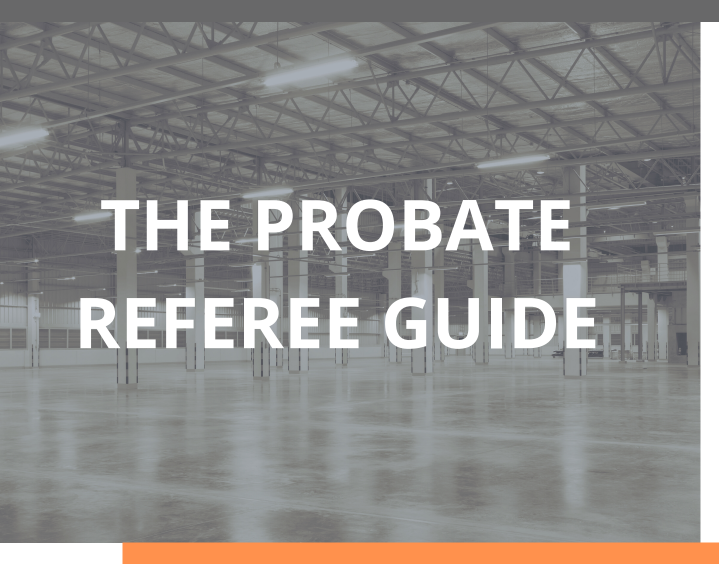
California Probate Referees' Association



Using Probate
Referees in Probates,
Conservatorships,
Guardianships,
Trusts, Small Estates,
Receiverships,
Partition Actions,
Mediations and
Arbitrations



\$10



Fiduciary Real Estate Services (FRES) specializes in addressing the unique real estate needs of both professional and individual fiduciaries, including:

- Ensuring offers fall within the Court requirements for properties necessitating an Inventory and Appraisal.
- Understanding the due diligence demanded by the Court and beneficiaries to ensure the property receives the highest and best exposure and price, including:
 - Aggressive advertising and open house schedule;
 - Activity reports submitted regularly to Attorney and Client;
 - Broker preview conducted;
 - Professional flyers prepared and ALWAYS on hand at the property;
 - Targeted marketing to potential buyers.

- Familiarity with which real estate forms fiduciaries are NOT required to execute.
- Customized language (provided for Attorney review) protecting the Client to be included in Escrow Instructions dealing with Notices of Proposed Action under trust and probate estates.
- Familiarity with court confirmation process for conservatorships and probate estates in which the personal representative does not have IAEA powers.
- Coordinating lock changes, improvements and packing for the non-local fiduciary that needs someone they trust on the scene.
- Experience before the court.

THE PROBATE REFEREE GUIDE

Using Probate Referees in Probates,
Conservatorships and Guardianships, Trusts,
Small Estates, Non-Probate Matters,
Receiverships, Partition Actions, and for Mediations
and Arbitrations

THE PROBATE REFEREE GUIDE **Association Letter and Acknowledgements**

Dear Reader:

Once again, the California Probate Referees' Association is pleased to present a new edition of the Probate Referee Guide. This guide is designed to assist those with experience in probate matters and their staff, as well as those who may have no previous experience. This revision covers all basic procedures and highlights several laws recently enacted, including the law requiring valuation of all assets whenever an account is required, and the small estate transfer rules. This guide may also be found online at the association website: www.probatereferees.net.

As in the past, the focus of this publication is the preparation of the Inventory and Appraisal. Practical suggestions are offered for preparing attachments, describing assets, presenting necessary supporting data and obtaining appraisals.

In California, independent Probate Referees have been proudly assisting the courts, attorneys and the public for over 125 years. As trusts have become a more and more popular estate transfer device, the Referee's role has expanded to include trust and other non-probate valuations as well.

In the early 1960's, the State Inheritance Tax Appraisers'

Association of California published a four page brochure entitled "What To Do Until The Appraiser Comes." This guide was written by Harold Miossi, a Referee in San Luis Obispo County.

In 1976, the next edition was prepared under the chairmanship of Irving Reifman, with committee members: J. Edward Fleishell and Albert Nicora. Since 1976, the Referees' Association has published several editions of this Guide. Over 300,000 copies have been printed.

Additionally, the guide has been reprinted in its entirety by the Continuing Education of the Bar (C.E.B.), and by various legal, accounting, paralegal and secretarial associations for distribution to their participating members.

My thanks to the current guide committee and to the editors listed below. Finally, it would not have been possible to publish and distribute this guide statewide without the generous assistance of Ruben Martinez, Broker F.R.E.S.

We look forward to serving you.

Chris Daniel

President, California Probate Referees Association

PUBLISHED AND DISTRIBUTED BY: California Probate Referees' Association

TO OBTAIN ADDITIONAL COPIES, CONTACT YOUR LOCAL PROBATE REFEREE

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HOW A PROBATE REFEREE CAN ASSIST IN ESTATE PROCEEDINGS

For more than 125 years, estate representatives have enjoyed the benefits of a system unique to California. The California Probate Referee system offers independent, low cost, prompt, and reliable appraisals of **all** types of estate assets, including businesses, securities, real estate, and personal property. Attorneys, professional fiduciaries, and private citizens have used the system to their advantage for decades.

Formerly known as Probate Appraisers, Inheritance Tax Appraisers or Inheritance Tax Referees before the 1982 repeal of the California inheritance tax, Probate Referees are officers of the court who continue to provide quality appraisals to the court and trustees. The modest appraisal fees are paid by the estates. Although required in most court-related matters, Probate Referees also serve at reasonable cost in non-probate matters such as Trust Administrations, Receiverships, Partition Actions, Mediations and Arbitrations.

California Probate Referees serve in every county in California. Using the Probate Referee system means "one stop" service for the estate representative or trustee. Simply provide your local Probate Referee with a list of all real property, and he/she will handle the referrals to other Probate Referees throughout the state. This "ancillary" system costs the estate nothing extra, as the statutory fee is shared by the Probate Referees involved. The ancillary system assures the estate representative that a local expert has appraised each parcel of real property in the estate.

Probate Referees regularly perform similar appraisal services for trusts and estates where no court proceeding is involved and with the evolution of living trusts in California, non-judicial appraisals have become much more common. Trustees and their legal representatives need asset values for inventory, accounting, tax basis and distribution purposes. Valuations can be quite costly when using individual fee appraisers for such valuations. Often such fee appraisers can only appraise one type of property, making it necessary to hire several appraisers. And, if assets are located in more than one county, it makes the Trustee's job even more difficult. One of the obvious benefits of the Probate Referee system is the availability of one expert who can provide all the trust values. Our legislature specifically authorized Trustees to use Probate Referees for non-Court appraisals in **Probate Code §16247**. Further references to the Probate Code sections are shown as (**PC**) in this guide.

PC \$1063 requires an additional schedule showing market values of assets whenever accountings are required to be filed with the court. This includes accountings made anytime during a conservatorship or guardianship. Although these required valuations can be made by the fiduciary, use of a Probate Referee is recommended. Most fiduciaries are not experienced appraisers. In the event a fiduciary makes an error in valuation, the fiduciary may expose himself/herself to surcharge or mismanagement claims. Use of the Probate Referee may insulate the fiduciary from such claims and ensures the valuations will be made in a professional, non-biased and independent manner. Further, if property is located throughout the state, Probate Referees can make the fiduciary's job much easier.

Probate Referees are well qualified to serve. Before being appointed, Probate Referees must pass a rigorous state administered test on probate procedures and appraisal principles and be interviewed by a qualification committee appointed by the California State Controller. Probate Referees are also required to complete 15 hours of continuing education each year. Their offices are periodically audited by the State Controller. Probate Referee values are widely accepted by both judges and the Internal Revenue Service, as being independent, objective, fair and accurate.

The use of independent Probate Referees relieves the estate representative, trustee, conservator, guardian, or attorney from the responsibility (and potential liability) of determining estate valuations. Well informed fiduciaries utilize Probate Referees to avoid potential claims by unhappy beneficiaries. If prior

arrangements have been made, Probate Referees will defend their independent valuation to the estate beneficiaries, the court or the IRS. California Probate Referees look forward to the opportunity to serve you for court or non-court appraisal needs.

Please check our association website: www.probatereferees.net, where the following interesting links can be found:

- 1. Probate Referee Directory
- 2. Guide to Using Probate Referees
- 3. California Probate Code
- 4. CUSIP finder
- 5. Trust/Non-Probate Appraisal Form
- 6. Probate Appraisal Form
- 7. California Inheritance Tax Forms
- 8. Summary of Probate Procedures

FREQUENTLY ASKED QUESTIONS

Who Is A Probate Referee?

PC §§400-408

Probate Referees are appointed by the State Controller from a pool of qualified applicants who have successfully passed a comprehensive examination. Each Probate Referee serves a specific county for a term not exceeding four years. Probate Referees are officers of the court, but not employees of the State of California. Referees cost the taxpayers nothing, as their fees are paid by the estates or Trusts involved. In court matters, such as probates, conservatorships, and guardianships the court designates the Probate Referee, usually by impartial rotation. In the case of trusts or non-probate procedures, the trustee or estate representative may select the Probate Referee.

Following the "Savings and Loan Scandal" in the late 1980s, and the tremendous problems caused by inappropriate loan appraisals, the federal government required all states to license appraisers. Each state has adopted licensing to meet its own unique needs. After extensive hearings, the California Legislature set requirements for licensing and **specifically exempted** Probate Referees. California Business and Professions Code § 11302(b) provides:

"This part does not apply to a Probate Referee acting pursuant to sections 400 to 408 inclusive of the Probate Code."

The intent and purpose of this exemption was further enhanced in 1994. In the comprehensive Probate Reform Bill, the Legislature amended PC §16247 to provide that Probate Referees were authorized to perform appraisals for Trustees and other non-Probate Court matters.

What Does The Probate Referee Do?

PC §§8800, 8802, 8902, 8940

The Probate Referee appraises all property in the estate, except for "cash" type items. It is the responsibility of the personal representative or trustee to provide the Probate Referee with the list of property to be appraised (the Inventory and Appraisal) together with all necessary supporting documentation. The Inventory and Appraisal must be filed with the Court no later than four months after the court issues Letters Testamentary or Letters of Administration. In conservatorships, the Inventory and Appraisal must be filed within 90 days after the appointment of the Conservator. After receipt of the Inventory, the Referee is required to complete the appraisals within 60 days, return the Inventory to the personal representative or report to the court the reason for the delay. In non-probate and trust cases, there is no specific time requirement. A request for a Probate Referee appraisal in non-probate matters should utilize the Appraisal Report of California Probate Referee form (See Appendix "D").

