	Denver Probate Court			
Court Address:	County, Colorado			
Court Address:				
	D. ( in at in at ile	1 Devilence on Dath		
In the Matter of the and of Interests in F		irs or Devisees or Both		
Deceased				COURT USE ONLY
Attorney or Party Wit	thout Attorney (Name	and Address):	Case I	Number:
Phone Number:			D: :::	
FAX Number:		RMINATION OF HEI		n Courtroom
PETITION		F INTERESTS IN PR		VISEES OR BOTH,
	AND O	F INTERESTS IN FR	OPERII	
		s petition in accordanc	e with § 15-	-12-1302(1), C.R.S., makes th
ollowing statements:		•	-	
. Information about	the netitioner:			
	•			
City:	State:	Zip Code:		
Mailing Address, if	different:			
City:	State:	Zip Code:		
Primary Phone:		Alternate Phone:		
Email Address:				
The petitioner:				
_ `	person. The interest i	s as follows:		
_	•	or succession as defined	d bv §15-12-	1301(2), C.R.S.:
_	•	visee of a decedent addre		` '
_	=			owner by descent or succession
	y § 15-12-1301(2), C			see of a decedent addressed i
		the ownership of property	that is the	subject of this petition based o
0 . (.0				
				·
The property that is	the subject of this pe	tition is (including legal d	escription if r	real property):
		Description of Property		Location of Property
		KNOWN, petitioner may		
Property 1	ITACTIO	nal or percentage owne	asiiih)	
Property 2 (if any	<i>'</i> )			
Property 3 (if any	,		•	
Property 4 (if any	/)			

	This petition also covers any other property owned by the Original Decedent (as defined below) at the time of his or her death or that the Original Decedent was entitled to at the time of his or her death.
	☐ This petition does not cover any other property owned by the Original Decedent.
4.	This petition concerns the following decedent(s), who are related by successive interests in the property described in Paragraph 3 above if there is more than one decedent:
	(name of each
	decedent). The decedent with the originating property interest will be referred to herein as the Original
	Decedent; each other decedent will be referred to as an Additional Decedent. The information in Paragraph 5
	through 13 is provided for the Original Decedent and each Additional Decedent.
ead	r each decedent covered by this petition, starting with the Original Decedent and continuing in order for ch Additional Decedent (if any), complete items 5 through 13. (Note: Use additional pages if necessary.)
•	
5a.	. The Original Decedent, at the age of years, died on (date)
at	(place of death).
6a.	. One year or more has passed since the date of the Original Decedent's death.
7a.	. □Administration of the Original Decedent's estate has not been granted or commenced in any jurisdiction. □Administration of the Original Decedent's estate has been granted or commenced, but the estate has been
	settled without a determination of the descent or succession of all or a portion of the Original Decedent's property.
8a.	. The Original Decedent was last domiciled or resided in the City of County of , State of
9a.	. ☐The Original Decedent died without a Will.
	☐The Original Decedent died with a Will. The date of the Original Decedent's last Will is
	The dates of all codicils are The
	Will and any codicils are referred to as the Will.  The Will was admitted to probate in a county and Court). State of the county and Court in the court in the county and court in the county and court in the county and county and court in the county and county and county and court in the county and county an
	The Will was admitted to probate in (county and Court), State of, in Case No, on (date). Certified copies of the Will and the order admitting the Will to probate are filed with this petition. (§ 15-12-1302(4)(a), C.R.S.)
	The Will has not been probated. The Will has been lodged in (Court). The petitioner believes that is the Original Decedent's last Will and that it was validly executed. Except as may be disclosed in an attached explanation and after the exercise of reasonable diligence, the petitioner is unaware of any instrument revoking the Will and is unaware of any prior Wills relating to property in Colorado that have not been expressly revoked by a later instrument. A certified copy of the Will is attached or, if certification is not possible, a copy of such Will is attached, along with an explanation as to why certification was not possible. (§ 15-12-1302(4)(b), C.R.S.)

f lThe Will has not been probated and the original Will has not been lodged with any Court. The Will is lost,
destroyed, or otherwise unavailable. The petitioner believes that is the Original Decedent's last Will and
that it was validly executed. Except as may be disclosed in an attached explanation and after the
exercise of reasonable diligence, the petitioner is unaware of any instrument revoking the Will and is
unaware of any prior Wills relating to property in Colorado that have not been expressly revoked by a
later instrument. A copy of the Will is attached or, if a copy if not available, the contents of the Will are
set forth in an attachment to this petition.

10a. List names, addresses, and relationship of all interested persons as defined in § 15-12-1301(1), C.R.S., including owner(s) by descent or succession, an alleged heir or devisee of a decedent, any other person claiming an ownership interest derived from an owner by descent or succession, or an alleged heir or devisee in any property the descent or succession of which is to be determined by this petition for the Original Decedent.

- ♦ If a guardian or conservator has been appointed for one of the persons listed below, also provide the name and address of the guardian or conservator.
- ♦ If a minor child is listed, list the child's parent(s), guardian or conservator.
- ◆ If a spouse, partner in a civil union, or child has predeceased the Original Decedent, include the date of death.
- See additional instructions below.

Name	Address (or date of death)	Age, only if Minor	Relationship (e.g. spouse, partner in a civil union, child, brother, guardian for spouse, etc.)

- **11a.** This petition concerns the descent or succession of the Original Decedent's interest in the property identified in Paragraph 3 above.
- **12a.** The owners by descent or succession of the Original Decedent's interest in the property identified in Paragraph 3 above:

Owner(s) by Descent or Succession	Share of Original Decedent's Interest in Property (Fraction or Percentage)

**13a.** The relief sought by this petition is not inconsistent with any previous administration of the Original Decedent's property.

