FORM 74.7

Court of Justice Act

NOTICE OF AN APPLICATION FOR A CERTIFICATE OF APPOINTMENT OF ESTATE TRUSTEE WITH A WILL

ONTARIO

SUPERIOR COURT OF JUSTICE

THE	ESTATE OF	(in	sert name)	, deceased.		
NO	TICE OF AN APP	LICATION FOR A	CERTIFICATE OF AF	PPOINTMENT OF		
The						
			(insert date)			
Atta	ached to this notice	e are:				
(A) If the notice is sent to or in respect of a person entitled only to a specified item of property or stated amount of money, an extract of the part or parts of the will or codicil relating to the gift, or a copy of the will (and codicil(s), if any).						
(B)		•	of any other beneficiar	y, a copy of the will		
(C)	a copy of the will	(and codicil(s), if an	y), and if it is not includ	led in the notice, a		
	The applicant named in this notice is applying for a certificate of appointment of estate trustee with a will.					
		APP	LICANT			
	Name		Addr	ess		
	Ŭ.		in the distribution of the Name and	ne estate:		
	NOT The Atta (A) (B) (C) The esta	Attached to this notice (A) If the notice is se of property or sta or codicil relating (B) If the notice is se (and codicil(s), if (C) If the notice is ser a copy of the will statement of the extrement of the extra trustee with a very statement of the extra trustee with a very st	NOTICE OF AN APPLICATION FOR A ESTATE TRUSTE The deceased died on Attached to this notice are: (A) If the notice is sent to or in respect of property or stated amount of mor or codicil relating to the gift, or a cope (and codicil(s), if any). (C) If the notice is sent to the Children's a copy of the will (and codicil(s), if any statement of the estimated value of the applicant named in this notice is applicate trustee with a will. APP Name The following persons who are less than interest is contingent or vested, to share the name of the pate of Birth.	NOTICE OF AN APPLICATION FOR A CERTIFICATE OF AF ESTATE TRUSTEE WITH A WILL The deceased died on		

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^{*} Note: The Estimated Value of Interest in Estate may be omitted in the form if it is included in a separate schedule attached to the notice sent to the Children's Lawyer.

5. The following persons who are mentally incapable within the meaning of section 6 of the *Substitute Decisions Act, 1992* in respect of an issue in the proceeding, and who have guardians or attorneys acting under powers of attorney with authority to act in the proceeding, are entitled, whether their interest is contingent or vested, to share in the distribution of the estate:

Name and Address of Person Name and Address of Guardian or Attorney *

6. The following persons who are mentally incapable within the meaning of section 6 of the *Substitute Decisions Act*, 1992 in respect of an issue in the proceeding, and who do not have guardians or attorneys acting under powers of attorney with authority to act in the proceeding, are entitled, whether their interest is contingent or vested, to share in the distribution of the estate:

Name and Address of Person

Estimated Value of Interest in Estate *

- * Note: The Estimated Value of Interest in Estate may be omitted in the form if it is included in a separate schedule attached to the notice sent to the Public Guardian and Trustee.
- 7. Unborn or unascertained persons may be entitled to share in the distribution of the estate. (Delete if not applicable)
- 8. All other persons and charities entitled, whether their interest is contingent or vested, to share in the distribution of the estate are as follows:

Name Address

- 9. This notice is being sent, by regular lettermail, to all adult persons and charities named above in this notice (except to an applicant who is entitled to share in the distribution of the estate), to the Public Guardian and Trustee if paragraph 6 applies, to a parent or guardian of the minor and to the Children's Lawyer if paragraph 4 applies, to the guardian or attorney if paragraph 5 applies, and to the Children's Lawyer if paragraph 7 applies.
- 10. The following persons named in the Will or being a member of a class of beneficiaries under the Will may be entitled to be served but have not been served for the reasons shown below:

Name of person (as it appears in will, if applicable)

Reason not served

If paragraph 1	10 does r	not apply insert	"Not Applicable."
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DATE:

^{*} Specify whether guardian or attorney.