RECEIVED:



Instructions:

- 1) This form may be used to settle a decedent's estate using the small estates procedure under C.G.S. section 45a-273. The small estates procedure may be used only if both of the following conditions are met: (a) the decedent had no solely owned real estate and (b) the total value of all of the decedent's personal property does not exceed \$40,000.
- 2) The small estates procedure is a simplified method of settling an estate that avoids formal probate proceedings. Under the procedure, the decedent's assets may be used to: (a) pay the decedent's funeral expenses and the expenses of administering the estate, pay claims associated with the decedent's last illness or other claims that the decedent owed at the time of death or (b) reimburse a person who paid expenses or claims from nonprobate assets. Any assets remaining after payment of expenses and claims are then distributed to the decedent's heirs or beneficiaries.
- 3) The petition must be filed in the court for the probate district where the decedent resided.
- 4) Attach a copy of the decedent's death certificate (with the social security number redacted). Attach PC-212A, Request for Order of Distribution, if (a) assets exceed expenses and claims or (b) a person who paid expenses or claims with nonprobate assets waives reimbursement. Also file Confidential Information Sheet, PC-212CI, with the decedent's confidential social security number.
- 5) For further information, see C.G.S. sections 45a-273, 45a-365, 17b-95 and 18-85b and Probate Court Rules of Procedure, section 30.12.
- 6) Type or print in ink. Use an additional sheet, or PC-180, if more space is needed.

Probate Court Name	District Number		
Estate of (Include all names and	d initials under which assets were held	d by the decedent.) Date of Death	
	Hereinafter referred	to as the decedent	
Decedent's Residence at Time	e of Death (Include full address.)		
Petitioner (Name, address and	telephone number)	Relationship to Decedent, if any	/
(: :, : : : : :	,	, ,	•
Initial	Amended	Supplement	 al

THE PETITIONER represents that:

The petitioner is the surviving spouse of the decedent.

There is no surviving spouse, and the petitioner is a next of kin of the decedent.

There is no surviving spouse or next of kin, or the surviving spouse or next of kin has refused to file an affidavit in lieu of probate, and the petitioner has the following interest in the estate:

No petition for settlement of the estate is pending in any Probate Court.

The decedent died owning no real estate, other than survivorship real estate, if any, in the State of Connecticut. The market value of the solely owned assets listed below does not exceed \$40,000.

market value of the solely owned assets listed below does not exceed \$40,000.

Did the decedent or spouse or children of the decedent ever receive aid or care from the state of Connecticut? Yes

No

Affidavit in Lieu of Probate of Will/ Administration PC-212 REV. 07/23

CONNEC	TICU	TPRO	BATE	COURTS

The decedent left a will dated	, which is not being presented for probate.
The decedent left no will.	
The decedent died owning the following solely-owned assets:	
Description (List specific account or vehicle identification (VIN) number.)	Fair Market Value
	Total\$

Expenses and Claims The expenses and claims relating to the decedent's estate are as follows:

Description Description	Name of Creditor	Amount	If Paid, Name and Address of Person to be Reimbursed
Funeral Expenses			
Administration Expenses (For example, probate fees and attorney's fees.)			
Claims due for Last Sickness			
Taxes and claims due the State of Connecticut or the United States			
List all other known debts or claims (For example, credit card bills, utility bills, etc.)			

CONNECTICUT PROBATE COURTS

The funeral expenses exceed the assets listed above, and the petitioner requests that the court order reimbursement to the person who paid the funeral expenses named above from the assets by: (a) direct transfer or (b) sale of assets.

The funeral director has not been paid, and the petitioner requests that the court order payment to the funeral director from the assets listed above by: (a) direct transfer or (b) sale of assets.

The following creditors have not been paid, and the petitioner requests that the court order payment from the assets listed above by: (a) direct transfer or (b) sale of assets:

The expenses, claims and taxes listed above have been paid in the manner prescribed by C.G.S. section 45a-365 or, if the decedent received aid or care from the state of Connecticut or is obligated to pay the costs of incarceration, in the manner prescribed by C.G.S. sections 17b-95 or 18-85b, respectively.

Assets exceed expenses and claims relating to the decedent's estate, and form PC-212A, which includes the names and addresses for all heirs of the decedent and any beneficiaries under a purported will, is attached.

One or more of the children listed on PC-212A is not also the child of the surviving spouse.

WHEREFORE, the petitioner requests that the court authorize the transfer of the assets listed above and/or sale of the assets and payment of the proceeds, as indicated above.

The representations made in this affidavit are made under penalty of false statement.

Signature of Petitioner	
Type or Print Name	
Date	