Firs	st Additional Decedent (if any)	[name]:	
5b.	The First Additional Decedent,	(name), at the age of	years,
	died on (date), at	(place of dea	ath).
6b.	One year or more has passed since the date of the Firs	t Additional Decedent's death.	
7b.	Administration of the First Additional Decedent's jurisdiction.	estate has not been granted or commen	ced in any
	Administration of the First Additional Decedent's estable been settled without a determination of the descent of Decedent's property.		
8b.	The First Additional Decedent was last domiciled or res	ided in the City of Cou	nty of
	, State of		
9b.	☐ The First Additional Decedent died without a Will. ☐ The First Additional Decedent died with a Will. The of the Control of		· · · · · · · · · · · · · · · · · · ·
	The Will and any codicils are referred to as the W	ill.	
	The Will was admitted to probate in, on, onadmitting the Will to probate are filed with this po	(county and Court), State of (date). Certified copies of the Will aretition. (§ 15-12-1302(4)(a), C.R.S.)	, in and the order
	☐ The Will has not been probated. The Will has be (Court). The petitioner believes that is the First executed. Except as may be disclosed in an attadiligence, the petitioner is unaware of any instruirelating to property in Colorado that have not be copy of the Will is attached or, if certification is an explanation as to why certification was not pe	Additional Decedent's last Will and that it ached explanation and after the exercise of ment revoking the Will and is unaware of an een expressly revoked by a later instrument not possible, a copy of such Will is attached	reasonable y prior Wills . A certified
	The Will has not been probated and the original values destroyed, or otherwise unavailable. The petition Will and that it was validly executed. Except as the exercise of reasonable diligence, the petition is unaware of any prior Wills relating to property later instrument. A copy of the Will is attached a set forth in an attachment to this petition.	ner believes that is the First Additional Dec may be disclosed in an attached explanation ner is unaware of any instrument revoking to in Colorado that have not been expressly re	edent's last on and after the Will and evoked by a

- 10b. List names, addresses, and relationship of all interested persons as defined in § 15-12-1301(1), C.R.S., including owner(s) by descent or succession, an alleged heir or devisee of a decedent, any other person claiming an ownership interest derived from an owner by descent or succession, or an alleged heir or devisee in any property the descent or succession of which is to be determined by this petition for First Additional Decedent.
  - ♦ If a Guardian or Conservator has been appointed for one of the persons listed below, also provide the name and address of the Guardian or Conservator.
  - ◆ If a minor child is listed, list the child's parent(s), Guardian or Conservator.
  - ♦ If a spouse, partner in a civil union, or child has predeceased the First Additional Decedent, include the date of death.
  - See additional instructions below.

Name	Address (or date of death)	Age, only if Minor	Relationship (e.g. spouse, partner in a civil union, child, brother, guardian for spouse, etc.)

- **11b.** This petition concerns the descent or succession of the First Additional Decedent's fractional or percentage interest in the Original Decedent's interest in the property identified in Paragraph 3 above.
- **12b.** The owners by descent or succession (including fractional or percentage interest) of the First Additional Decedent's fractional or percentage interest in the Original Decedent's interest in the property identified in Paragraph 3 above:

Owner(s) by Descent or Succession	Share of First Additional Decedent's Interest in Property (Fraction or Percentage)

- **13b.** The relief sought by this petition is not inconsistent with any previous administration of the First Additional Decedent's property.
- **14.** Jurisdiction is proper because the Original Decedent and each Additional Decedent died leaving an interest in real property in Colorado or died domiciled in Colorado leaving an interest in personal property, wherever located.
- **15.** Venue for this proceeding is proper in this county because the Original Decedent (and each Additional Decedent) was (were) domiciled or resided in this county on the date of death or left property situated in this county.
- **16.** Based on the foregoing, the petitioner requests that the Court determine the Original Decedent's interest in the property identified in Paragraph 3 to be held as follows:

Owner(s) by Descent or Succession	Share of Original
(including address)	Decedent's Interest in
	Property
	(Fraction or Percentage)

determining that the petitioner has standing to bring this action and determining the heirs or devisees of the Original Decedent and each Additional Decedent, or both, the owners by descent or succession of the property, a description of the property and any other pertinent facts.				
	edging I am filling in the blanks and not changing an edging that I have made a change to the original cor			
	VERIFICATION			
I declare under penalty of perjury under	r the law of Colorado that the foregoing is true and c	correct.		
Executed on the day of (date)	Executed on the day of (date)			
(month) (year		year)		
at (city or other location, and state OR co	untry) at (city or other location, and state C	)R country)		
(printed name)	(printed name)			
(Signature of Petitioner)	(Signature of Co-Petitioner, if any	)		
Attorney Signature, (if any)	Date			

Petitioner requests that after notice and any required hearing, the court enter judgment and decree

## Instructions for each paragraph 10:

• Include any statements regarding legal disability or other incapacity required by C.R.P.P. 12, and §15-12-1302(3)(d)(IX), C.R.S. List the names and dates of death of any deceased heirs or devisees. (See applicable antilapse statute, §§ 15-11-601 and 603, C.R.S.) Where a listed person is an heir, detail the relationship with the decedent that creates heirship. Examples: son, daughter of pre-deceased son. (§§15-11-101 to 114, C.R.S.) If the name or address of any interested person is unknown, include a statement detailing the reasonable, diligent efforts made to determine the name and/or address of such interested person. (§ 15-12-1302(3)(e), C.R.S.) Attach additional pages if necessary.