What Is The Compensation Of The Probate Referee? PC §§8960-8964

For any appraisal required by statute, Probate Referee fees are 1/10th of 1% (.001) of the total assets listed on Attachment 2. For example, the Probate Referee's fee to appraise a home valued at \$400,000.00 is \$400.00. In addition, the Probate Referee charges for expenses, such as mileage, mapping, and photos. The minimum fee in probate matters is \$75.00. In trust and other non-probate matters, the fee is negotiable.

Do I Have To Use A Probate Referee?

PC §§8903 & 8904

Generally, yes. In all court matters, and even in some non-probate procedures, a Probate Referee is required. The court will not waive the Probate Referee appraisal absent a showing of "good cause". The waiver of a Probate Referee requires a court hearing and the filing of legal documents. In the end, it may cost the estate more to attempt to waive the Probate Referee than the usual relatively modest Probate Referee fee involved. Most judges, who rely upon the Probate Referee to verify assets, are reluctant to grant a waiver. If there are extraordinary circumstances in your case, which you believe may justify a waiver, you should discuss them with one of the Probate Referees in your county before filing a Petition for Waiver. In many cases, the matter can be resolved to the satisfaction of all parties.

OTHER USES OF PROBATE REFEREES

IN COURT AND NON-COURT MATTERS, THE REFEREE CAN

- ➤ Determine fair market value to assist in liquidation matters. (CCP § 873.010)
- > Determine fair market values for use in dissolution of partnership matters or partition actions. (CCP § 873.010)
- > Provide valuations for partial ownership interests for administrative purposes. (See Minority Discounts page 22)
- ➤ Determine fair market value in foreclosure actions. (CCP § 726)
- Act as court appointed Referees, Receivers or Special Masters.
- > Provide valuations for use in mediations and/or arbitrations.

BENEFITS THE PROBATE REFEREE CAN PROVIDE THE TRUSTEE

- ➤ Probate Referees provide accurate and independent appraisals of trust assets for purposes of estate distribution, estate taxes, gift distribution, or determination of the Trustee fees.
- Probate Referees may insulate the Trustee from claims by the beneficiaries that assets were undervalued or overvalued for distribution, fee determination purposes, or help eliminate any other conflict of interest that may exist.
- ➤ Probate Referees can appraise **all** non-cash assets located within California, making the Trustee's job easier. Your local Probate Referee will refer out-of-county real property to other Probate Referees in the State, obtaining a local expert in each county for the appraisal.
- Act as an independent and impartial appraiser for dispute situations such as in a dissolution proceeding, in an action for partition of real property, receiverships, in partnership conflicts, mediations or arbitrations.

OVERALL BENEFITS

- ➤ Probate Referee appraisal fees are extremely competitive. In Trust situations, Probate Referee fees are negotiable and compare favorably with charges made by "fee" appraisers.
- ➤ Probate Referees enjoy the support and confidence of the IRS and judges. If prior arrangements have been made, Probate Referees will defend their values if questions arise with the IRS and courts. Probate Referees are required by law to retain their records and supporting documentation for a minimum period of three (3) years.
- ➤ Probate Referees routinely perform their appraisals in a timely manner. In cases where an appraisal is requested on short notice, the local Probate Referee will often be able to meet the time frame required.

CPRA BULLETIN: ATTACHMENT 1 VS. ATTACHMENT 2 (Rev. 4/2020)

Probate Code Sec. 8901. Appraisal by Personal Representative.

The personal representative shall appraise the following property, excluding items whose fair market value is, in the opinion of the personal representative, an amount different from the face value of the property.

- (a) Money and other case items. As used in this subdivision, a "cash item" is a check, draft, money order, or similar instrument issued **on or before** the date of the decedent's death that can be immediately converted to cash.
 - (b) The following checks issued after the date of the decedent's death:
 - (1) Checks for wages earned before death.
- (2) Refund checks, including tax and utility refunds, and Medicare, medical insurance, and other health care reimbursements and payments.
 - (c) Accounts (as defined in Section 21) in financial institutions.
- (d) Cash deposits and money market mutual funds, as defined in subdivision (b) of Section 9730, whether in a financial institution or otherwise, include a brokerage cash account. All other mutual funds, stocks, bonds, and other securities shall be appraised pursuant to Sections 8902 to 8909, inclusive.
- (e) Proceeds of life and accident insurance policies and retirement plans and annuities payable on death in lump sum amounts Leg.H.1990 ch.79 §14, operative July 1, 1991, 1994 ch. 806.

Probate Code Sec. 8902. Appraisal by Probate Referee.

Except as otherwise provided by statute:

- (a) The personal representative shall deliver the inventory to the probate referee designated by the court, together with necessary supporting data to enable the probate referee to make an appraisal of the property in the inventory to be appraised by the probate referee.
- (b) The probate referee shall appraise all property other than that appraised by the personal representative. Leg.H. 1990 ch. 79 §14, operative July 1, 1991.

A. CASH ITEMS:	
To be appraised by Representative:	To be appraised by Probate Referee:
U.S. coin and currency in circulation and worth no more than face value.	Coins and currency with a value other than face, including gold coin, foreign coin and currency, crypto currency (bitcoin), commemorative coins or medals, coin collections, and unusual or collector's items, such as old currency and bank notes.
2. Checks dated <i>before</i> decedent's death, including, but not limited to certified, cashier's, travelers checks, etc.	2. Checks and drafts dated <i>after</i> decedent's death.
3. Cash dividends declared and payable to shareholder as of a date on or <i>before</i> decedent's death.	3. Cash dividends declared but payable to shareholder <i>after</i> decedent's death.
4. Bond coupons matured and redeemable in cash at face value <i>before</i> decedent's death.	4. Bond coupons which mature <i>after</i> decedent's death.
5. Money orders dated <i>before</i> decedent's death.	5. Promissory notes and loans, secure and unsecured.
6. Government warrants (checks) or similar instruments dated <i>before</i> decedent's death.	6. Accounts receivable of all types.
7. Drafts dated <i>before</i> decedent's death.	7. Contractual rights to receive money.
8. Wage checks for salary earned <i>before</i> death.	8. Bankers acceptance notes and bank capital notes.
9. Refund checks of all types including tax, Medicare, hospital and medical reimbursement, utilities.	9 Bonds, stocks, and securities of all types, listed or unlisted, including Treasury notes, bills and bonds, whether or not they qualify for payment of federal estate taxes.

To be appraised by the Representative:	To be appraised by the Probate Referee:
10. Social Security and Veterans lump sum death benefits.	10. Any item not in U.S. dollars.
	11. Tax anticipation or registered warrants and notes.
	12. Payments from escrow not closed before decedent's death.
	13. Revolving funds on deposit with a cooperative or marketing organization.
	14. Stamps and stamp collections.
	15. Cash, cash items and any other assets which would be appraised by the Representative except for the fact that the item in an asset of a partnership, joint venture, trust or other entity, or is an asset of another decedent's estate.
	16. A cash distribution from another decedent's estate <i>after</i> decedent's death.
	17. Any item with a fair market value different from the ostensible value or specified amount.
certificate of deposit, share account, mutual capital ce <u>To be appraised by the Representative:</u>	al institution, includes a checking account, savings account, ertificate, and other like arrangements. P.C.§21. <u>To be appraised by the Probate Referee:</u>
Bank accounts, and amounts on deposit in the name of the decedent, or in a fictitious name of the decedent, including checking accounts, savings accounts, certificates of deposit, share accounts, mutual capital certificates, Christmas Club accounts, etc.	Any amount not in U.S. dollars or in foreign financial institutions. 1
Totten Trusts and Payable on Death (POD) accounts.	2. Amounts on deposit other than with a "financial institution," as defined, such as U.S. Treasury certificates of indebtedness, municipal and state certificates of deposit, certificates of deposit issued for stock and certificates of beneficial interest. Also, CD's valued at more or less than face value which have a CUSIP number.
C. PROCEEDS OF LIFE AND ACCIDENT INSU UPON DEATH IN LUMP SUM AMOUNTS	URANCE POLICIES AND RETIREMENT PLANS PAYABLE
To be appraised by the Representative:	To be appraised by the Probate Referee:
Proceeds of life and accident insurance, retirement plans and annuities payable to the estate in lump sum amounts.	Proceeds not payable in lump sum.
Proceeds payable in lump sum on the life of someone other than the decedent whose death preceded the current decedent.	2. Proceeds payable on the life of someone other than the decedent.

TRANSFER OF SMALL ESTATES AND SPOUSAL PROPERTY PETITIONS

California statutes provide several options for transferring property of small value without a formal probate proceeding. The current transfer limits are set forth below. These limits will increase for dates of death after April 1, 2022 and every three years thereafter on April 1st. If the decedent dies prior to April 1, 2022, the dollar amount limits are as set forth below. If the decedent dies on or after April 1, 2022, the dollar amount limits are the adjusted dollar amounts in effect on the date of the decedent's death. Many assets are exempt in arriving at the dollar limit, and these are found in **PC §13050**. The following is only a summary of the available options and you should consult with your legal advisor to be sure you are in full compliance with the law.

- **OPTION 1)** If the estate holds only personal property worth <u>not</u> more than \$166,250.00 (**PC §13100**). There is a 40 day waiting period from date of death.
- **OPTION 2)** If the estate holds real <u>and/or</u> personal property worth <u>not_more</u> than \$166,250.00 (**PC §13150**). There is a 40 day waiting period from date of death.
- **OPTION 3**) If the estate holds only real property worth <u>not</u> more than \$55,425.00 (**PC §13200**). There is a six month waiting period from date of death.
- **OPTION 4)** If the estate holds property passing to a <u>surviving spouse</u> (no dollar limit) (**PC §13650**). There is no waiting period.

UNDER OPTION 1, if there is <u>no real property</u>, the heirs simply sign an affidavit, under penalty of perjury, alleging, among other things, that the estate is worth not more than \$166,250.00. No court documents need to be filed. No Inventory and Appraisal is necessary. There is a 40 day waiting period.

BOTH OPTIONS 2 and 3 require a Probate Referee. In both cases, an Inventory and Appraisal is required to be attached to the petition or affidavit which is filed with the court. The statutory fees for the Probate Referee are the same as in probate proceedings. California law requires that the appraisal be made and signed by a Probate Referee from the county where the real property is located. If there are multiple properties in multiple counties, a separate Inventory & Appraisal needs to be submitted to and signed by the Probate Referee in each respective county. Your local Probate Referee can assist you in selecting an out-of- county referee if requested.

UNDER OPTION 4, a surviving spouse can receive unlimited amounts, and a Probate Referee appraisal is not required, but is strongly recommended in order to clearly establish a new tax basis of the property for federal and state income tax purposes. A future challenge by the IRS or the State Franchise Tax Board is thereby greatly reduced. Court documents must be filed. While an Inventory and Appraisal is <u>not</u> required, it is often filed with the court. There is no waiting period. The Petitioner selects the Probate Referee and the Inventory and Appraisal form is used.

REQUIREMENT OF VALUATIONS WHENEVER ACCOUNTS ARE REQUIRED TO BE FILED (PC §1063)

Whenever the fiduciary is required to file an account with the court (usually in conservatorships, guardianships and trusts subject to continuing jurisdiction of the court), an additional schedule must be included which shows the market value of the assets on hand at the beginning of the accounting period and for all accounts subsequent to the initial account. The code allows the fiduciary to make this valuation by "good faith estimate", but many fiduciaries are concerned about the potential liability in self-appraising such assets. Fiduciaries are often untrained in appraising and assets may be located throughout the state. Given the very reasonable cost of Probate Referee appraisals, and the state-wide Probate Referee network available, a Probate Referee appraisal should be considered.

PREPARING THE INVENTORY AND APPRAISAL ("PC" refers to the Probate Code)

WHAT IS THE INVENTORY AND APPRAISAL? PC §8802

The Inventory and Appraisal is a legal document providing a complete listing of the estate assets as of a particular date, usually the date of death. In a guardianship or conservatorship estate, the valuation date is the date letters are first issued. There is a cover page plus attachment pages.

The Inventory and Appraisal form is used for probates, conservatorships, guardianships, petitions to transfer estates not exceeding \$166,250.00, affidavits to transfer real property not exceeding \$55,425.00, and spousal property petitions. **PC §§8800**, **2610**, **13150**, **13200**, **13500**.

For non-court proceedings, such as trusts, non-court appraisals for tax purposes, and for other purposes, assets should be listed on a different form called the "Appraisal Report of California Probate Referee." Blank forms are found at the end of this manual (see Appendix "D"), from your local Probate Referee or the Probate Referee website: www.probatereferees.net. These forms are designed to be attached to IRS Form 706 or 709 returns. Discuss the purpose of the appraisal with the Probate Referee as there may be special requirements and/or appraiser qualifications which need to be considered including whether additional documentation is necessary to support the appraisals.

INVENTORY AND APPRAISAL CHECKLIST

Attachments 1 and 2 at the end of the manual (see Appendices "B" and "C") contain detailed examples of all types of property described below in this manual. Refer to these pages for specific examples of how the property should be listed on the attachments. To determine which assets go on Attachment 1 and Attachment 2, see pages 5-6 and the examples in the Appendix. The following applies in all situations in which an Inventory and Appraisal is required:

- 1) Judicial Council forms must be used. The form is titled "Inventory and Appraisal", with a Judicial Council issue approval date of January 1, 2007 in the lower left corner (see Appendix "A"). Use of an earlier version of the form may result in rejection of your Inventory by the court.
- 2) Note that the date of death (or date when letters are first issued) is located in an easy-to-overlook box below the case number. Without this date, the appraisal cannot be commenced and completed by the Probate Referee.
- 3) For both Attachment 1 and Attachment 2, the following recommendations will greatly assist the Probate Referee in promptly completing your appraisal:
 - a. Number each item.
 - b. Triple-space between items. This allows space for insertion of earnings, such as accrued interest and dividends and for modification of any incomplete descriptions. This also makes the attachment easier to read, which facilitates processing.
 - c. Try to group common items together. For example, list all real property organized by county, all stocks in alphabetical order and all bonds in alphabetical order. If there are Series E, EE or H bonds, list them grouped by issue date in chronological order.
 - d. State whether the interest in the property is separate, community, or quasi-community, and whether the interest is 100%, one-half, or some other fraction.
 - e. List and describe all assets of the estate as they existed as of the applicable date to be appraised (either date of death in probates or date letters are first issued in conservatorships and guardianships). For example: A decedent owned a duplex at the time of his death. The personal representative sold the property after the decedent died, but prior to the completion of the Inventory and Appraisal, and placed the proceeds in a bank account. The Inventory and Appraisal must show the real property (duplex) on Attachment 2. The personal representative should not list the cash sales proceeds in the bank on Attachment 1 because the cash from the duplex sale did not exist at the date of death. The same holds true for securities or other property sold after the decedent died, but prior to the completion of the Inventory and Appraisal.
 - f. Number the pages of each attachment separately, since they are completed by different individuals (for example, Attachment 1, page 1 of 1 and Attachment 2, page 1 of 2, etc.)

WHAT DOES NOT GO ON THE INVENTORY AND APPRAISAL?

In most cases, the following are **NOT** assets of the estate and do **NOT** belong on the Inventory:

- Insurance proceeds payable to named beneficiaries or individual retirement accounts payable to named beneficiaries
- Totten trust accounts (bank accounts set up "in trust for" or "ATF")
- Assets held in joint tenancy with others, or accounts held with "POD" (payable on death) or "TOD" (transfer on death) designations
- Property held in a trust
- Out-of-state property rules:
 - a. Out-of-state <u>real</u> property is always <u>excluded</u>. (However, an informational schedule is required for Conservatorships.)
 - b. As a general rule, out-of-state <u>tangible</u> personal property <u>is</u> included (such as furniture, a boat, stock cooperative, or an automobile located in another state).
 - c. All intangible personal property of a California resident is always included (this includes such things as stocks, partnership interests, or insurance proceeds, wherever located).

DIFFERENCES BETWEEN INVENTORY & APPRAISALS IN CONSERVATORSHIPS AND PROBATE ESTATES¹

PC §2610(c) provides that "the property described in the [conservatorship] inventory shall be appraised in the manner provided for the inventory and appraisal of estates of decedents." However, there are important differences between the inventory and appraisal in a conservatorship matter and one in a probate administration. Some of the key differences are as follows:

- Time for filing inventory.
 - Conservatorship: Ninety days after appointment of a conservator of the estate. PC §2610(a).
 - Probate estate: Four months after letters are first issued to a
 - personal representative. PC §8800(b).
- Valuation date.

Conservatorships: Assets are valued at the date letters are first issued to a conservator, either temporary or general. PC §2610(a). Assets do not need to be reappraised when the temporary conservator becomes the general conservator. See PC §2255(b). See also §§6.37, 6.42. Property that is discovered or acquired after the inventory has been filed should be valued at the date the property is discovered or acquired. PC §2613.

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• *Probate estate*: Property is valued at the date of death. PC §8802. Property that is discovered or acquired after the inventory has been filed must also be valued at the date of death. PC §8801.

Notice.

- Conservatorship: Within 90 days after appointment, the conservator must mail a copy of the Inventory and Appraisal and a notice of how to file an objection to the conservatee, attorney of record for the conservatee, conservatee's spouse or registered domestic partner, conservatee's relatives in the first degree (or if there are no such relatives, then the next closest relative), unless the court determines that the mailing will result in harm to the conservatee. PC §2610(a). Notice to the director of the Mental Health Department or the director of Developmental Services is required if the conservatee is a patient in a state hospital under the jurisdiction of the State Department of Mental Health or State Department of Developmental Services. The copy must be mailed not later than 15 days after the Inventory and Appraisal is filed with the court. PC §2611.
- *Probate estate:* No requirement to mail the Inventory and Appraisal except to those who have requested special notice (**PC §8803**), and no requirement of sending notice of how to object. If special notice has been requested, a copy of the inventory must be mailed to the requesting person not later than 15 days after the inventory is filed with the court. **PC §1252(b).**

• Assets included or excluded from inventory: Out-of-state real property.

- Conservatorship: Conservator should include out-of-state real property on an information schedule on the inventory and estimate the value of the property. See §10.8A.
- *Probate estate:* Out-of-state real property should not appear on the inventory. It should be dealt with in an ancillary proceeding in the state where the property is located. See PC §§12500–12591.

• Assets included or excluded from inventory: Community property.

- Conservatorship: Community property remains under the control of the spouse with capacity and is not part of the conservatorship estate unless the spouse consents or the court orders its inclusion. PC §§3051, 3054–3055, 3080.
- Probate estate: Decedent's one-half community property interest must be included on the inventory unless
 the surviving spouse or registered domestic partner chooses to proceed using a spousal property petition
 (PC §13650) rather than a probate proceeding. PC §\$8850(c), 13659.

Assets included or excluded from inventory: Joint tenancy property.

- Conservatorship: All joint tenancy property should be inventoried and appraised. The conservatee's one-half undivided interest in joint tenancy property should be reported on the Inventory. If the conservatee's interest was actually a greater or lesser interest in the property, the correct interest should be reflected on the inventory if it is known to the conservator. For further discussion, see §\$10.12–10.13, 10.65.
- *Probate estate:* In general, joint tenancy property passes by operation of law, is not subject to probate administration and is not included in the inventory. See, *e.g.*, CC §683(a); PC §\$5100–5407; Veh C §\$4150.5(a), 5600.5(a).

• Assets included or excluded from inventory: Assets that generate annual income.

- Conservatorship: The court in a conservatorship matter needs to be aware of all of the conservatee's assets and sources of income. See, e.g., §§10.62–10.64, 10.68–10.68A. The conservator should inventory retirement accounts, public benefits, annuities, pensions, or life insurance policies (at either \$1 or the estimated annual income) and also include those assets on the accounting schedules, showing the beginning assets on hand and the assets on hand at the end of the account period. See §19.13.
- Probate estate: All non-cash assets are valued as of the date of death. PC §8802.

WHAT GOES ON ATTACHMENT 1?

PC §§8900-8901

Attachment 1 contains the items that can be appraised by the personal representative. These include only the following:

- Money and other <u>cash</u> items. A "cash" item includes checks, drafts, money orders, or similar instruments issued on or before the date of the decedent's death (or date of appointment) that can be immediately converted to cash on a dollar for dollar basis (that is, the value does not fluctuate). Rare coins/currency or foreign currency are not "cash" items and should be reported on Attachment 2.
- The following checks issued after the date of the decedent's death (or date of appointment):
 - (1) Checks for wages earned before death.
 - (2) Refund checks, including tax and utility refunds, and Medicare, medical insurance, and other health care reimbursements and payments.
- > Cash type accounts in financial institutions, including a checking account, savings account, certificate of deposit, share account, mutual capital certificate and other like arrangements, provided the value does not fluctuate. This would also include money market accounts. The exceptions to being reported on Attachment 1 are traded CD's, the term of which is greater than one year and/or may have a CUSIP number.
- Cash deposits and money market funds or accounts, whether in a financial institution or otherwise, including a brokerage cash account. Note: A money market fund is an account where the per share value is a static \$1.00. If the per share value is more or less than \$1.00, then it is a security and must be listed on Attachment 2.
- ➤ Proceeds of life and accident insurance policies, retirement benefits and annuities <u>payable on death</u> to the estate <u>in lump sum amounts</u>.

On Attachment 1, the estate representative fills in the value of each such asset. The value is the same as the cash value as of date of death (or date letters are first issued), including accrued interest (see Appendix "B").

WHAT GOES ON ATTACHMENT 2

PC §§8902

Attachment 2 must list all other assets except those shown on Attachment 1. The Probate Referee appraises everything except the items that go on Attachment 1. On Attachment 2, the valuation column is left blank, as the Probate Referee will fill in these values (see Appendix "C").

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LISTING PARTICULAR ASSETS

In each property type example below, there are two sections:

1) What goes on Attachment 2?

and

2) What the Probate Referee needs to know.

Items listed under "What goes on Attachment 2" <u>must</u> be included on the attachment as part of the property description (See Appendix "C" for examples).

Additional information requested under "What the Probate Referee needs to know" should be provided to the Probate Referee in a letter or by providing copies of the necessary documents when sending the Inventory.

REAL PROPERTY

THE IMPORTANCE OF COMPLETE INFORMATION

Generally speaking, any material fact that might affect the value of an asset should be disclosed to the Referee in a letter submitted with the Inventory & Appraisal. For real property appraisals, this might include:

- 1. Details of ANY possible contamination or any known damage to the property not immediately apparent. For example, if a gas station used to be operating on the property, there may be toxic contamination or underground storage tanks which would need to be addressed in the appraisal process.
- 2. A list of improvements or construction completed prior to or after the date of death.
- 3. Whether a prior appraisal of the property was completed (copy should be included).
- 4. Details on any options or leases affecting the property.
- 5. Whether the land is under a "Land Conservation Contract" (Williamson Act), agricultural preserve or subject to a conservation easement.
- 6. List any maintenance fees.
- 7. Details of any pending offers for the sale of the property.
- 8. Directions, landmarks, pictures or the name of a person to contact to gain access to remote properties.

VACANT LAND, AGRICULTURAL, CONDOMINIUM AND SINGLE FAMILY RESIDENTIAL

-- What goes on Attachment 2

The entire legal description must be included. <u>Do not use the abbreviated legal description found on property tax bills</u>. A title insurance company may delay closing of a pending escrow, or worse, refuse to insure title to the property upon sale, if the proper legal description is not included. This can result in cancellation of the sale or loss of the buyer. The exact legal description is found on the most recent deed and can be obtained from title insurance companies or your local county recorder. A well-presented description will include the following information:

- 1. Percentage interest owned by the estate
- 2. Common street address (if there is one)
- 3. Assessor's Parcel Number
- 4. Complete legal description (Note: the legal description can be quite lengthy)
- 5. Description of property, (i.e. commercial, single family residential, condominium, agricultural acreage, groves, unimproved land, mines, etc.)

-- What the Probate Referee needs to know

(See discussion of "THE IMPORTANCE OF COMPLETE INFORMATION" above)

RESIDENTIAL INCOME/COMMERCIAL/INDUSTRIAL PROPERTY

-- What goes on Attachment 2

The entire legal description must be included. <u>Do not use the abbreviated legal description found on property tax bills.</u>

- 1. Percentage interest owned by the estate
- 2. Common address
- 3. Assessor's Parcel Number
- 4. Description of property (i.e. apartment, duplex, triplex, commercial, industrial, warehouse, store, shopping center, etc.)
- 5. Complete legal description

-- What the Probate Referee needs to know

(See also discussion of "THE IMPORTANCE OF COMPLETE INFORMATION" above)

The necessary supporting data which should also be transmitted varies according to the type of property. The following is offered as a general guideline for income-producing real property:

- 1. Rental income and expense schedules for 3 years prior to the date of valuation. If separate income tax returns or income tax schedules have been filed for the property, copies of the schedules are sufficient
- 2. For multi-unit properties, provide a breakdown of the units including total number of units and number of bedrooms/baths/unit
- 3. For commercial properties provide the total leaseable square footage, total number of offices and square footage/office
- 4. Current rent roll
- 5. List any periods in which units were vacant during the last year
- 6. Provide copies of any long term leases or summaries of essential lease terms for each unit
- 7. If a CPA or accountant is familiar with the property, provide his/her name, address & phone number

STOCK COOPERATIVES

-- What goes on Attachment 2

- 1. A description of the asset which is sufficient for transfer of title, which generally consists of a number of shares in a stock cooperative corporation
- 2. The full address of the property in which there is a right to reside, including the unit or apartment number
- 3. Provide any occupancy/management agreements for the residency unit

-- What the Probate Referee needs to know

(See discussion of "THE IMPORTANCE OF COMPLETE INFORMATION" above)

OIL, GAS AND MINERAL RIGHTS

-- What goes on Attachment 2

- 1. Percentage ownership interest in the rights
- 2. Full legal description including Assessor's Parcel Number

-- What the Probate Referee needs to know

(See discussion of "THE IMPORTANCE OF COMPLETE INFORMATION" above)

- 1. Income received (if any) for the five years prior to the date of valuation
- 2. Copies of any relevant leases

LIFE ESTATES

A life estate may be measured by the life of the life tenant or the life of another. The life by which the life estate is measured is known as the measuring life.

A life estate interest will only be an asset in a decedent's estate if it is measured by the life of another who is still alive. A life estate interest will be an asset in a conservatorship (or guardianship) estate if it is measured either by the life of the conservatee (or minor) or the life of another.

-- What goes on Attachment 2

Complete legal description of the property subject to the life estate (see the requirements of real property above) and notation that the interest is a life estate.

-- What the Probate Referee needs to know

(See discussion of "THE IMPORTANCE OF COMPLETE INFORMATION" above)

- Identification of the property and any financial information necessary to appraise the property as if owned outright
- 2. The date of birth of the measuring life person
- 3. Provide a copy of the document creating the life estate

REMAINDER AND REVERSIONARY INTERESTS

Remainder and reversionary interests arise when a life estate ends, or when a specified event occurs. The persons named to receive a <u>remainder</u> interest become owners of the property only when the life tenant dies. In <u>reversion</u> situations, the property was subject to a condition (such as a deed which specifies that alcohol can never be served on the property), which causes title to revert back to the grantor if the condition is violated.

-- What goes on Attachment 2

Complete legal description of the property subject to the life estate and a statement that it is a remainder or reversionary interest.

-- What the Probate Referee needs to know

(See discussion of "THE IMPORTANCE OF COMPLETE INFORMATION" above)

- 1. Identification of the property and any financial information necessary to appraise the property as if owned outright
- 2. Provide a copy of the document creating the right
- 3. The date of birth of the measuring life person or full details on the condition that could cause a reversion.

BUSINESS INTERESTS

Business interests exist in a variety of forms including closely-held corporations, partnerships, limited liability companies (LLC), limited liability partnerships (LLP), professional corporations (PC) and sole proprietorships. Partnership interests may be general or limited. Other businesses may be known as joint ventures, family limited partnerships, family trusts or syndications. Some information may not be available, or may take time to obtain, but without sufficient information, the Probate Referee cannot make an appraisal. For any limited interest, i.e., corporation, LLP, LLC, etc., annual profit and loss statements for the business for the five years preceding the valuation date, together with a current balance sheet as of that date, are required to be provided to the Probate Referee. K-1's are not sufficient.

-- What goes on Attachment 2

- 1. For most businesses, the identification on the inventory should be complete and detailed enough to clearly identify the business to someone not familiar with it. Do not abbreviate, especially in cases of limited partnerships and corporations.
- 2. Number of shares and/or percentage interest held by the decedent as of the date of valuation.

-- What the Probate Referee needs to know

- 1. Basic Financial Information (see below)
- 2. Any factors which would have an effect on the valuation of the company

BASIC FINANCIAL INFORMATION

For all business interests, the following items are needed as appropriate.

- 1. A brief history of the business and prospects for the future
- 2. A description of the role of the decedent in the company
- 3. Income & expense statements for five years prior to the date of death
- 4. A balance sheet at or near the date of death
- 5. The total number of shares issued and outstanding
- 6. The type of stock held (i.e. common or preferred)
- A complete description of any underlying assets reported on the balance sheet such as real property, stocks or partnership interests. Provide copies of any appraisals of these assets within five years of the valuation date
- 8. An estimate of the fair market value (FMV) of any equipment or other assets owned by the business
- 9. The collectability of any accounts receivable
- 10. The dividend history of the company (if any)
- 11. A list of stock/partnership sales (if any) including the number of shares, date sold and price/share
- 12. The amount of any life insurance held by the business on the life of the decedent (copies of 712's received
- 13. Copies of any Buy-Sell Agreements and a letter outlining relevant facts

CLOSELY HELD CORPORATIONS/LLC'S

-- What goes on Attachment 2

The full name of the corporation or LLC and number of shares or membership interest held by the decedent as of the date of valuation.

-- What the Probate Referee needs to know

1. Basic Financial Information (see above);

PARTNERSHIPS/LLP'S

There are several types of partnership interests frequently encountered in estates: limited, general and LLP's.

LIMITED PARTNERSHIPS

A limited partnership interest purchased in a public or private offering frequently represents a very small percentage of ownership and usually entitles the owner to receive income only.

-- What goes on Attachment 2

The <u>complete</u> name of the partnership and the number of units or shares owned by the decedent at the date of death. Do not abbreviate the name. For example, if the partnership is known as "Offshore Swindle Partners", do not simply write "OSP". Also, many partnerships have multiple offerings under the same name, usually distinguished by a number, Roman numeral, or the date of issue. Be sure to include this information.

-- What the Probate Referee needs to know

- 1. Date and amount of original (and any subsequent) investment
- 2. A copy of the partnership agreement
- 3. A summary of the investment including the nature of the assets owned by the partnership as well as a record of income received by the interest holder
- 4. Annual financial statement closest to the date of death including income & expense statement, balance sheet and all notes
- **4.** Copies of the K-1's for the last three years. Although these are helpful, alone they are **insufficient**
- 6. The general partner's estimate of value of the partnership interest

GENERAL PARTNERSHIPS/LLP'S

-- What goes on Attachment 2

The complete name of the partnership and the percentage ownership held.

-- What the Probate Referee needs to know

- 1. Date and amount of original (any any subsequent) investment
- 2. A copy of the partnership agreement
- 3. A summary of the investment including the nature of the assets owned by the partnership as well as a record of income received by the interest holder
- 4. Complete partnership tax returns for three years prior to the valuation date including all notes
- 5. Copies of the K-1's for the last three years. Although these are helpful, alone they are **insufficient**
- 6. The managing partners' estimate of value of the partnership interest

SOLE PROPRIETORSHIPS

-- What goes on Attachment 2

The complete name of the business

-- What the Probate Referee needs to know

- 1. Basic Financial Information (see above) as applicable.
- 2. The role of the sole proprietor, i.e. full-time or part-time.

TANGIBLE PERSONAL PROPERTY

It is generally unnecessary to set out in great detail all tangible personal property owned by the estate unless it is of great or unusual value, specifically mentioned in the Will, or is a business item on which a depreciable basis is desired. Unless otherwise required, you may group property such as household furniture, furnishings and personal effects in a single group.

FOR ALL TYPES OF PERSONAL PROPERTY LISTED BELOW

-- What goes on Attachment 2

A description of the asset sufficient to identify it.

-- What the Probate Referee needs to know

Provide any information that would assist in valuing the property, such as insurance value, prior appraisals, sale price if sold, location of the property, general condition, etc.

If there are assets in a collection, additional information including the total number of items, serial numbers or identifying marks, etc. Photos of any collectables are most helpful.

In all cases, the Probate Referee should be provided with a general description of the personal property together with an estimate of value from the personal representative or other person knowledgeable about the assets.

Often, the personal representative will have the tangible personal property appraised by a dealer or an expert in the field and submit the written appraisal to the Probate Referee.

JEWELRY, ART, COINS, ANTIQUES

-- What the Probate Referee needs to know

If these types of assets have been professionally appraised, please provide the Probate Referee with a copy of the most recent appraisal. Usually it is helpful to have these types of items examined by a reputable dealer, so your description will be accurate. Pictures of these items are most helpful to the Probate Referee. (See Appendices for correct examples of listing coins, art, antiques and so forth).

MOBILE HOMES

It is important to determine if the mobile home is truly <u>personal</u> property. Some mobile homes have been permanently affixed to the land, making them part of the real estate, like a house. Usually, the rule of thumb is that if there is separate registration on the mobile home (through Department of Housing), the mobile

home is personal property. If the mobile home is listed as "structures" on a property tax bill for the county, it is probably treated as part of the real estate, and would not be separately listed. However, state law allows a county assessor to assess and tax a mobile home on a leased space in a mobile home park as real property.

In any case, <u>whenever a mobile home is involved</u>, supply the Probate Referee with a copy of the most recent tax bill for the property where the mobile is located, and a copy of any Department of Housing registration that exists.

-- What goes on Attachment 2

- 1. The street address and space number of the mobile home. The location of the mobile home park can greatly affect the value
- 2. The description should include the year, make, model, insignia numbers, serial numbers and dimensions (please include whether single wide, double wide, etc.) of the mobile homes.

NOTE: If the estate owns the real property under the mobile home, it should be separately listed if you are not sure of its status.

-- What the Probate Referee needs to know

- 1. Condition of the mobile home
- 2. The amount of the rent for the leased space. It is also important to report if the rent includes utilities.

MOTOR VEHICLES

-- What goes on Attachment 2

Include the year, make, model, Vehicle Identification Number (VIN), mileage and condition (for example, excellent, good, fair or poor).

-- What the Probate Referee needs to know

- 1. A copy of the most recent registration is recommended.
- 2. Any additional information to quantify "condition". For example, if the vehicle is inoperable does it need a new battery or is there something else preventing it from running? Why is the vehicle considered in poor condition?

BOATS

-- What goes on Attachment 2

Include the year, make, model, Hull Identification Number (HIN), length, make of engine and condition.

-- What the Probate Referee needs to know

- 1. A copy of the most recent registration is recommended.
- 2. Condition
- Engine hours
- 4. Any added features/options on the boat
- 5. Purchase price if available

LIVESTOCK AND BREEDING ANIMALS

-- What goes on Attachment 2

Provide the name, age, breed, sex and pedigree.

-- What the Probate Referee needs to know

Details of an individual animal's records and pedigrees should be presented in a separate letter along with any outside expert-evaluation of value. For race horses, include the breeding and race records.

PROMISSORY NOTES

-- What goes on Attachment 2

Include the terms of the note: the borrower, the original amount borrowed, the date of the note, the payment amount and payment due dates, the interest rate, due date (if any) and any security for the note. If security for the payment of money is real property, the Inventory should include the common address of the property securing the note and its Assessor Parcel Number.

-- What the Probate Referee needs to know

- 1. A copy of the note must be forwarded to the Probate Referee
- 2. The unpaid principal balance as of the valuation date
- 3. The last date to which interest was paid prior to the valuation date
- 4. Any issues with collectability or receipt of payments. If the security may be worth less than the note, the adequacy of any security will be considered in the valuation.
 - 5. A payment schedule (if available) as there may have been prepayments or missed payments.

SECURITIES

Accurate, complete descriptions are critical for valuation of publicly traded securities. CUSIP numbers or ticker symbols are required. The omission of even a small part of the name, such as a series number, will delay appraisal of the item.

PORTFOLIO ACCOUNTS AT BROKERAGE FIRMS

If the securities are held within a brokerage account, in "street name", each individual security must be listed separately on the Inventory. Do not simply write "Brokerage account at Morgan Stanley". Group stocks by company, and combine all shares in one amount. For example, if the decedent owned four certificates of IBM for 100 shares each, list all these shares together (i.e., 400 shares IBM common stock) instead of four separate listings of 100 shares each. It is not necessary to list the serial numbers of the stock certificates in the Inventory, but the CUSIP number and/or Ticker Symbol should be included. If the stock certificates have different par values due to stock splits, they should still be listed as a single combined total if they all have the same CUSIP number. Since the Probate Referee will have to insert additional information beneath some securities, such as dividends or interest, please triple space between entries.

-- What the Probate Referee needs to know

If any preliminary information is available, such as a pending bankruptcy of a company or apparent worthlessness of a stock certificate, it is helpful to transmit that information to the Probate Referee with the submission of the Inventory and Appraisal. If a certificate is believed to be worthless, submit a copy of the certificate, if available. This will speed the appraisal process. A copy of any brokerage statement referencing the asset near the date of valuation is also helpful.

-- What goes on Attachment 2

(See specific examples below for different types of securities)

COMMON AND PREFERRED STOCKS

- 1. Number of shares
- 2. Exact name of issuing corporation
- 3. Indicate the type or series of stock such "Common", "Preferred" or "Series A"
- 4. CUSIP number and/or Ticker Symbol
- 5. Name of stock exchange (if available)

MUTUAL FUNDS

- 1. The number of units
- 2. Complete name, including series
- 3. The CUSIP number and/or Ticker Symbol

STOCK OPTIONS

- 1. Number of shares
- 2. Exact name of issuing corporation
- 3. Ticker Symbol and/or CUSIP number
- 4. Option price, strike price or exercise price
- 5. Vesting schedule
- 6. Copy of document creating option right.

BONDS

Corporate, Municipal and State Bonds

- 1. Total face amount or par value (or quantity and denomination)
- 2. Full name of obligor
- 3. CUSIP number
- 4. Type of bond
- Interest rate
- 6. Issue date

- 7. Maturity date
- 8. Interest due dates

The face amount may be shown as the gross value (i.e. \$30,000.00) or the number of bonds (i.e. 30 @ \$1,000.00). The complete name, as well as the CUSIP number, is critical. Omission of a small portion can prevent exact identification of the asset to be appraised. The issue and maturity dates should also be completely stated. Often an account statement near the date of valuation may be helpful and provides some of the answers the Probate Referee is looking for.

United States Treasury Notes and Bonds (T-bonds, T-notes and T-bills)

- 1. Face amount,
- 2. Exact name of security and series number,
- 3. CUSIP number
- 4. Coupon rate, also known as interest rate
- Issue date
- 6. Maturity date
- 7. If there are coupons attached, provide the date and number.
- 8. If the bond is a flower bond, indicate whether the bond will be used for payment of Federal Estate Taxes.

United States Savings Bonds

There are several series of United States Savings Bonds: E, EE, I, H and HH. The Inventory description should include:

- 1. Face amount
- 2. Series
- 3. Issue date

Bonds should be arranged in chronological order, based on issue date. Bonds with the same issue date should be presented as a single item (for example, "15 - \$100 series E bonds issued 1/10/1950" not "\$100 series E bond issued 1/10/1950" listed 15 times). It is **NOT** necessary to include certificate numbers.

<u>GNMA, FNMA, and FHLMC Securities</u> (formerly known as Government National Mortgage Association, Federal National Mortgage Association, and Federal Home Loan Mortgage Association -- now known as Ginnie Mae, Fannie Mae, and Freddy Mac)

- 1. Face amount
- 2. Exact security name and pool number
- 3. CUSIP number
- 4. Issue date and maturity date
- 5. Unpaid principal balance, if available.

Note: Just as in Municipal Bonds, U.S. Treasury securities such as Ginnie Mae, Fannie Mae, and Freddy Mac participations are also very difficult to value because of the very large number of different securities issued by these agencies. A small error in the description of these securities will result in an incorrect valuation. Again, the best assurance for the correct value is a correct CUSIP number.

OTHER INTERESTS

DISTRIBUTIONS FROM ESTATES AND TRUSTS

-- What goes on Attachment 2

A complete description of the source of the distribution or inheritance (i.e. 30% share in the Estate of Groucho Marx, deceased, Los Angeles Superior Court Case # LAP 12345).

The vested interest of the estate in the right to receive distribution from the probate estate or trust or other entity should be inventoried as a single item.

-- What the Probate Referee needs to know

- 1. A complete description of the distribution or expectancy
- 2. An itemization of estate assets as of the valuation date, including supporting documents
- 3. If the distribution has occurred, provide a copy of the Order for Distribution and a list of distributed assets
- 4. Receipt for assets received (if available)
- 5. If the Order for Distribution or Receipt are not available, a listing of assets may be presented in a cover letter or on the attachment
- If the interest is in a trust, copies of trust documents and a list of trust assets as of the valuation date, should be submitted.

INSURANCE/ANNUITY POLICIES AND PROCEEDS

-- What goes on Attachment 2

If payable to a named beneficiary, it is a contractual benefit and should **NOT** be listed on the Inventory. If the policy is payable to the estate and in a lump sum, it would be included on Attachment #1. If payable in installments, it is listed on Attachment #2. If it is an Attachment #2 asset, the Inventory should include the name of the insurance company, name of the insured, face amount of policy, and policy number. Life insurance policies may or may not be worth their face value. There may be accrued dividends or outstanding policy loans. If the annuity is a commercial annuity, the company will likely be able to provide an exact date of death valuation.

-- What the Probate Referee needs to know

- 1. Is the policy insurance on the life of the decedent or the life of another, the life of a conservatee or minor, or prepaid burial insurance?
- 2. Copies of supporting documents such as Form 712 from the insurance company or a letter from the company indicating the cash surrender value of the policy.
- 3. If the policy is an annuity, provide a copy of the annuity policy as well as the terms of payment of the annuity. For conservatorship, also include the date of birth of the conservatee.

4. For prepaid burial expenses in conservatorship or guardianships, a description of the benefit should be provided to the Probate Referee. In a decedent's estate, prepaid burial expenses are **NOT** an asset of the estate.

PATENTS, TRADEMARKS, COPYRIGHTS AND OTHER ROYALTY INTERESTS

-- What goes on Attachment 2

Patents, trademarks, copyrights and any royalty interests should be described fully.

-- What the Probate Referee needs to know

- 1. Narrative explanation with appropriate exhibits should accompany the Inventory and Appraisal
- 2. A schedule of any income, including royalties and licensing fees, for five years preceding the valuation date
- 3. Any unusual variations to the normal income stream should be discussed. Any anticipated changes in income should be described.

Patents, trademarks and copyrights may be underlying business assets. If so, their value would be considered as part of the business entity.

JUDGMENTS AND ONGOING LITIGATION

A wrongful death action based upon decedent's death is <u>not</u> an asset of the decedent's estate. If there is a recovery, the proceeds are payable directly to the beneficiaries. A personal injury action, in which a conservatee is injured, is an asset in the estate. Generally the appraised value of pending litigation is based upon the present value of the anticipated recovery. However, in some cases, trial counsel does not make any statements about the pending matters so as not to adversely affect the outcome. If this is the case, then the Inventory may be returned by the Probate Referee with the asset marked "not appraised at this time" and appraised when the case is concluded based upon then available information.

-- What goes on Attachment 2

Judgment amount, case name, case number, and date of judgment.

-- What the Probate Referee needs to know

- 1. A narrative outlining the nature of the case and anticipated outcome.
- 2. Name, address and phone number of the trial attorney

ASSETS WHICH HAVE ESCHEATED TO THE STATE OF CALIFORNIA

Any assets which have escheated to the State of California should be reported on the Inventory & Appraisal on the schedule as would be appropriate before the escheatment occurred. For example, a cash bank account would have been reported on Attachment #1 before the escheatment and should be reported as an Attachment #1 asset on the Inventory. Similarly, a stock asset would have been reported on Attachment #2 before the escheatment and should be reported as an Attachment #2 asset on the Inventory.

PROPERTY DAMAGED IN THE EVENT CAUSING THE DECEDENT'S DEATH

The Referee should be provided the facts of the case including a description and timing of the events. If the moment of death happened during or after the event, or it cannot be determined, the asset will be appraised in its damaged state. If the moment of death preceded the subsequent damage, the asset will be appraised as if the event did not occur. As an example, if there was a house fire, plane or car crash in which the decedent died, the underlying asset will be appraised in its damaged state.

If there are insurance proceeds which have resulted in a check payable to the estate, the asset should be reported on Attachment #1. In the event the claim is unresolved or unpaid, it should be listed as an Attachment #2 asset and the same information provided to the Referee as if it were a chose in action, litigation or other claim.

ADMINISTRATIVE QUESTIONS COMMONLY ASKED

How Long Does The Appraisal Take?

The Probate Code requires the Probate Referee to complete the appraisals within 60 days of receiving the Inventory and Appraisal. Usually all appraisals are completed in less time, provided the Probate Referee receives the information necessary to make the appraisals. In complex estates, or when there is a delay in providing the information to the Probate Referee, the appraisal may be delayed. If the Inventory cannot be completed by the Probate Referee within 60 days, he/she must either: 1) return the entire incomplete Inventory to the estate representative, or 2) report to the court the reason for the delay. In some cases, the estate may consider submitting a partial Inventory when it is necessary to obtain a specific appraisal quickly.

How Do I Correct A Mistake In The Inventory?

If a mistake is found in the description or valuation of an asset, a correction can be made by correcting the Inventory and Appraisal **before** it is filed with the Court. **Any change to the Inventory & Appraisal once signed by the Probate Referee, must be returned to the Probate Referee for the necessary corrections.** The Probate Referee will sign the corrected Inventory and Appraisal as of the new date.

If the Inventory and Appraisal **has already been filed** when the mistake is found, a "Corrected" or "Amended" Inventory and Appraisal should be filed to rectify the error. You should check your local rules or discuss this with your local examiners before filing.

If it is necessary to revise the Inventory and Appraisal in its entirety, an Amended Inventory and Appraisal should be filed to supersede the original. All items should be listed. The new Inventory and Appraisal is designated as "Amended" by typing the word "Amended" to the left of the words "INVENTORY AND APPRAISAL" in the box just below the estate name on the face page of the Inventory (See Example #1, Appendix E).

If only one or a few items need to be corrected, the Inventory and Appraisal form has a box to check for "Corrected". The Corrected Inventory and Appraisal utilizes the same name as the original Inventory and Appraisal being revised: i.e., "Corrected Partial No. 1" or "Corrected Final".

Only those items being corrected are described in the "Corrected" Inventory and Appraisal. If there is a mistake in the description of an asset, the correct description is presented on an attachment with a brief explanation (See Example #2, Appendix E).

For example:

Item No.

Appraisal Value

Description Item 4 was previously described: 400 shares of XYZ Corp.,

common stock

Item 4 is correctly described as: 300 shares of XYZ

Corp., common stock

Previous appraised value: \$4,000.00 Correct appraised value: \$3,000.00

Change in appraised value: \$<1,000.00>

If an item was correctly described, but incorrectly valued, it may be presented as follows:

5. Incorrect valuation of Item #5, being decedent's household furniture and furnishings

Previous appraised value: \$2,000.00 Correct appraised value: \$750.00

Change in appraised value: \$<1,250.00>

The Probate Referee will then carry the changes forward to the Appraisal Summary section of Page 1 of the Inventory and Appraisal and add the corrected total valuation amount, followed by the words "CORRECTED TOTAL". (See Example #3, Appendix E).

If there is an omission of one or several items in a Final Inventory and Appraisal, it may be corrected by utilizing a Supplemental Inventory listing these assets.

When Do I Need A Reappraisal For Sale?

Probate Estates:

If real property is being sold more than one year after the **original valuation date** (the date of death), and court confirmation of the sale is sought, a reappraisal for sale is necessary. The "Reappraisal for Sale" box is marked on the Inventory and Appraisal form. (**PC §10309**)

Conservatorships:

If real property is being sold more than one year after the **original valuation date** (the date Letters were first issued), a reappraisal for sale is necessary. The "Reappraisal for Sale" box is marked on the Inventory and Appraisal form. (**PC §10309**) Notwithstanding Section 10309, if the last appraisal of the conservatee's personal residence was conducted more than six months prior to the proposed sale of the property, a new appraisal is required prior to the sale of the property, unless the court finds that it is in the best interests of the conservatee to rely on an appraisal of the personal residence that was conducted not more than one year prior to the proposed sale of the property. The date of sale is the date of the contract for sale of the property. (PC §2591.5(b))

Please keep in mind that the need for a Reappraisal For Sale may be subject to Local Court Rules.

Can I Request Minority Discounts?

The IRS requires substantial justification for any claim of a discount for minority interest or lack of marketability and is aggressive in auditing and challenging discounts. Court cases in recent years are more expansive in allowing realistic discounts. If you believe such a discount is warranted, the Probate Referee assigned to the case will either be willing to perform the discounts, or assist you with a reference to a Probate Referee qualified to do so. It is necessary to supply the Probate Referee with the factual basis to support the discount. Alternatively, you may accept the Probate Referee's appraisal as the actual undiscounted percentage interest and support any claim for a discount separately when filing the Federal Estate or Gift Tax Return.

In any case, the Probate Referee must list the full value of the property on the Inventory to be consistent with IRS requirements. The discount, if any, is listed below the full value or on an attached schedule with the analysis and partial interest discounts applied.

A discount appraisal is a separate appraisal and an additional fee may be charge by the Referee. You should discuss the fee with the Referee prior to requesting the appraisal.

Appraisal by Independent Expert

When the personal representative has elected to have an independent expert appraise an item on the Inventory, under Probate Code section 8904, a separate and distinct Attachment 2 should be prepared which lists all items appraised by the independent expert. At the end of this attachment there should be a declaration by the independent expert in the following form:

Declaration of Independent Expert

I have truly, honestly and impartially appraised, to the best of my ability, each item set forth on this Attachment 2.

I declare under penalty of perjury under the laws correct.	of the State of California that the foregoing is true and
Date:	
Type or Print Name	Signature of Independent Expert

APPENDIX "A"

SAMPLE INVENTORY AND APPRAISAL FORM (COMPLETED BY THE ATTORNEY)

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY
TELEPHONE NO.: FAX NO. (Optional):	
E-MAIL ADDRESS (Optional):	
ATTORNEY FOR (Name):	
SUPERIOR COURT OF CALIFORNIA, COUNTY OF	
STREET ADDRESS:	
MAILING ADDRESS:	
CITY AND ZIP CODE:	
BRANCH NAME:	
ESTATE OF (Name):	
DECEDENT CONSERVATEE MINOR	
INVENTORY AND APPRAISAL	CASE NUMBER:
Partial No.: Corrected Final Reappraisal for Sale	Date of Death of Decedent or of Appointment of
	Guardian or Conservator:
Supplemental Property Tax Certificate	
APPRAISALS	
Total appraisal by representative, guardian, or conservator (Attachment 1):	
2. Total appraisal by referee (Attachment 2):	
TOTAL: \$	
DECLARATION OF REPRESENTATIVE, GUARDIAN, CONSERVATOR, C	OR SMALL ESTATE CLAIMANT
3. Attachments 1 and 2 together with all prior inventories filed contain a true statement of	to the Process of the Level Constraints of the University of University of the University of U
all a portion of the estate that has come to my knowledge or possession, just claims the estate has against me. I have truly, honestly, and impartially appraised to	
Attachment 1.	the best of my ability each item set lotti in
4. No probate referee is required by order of the court dated (<i>specify</i>):	
 Property tax certificate. I certify that the requirements of Revenue and Taxation Code s 	section 480
a. are not applicable because the decedent owned no real property in California at	
b. have been satisfied by the filing of a change of ownership statement with the co	
California in which the decedent owned property at the time of death.	
I declare under penalty of perjury under the laws of the State of California that the foregoing i	s true and correct.
Date:	
L	
P	
(TYPE OR PRINT NAME; INCLUDE TITLE IF CORPORATE OFFICER)	(SIGNATURE)
CTATEMENT ADOLLT THE DOND	
STATEMENT ABOUT THE BOND (Complete in all cases. Must be signed by attorney for fiduciary, or by	(fiduciary without an attorney)
6. Bond is waived, or the sole fiduciary is a corporate fiduciary or an exempt government	
7. Bond filed in the amount of: \$ Sufficient	Insufficient
8. Receipts for: \$ have been filed with the court for deposits	in a blocked account at (specify
institution and location):	
Date:	
(TYPE OR PRINT NAME) (SIGNATURE OF	FATTORNEY OR PARTY WITHOUT ATTORNEY)

0405 11114055

ESTATE OF (Name):			CASE NUMBER:
	DECEDENT CONSERVA	TEE MINOR	
	DECLARATION OF PR	ROBATE REFERE	<u> </u>
9. I have truly, honestly, and	impartially appraised to the best of my a	bility each item set for	rth in Attachment 2.
10. A true account of my com	mission and expenses actually and nece	ssarily incurred pursu	ant to my appointment is:
Statutory commission:	\$		
Expenses (specify):	\$		
TOTAL:	\$		
I declare under penalty of perj	ury under the laws of the State of Californ	nia that the foregoing	is true and correct.
Date:			
(TYPE OR I	PRINT NAME)		(SIGNATURE OF REFEREE)

INSTRUCTIONS

(See Probate Code sections 2610-2616, 8801, 8804, 8852, 8905, 8960, 8961, and 8963 for additional instructions.)

- 1. See Probate Code section 8850 for items to be included in the inventory.
- 2. If the minor or conservatee is or has been during the guardianship or conservatorship confined in a state hospital under the jurisdiction of the State Department of Mental Health or the State Department of Developmental Services, mail a copy to the director of the appropriate department in Sacramento. (Prob. Code, § 2611.)
- 3. The representative, guardian, conservator, or small estate claimant shall list on Attachment 1 and appraise as of the date of death of the decedent or the date of appointment of the guardian or conservator, at fair market value, moneys, currency, cash items, bank accounts and amounts on deposit with each financial institution (as defined in Probate Code section 40), and the proceeds of life and accident insurance policies and retirement plans payable upon death in lump sum amounts to the estate, except items whose fair market value is, in the opinion of the representative, an amount different from the ostensible value or specified amount.
- 4. The representative, guardian, conservator, or small estate claimant shall list in Attachment 2 all other assets of the estate which shall be appraised by the referee.
- 5. If joint tenancy and other assets are listed for appraisal purposes only and not as part of the probate estate, they must be separately listed on additional attachments and their value excluded from the total valuation of Attachments 1 and 2.
- 6. Each attachment should conform to the format approved by the Judicial Council. (See Inventory and Appraisal Attachment (form DE-161/GC-041) and Cal. Rules of Court, rules 2.100—2.119.)

APPENDIX "B"

SAMPLE ATTACHMENT 1
(COMPLETED BY THE PERSONAL REPRESENTATIVE)

189701
18

INVENTORY AND APPRAISAL ATTACHMENT NO.: __1__

(In decedents' estates, attachments mu Code section 8850(c) regarding commu		Page: (Add page			2	total pages.
Item No.	<u>Description</u>		App	raised valu	<u>je</u>	
1.	Cash found in Conservatee's home		\$	159		
2.	Interest Checking Account #xx-15678 located at Bank of America Accrued interest			8,719 23	9.08 7.57	
3.	Certificate of Deposit Acct. #xx-xx-45 Wells Fargo Bank Accrued interest	89 at		100,89°	7.53 7.57	
4.	Money Market Fund at XYZ brokerage Account #xxx-93456 Accrued interest	e			18.16 13.03	
5.	ABC Liquid Asset Account #xxx-xxxx-15 Accrued interest)2.27 59.48	
6.	Uncashed check from Internal Revenue payable to conservatee, dated before da appointment			2,41	9.00	
7.	Money Order payable to conservatee d before date of appointment	lated		16	66.44	
8.	Proceeds from Metropolitan Life Insur Policy #467-009822-0 payable to estat lump sum			25,00	00.00	
9.	Funeral benefit from United Sisterhood Homemakers	d of		1,00	00.00	
10.	Reimbursement of medical expenses fi Prudential Insurance	rom		2,69	94.34	

ESTATE OF (Name):	CASE NUMBER:
JOHN DOE	189701

INVENTORY AND APPRAISAL ATTACHMENT NO.: 1

	/			
•	ttachments must conform to Probate garding community and separate property.)	•	2 of: 2 as required.)	_ total pages
Item No.	<u>Description</u>		Appraised value \$	
11.	Reimbursement of medical expens		581.09	
12	Health insurance refund from AAI	RP	107.93	
13.	Refund from National Auto Club		15.75	
14.	Refund from San Francisco Newsp	paper Agency	41.14	
	Total Attachmen	nt No. 1:	\$159,319.75	

APPENDIX "C"

SAMPLE ATTACHMENT 2
(APPRAISALS TO BE MADE BY PROBATE REFEREE)

ESTATE OF (Name):		CASE NUMBER:
	JOHN DOE	189701

INVENTORY AND APPRAISAL ATTACHMENT NO.: __2

(In decedents' estates, attachments must conform to Probate	Page: _	1_	of:	12	_ total pages.
Code section 8850(c) regarding community and separate property.)	(Add pa	ages as	requirea	l.)	

Item No. Description Appraised value

Be sure to state the Decedent's or Conservatee's interest in the property i.e. 100%, 1/3 interest,

50% community property interest, etc.)

REAL PROPERTY INTERESTS

VACANT LAND:

Editor's Note:

1.

1. An unimproved 5 acre parcel of real property situated in the County of San Bernardino, near the town of Phelan, CA 92371, and described as

follows: Lot 4, Parcel Map 7488.

APN: 9983-293-30

Subject to an unrecorded contract for purchase, wherein the conservatee is the buyer and Linda View Co. is the seller.

2. Real property situated in the County of Santa Barbara, described as follows: a 50% interest in the oil & mineral rights in and to Lot 14 of the Harris Re-subdivision of Rancho Guadalupe. (Reserved in deed recorded April 4, 20xx, in Book A 1234, at page 456 of Official Records of said county).

APN: 123-021-022

AGRICULTURAL:

3. A 25% interest in that property situated in the County of Riverside, near the town of Thousand Palms, CA, and described as follows: Portions of Farm lots 23, 24 and 25, beginning at a point at the southwesterly corner of Section 6, Township 4 South, Range 6 West, San Bernardino Base & Meridian, thence North 1, 320 feet, thence East 2,640 feet, thence South 1, 320 feet, thence West 2,640 feet to the point of beginning, consisting of 80 acres, more or less.

APN: 303-211-022

SINGLE FAMILY RESIDENTIAL:

4. Residential real property located at 168 Acacia Street, Brisbane, CA, described as follows: Lot 18, Block E, Tract No. 318, Brisbane Valley Homestead #1, as shown on the map on file in Book 2 of Maps, at page 64, Official Records of San Mateo County, California. APN: 007-631-270

ESTATE OF (Name):	CASE NUMBER:
JOHN DOE	189701

INVENTORY AND APPRAISAL ATTACHMENT NO.: __2

(In decedents' estates, attachm	ents must conform to Probate	Page:2	of:	12	total pages.
Code section 8850(c) regarding	community and separate property.)	(Add pages as	s required	(.)	
Item No.	Description	A	ppraised	<u>value</u>	

Appraised value

CONDOMINIUM:

5. A residential condominium unit located at 839 Main Street, Apt #203, San Mateo, San Mateo County, CA, Legal Unit 23, Bayshore Condominiums. (see "Exhibit A" attached for complete legal description) APN: 105-862-030

(Editor's Note: A condominium consists of at least 2 parcels, Parcel 1 is the fee ownership in the unit itself; Parcel 2 is an undivided interest in all land. as tenants-in-common with all other unit owners. Often there are additional parcels, eg. an exclusive easement for a patio or balcony area; an exclusive easement for a specific garage space and/or storage cubicle, etc.)

LEASEHOLD ESTATE:

- 6. A leasehold estate in real property improved with a single residence located at 725 Flying Dolphin Drive, Foster City, San Mateo County, CA, described as Lot 841, Tract No. 71-216, Foster City Neighborhood No. 2, Unit No. 3, as filed on December 16, 20xx in Book 61 of Maps at pages 94-97. APN: 094-972-620
- 7. An undivided 1/2 interest in a 40 year leasehold in improved real property (condominium) at 100 Baldwin Drive, Apt #1028, San Mateo, San Mateo County, CA. APN: 109-950-540 (See "Exhibit B" for the complete legal description)

ESTATE OF (Name):		CASE NUMBER:
JOH	HN DOE	189701

INVENTORY AND APPRAISAL ATTACHMENT NO.: _ 2_

(In decedents' estates, attachments must conform to Probate
Code section 8850(c) regarding community and separate property.,

Page: 3 of: 12 total pages. (Add pages as required.)

Item No.

Description

Appraised value

\$

STOCK COOPERATIVE:

- 8. Golden Rain Foundation of Laguna Hills Membership Certificate No. 24763 and United Laguna Hills Membership Certificate #1-4-92 with the right to reside at 839-D Calle Granada, Laguna Hills, Orange County, CA. APN: 716-099-81
- 9. 14,500 shares of capital stock in "The 1734 Cypress Apartments, Inc.", a cooperative apartment complex, with exclusive leasehold interest in the real property commonly known as Apartment #306, 1734 Cypress Street, San Mateo, San Mateo County, CA. For the full legal description see Exhibit "C" attached hereto. APN: 140-820-060

RESIDENTIAL INCOME PRODUCING PROPERTY:

 Four duplex units located at 259 - 337 E. Magnolia Avenue, Riverside, CA, legally described as: Lots 2 and 3 of Tract No. 3467, filed in Book 56 of Maps, at Page 45, Records of Riverside County, CA. APN: 468-981-34 and APN: 468-981-35

COMMERCIAL / INDUSTRIAL PROPERTY:

11. A neighborhood shopping center located at 901 E. Pacific Coast Highway, Sunset Beach, CA, consisting of a restaurant building, retail store units and a parking lot, described as: Lots 3 and 4, Block C, Tract No. 389 as shown on the map recorded in Book 39 of Miscellaneous Maps, at pages 40-41, Records of Orange County, California. APN: 344-839-30

ESTATE OF (Name):	CASE NUMBER:
JOHN DOE	189701

INVENTORY AND APPRAISAL ATTACHMENT NO.: _ 2_

(In decedents' estates, attachments must conform to Probate	
Code section 8850(c) regarding community and separate property.)	

Page: 4 of: 12 total pages. (Add pages as required.)

Item No.

Description

Appraised value

\$

LIFE ESTATES:

12. A life estate interest of the conservatee in improved real property commonly known as 234 Pine Avenue, Long Beach, CA, and legally described as Lots 16 and 17, Block 141, City of Long Beach, as per Maps, Official Records of Los Angeles County, State of California. APN: 257-451-043

Date of Birth of the Conservatee: January 10, 19xx.

13. A life estate interest of the conservatee in improved real property commonly known as 238 Pine Avenue, Long Beach, CA, and legally described as Lots 18 and 19, Block 141, City of Long Beach, as per Maps Official Records of Los Angeles County, State of California. APN: 257-451-044

The interest of the Conservatee is a life estate measured by the life of Toby Miller (female), date of birth: March 24, 19xx.

REMAINDER & REVISIONARY INTERESTS:

14. A remainder interest in improved real property commonly known as 242 Pine Avenue, Long Beach, CA, and legally described as Lots 20 and 21, Block 141, City of Long Beach, as per Maps, Official Records of Los Angeles County, State of California. APN: 257-451-045

Subject to a life estate of Raymond Smith, date of birth: September 24, 19xx

ESTATE OF (Name):	CASE NUMBER:
JOHN DOE	189701

INVENTORY AND APPRAISAL ATTACHMENT NO.: 2

(In decedents' estates, attachments must conform to Probate
Code section 8850(c) regarding community and separate property.)

Description

Page: 5 of: 12 total pages. (Add pages as required.)

Appraised value

\$

TIME SHARE INTEREST:

Item No.

15. PARCEL ONE: An undivided 0.0204 percent in and to the real property in the City of Lake Tahoe, County of El Dorado, State of California and commonly known as 709 East Mountain Ridge Road, and more particularly described as Parcel B, as shown on the Official Map of View Hotel and Townhouses, Unit #2, filed in the Office of the County Recorder of said county on November 10, 20xx in Book E. Map No 94.

PARCEL TWO: The exclusive right to use and occupy a "Regency Unit Type" for seven (7) days and nights during the "Prime Season" each "Use Year", pursuant to the terms, conditions and procedures set forth in the Declaration and then the operative "Rules and Regulations" together with the non-exclusive right to use the "Common Area", and "Club Area" during such seven (7) days and nights (as the quoted terms are defined in the Declaration).

APN: 500-748-751

(Editor's Note: A deeded time share interest has a legal description very similar to that of a condominium. If the legal description is lengthy and complex, it should only be summarized here with an Exhibit attached with the full legal description. The street address and assessor's parcel number should always be listed here. Additional information should be provided to the referee including the unit number, timeshare week, etc.).

ESTATE OF (Name):	CASE NUMBER:
JOHN DOE	189701

INVENTORY AND APPRAISAL ATTACHMENT NO.: _2_

(In decedents' estates, attachments must conform to Probate Code section 8850(c) regarding community and separate property.)

Page: 6 of: 12 total pages. (Add pages as required.)

Item No. Description

Appraised value

BUSINESS INTERESTS

_

CLOSELY HELD CORPORATIONS:

16. Ten shares of R. H. Jones Freezing Company of Visalia, California, an unlisted closely held California corporation

LIMITED PARTNERSHIPS:

- 17. 10 Units Offshore Swindle Partners V Development Fund
- 18. 5000 Units Overseas Exploration Partners Fund
- 3.75% interest in Fidelity Energy Income Partners 20xx-A
- 20. 10/2100th interest in Hollywood Properties XIX

GENERAL PARTNERSHIPS:

21. 45% General Partnership interest in Echo Hill Partnership, a Nevada general partnership

SOLE PROPRIETORSHIPS:

22. Assets of that certain Sole Proprietorship known as "Johnny's Corner Grocery Market" located at 152 North 5 Street, Stockton, San Joaquin, County, CA

TANGIBLE PERSONAL PROPERTY

MISCELLANEOUS/FURNITURE & FURNISHINGS:

- 23. Household furniture and furnishings at 168 Acacia Street, Brisbane, CA (Describe in cover letter)
- 24. 1965 Steinway grand piano, Model M, Serial No 36382, specifically bequeathed to George Smith. (Describe condition in cover letter)
- 25. Tools and equipment located at 4579 Bourbon Street, Oak Glen, CA. (Describe in cover letter)

ESTATE OF (Name):	CASE NUMBER:
JOHN DOE	189701

INVENTORY AND APPRAISAL ATTACHMENT NO.: _2_

(In decedents' estates, attachments must conform to Probate Code section 8850(c) regarding community and separate property.)

Page: ____7 of: ____12 total pages. (Add pages as required.)

Item No.

Description

Appraised value

JEWELRY/COINS/ART:

26. 18K Lady's gold ring with two 1.0 carat oval cut diamond's of VVS clarity and "D" color

- 27. 1861 "S" \$20.00 gold piece (U.S.) in uncirculated condition
- 28. Original oil painting "Sierra Lake" by Elmer Wachetel (1925), 14"x28", in good condition

MOBILE HOMES:

29. 1984 Viking Mobile Home, 24' x 58', Sunstream Model, Serial No. S9382VK and S9383VK located in the "Fairmont Mobile Estates" park at 3900 E. First Street, Space 39, Fresno, CA

MOTOR VEHICLES/BOATS:

- 30. 20xx Mercedes 300 SE 4 door sedan, VIN WDBGA32DN711F448, approximately 57,500 miles, in good condition
- 31. 20xx Glasspar, trihull, 15-1/2 foot vessel, Serial No. XXGLS7654, model number 0104 1968TH, with Evenrude 50 HP outboard motor, Serial No. EV33332, model XYZ68 with 60 hours

LIVESTOCK & BREEDING ANIMAL:

32. "King of All", five year old, quarter horse gelding

PROMISSORY NOTES

PROMISSORY NOTES:

33. Unsecured promissory note payable to conservatee, executed by John Swinger, dated July 1, 20xx, in the original amount of \$8,000.00, bearing interest at 10% per annum, payable at \$80.00 or more per month. Interest paid to May 20xx. Balance due at date letters issued (or D/D for probates): \$6,921.52

Accrued interest from May 1, 20xx.

ESTATE OF (Name):	CASE NUMBER:
JOHN DOE	189701

INVENTORY AND APPRAISAL ATTACHMENT NO.: __2

(In decedents' estates, attachments must conform to Probate Code section 8850(c) regarding community and separate property.)

8 of: 12 total pages. (Add pages as required.)

Item No.

PROMISSORY NOTES: (continued)

Description

Appraised value

34. Promissory note payable to conservatee, executed by John Smith and Jim Jones, dated June 10, 20xx in the original amount of

\$15,000.00, bearing interest of 10% and payable quarterly at \$375.00, interest only. Note is secured by a deed of trust on vacant land, known as Lot 14, Tract 1414, City of Vista, recorded on June 20, 20xx by document number 91-837293, San Diego

County Records. APN: 046-272-019

Balance due at date letters issued (or D/D for

probates): \$15,000

Accrued interest from March 20, 20xx

35. Promissory note payable to conservatee, executed by John Smith and Jim Jones, dated July 1, 20xx in the original amount of \$98,000.00, bearing interest at 8% per annum payable at \$824.05 or more per month, secured by first deed of trust on a single family residence at 171 Skyline Drive, Oceanside, CA, recorded July 18, 20xx by document number 77-643871, San Diego County Records. APN: 020-349-012

Balance due at date of appointment (or D/D for probates): \$83,594.41

Accrued interest from April 18, 20xx

SECURITIES

PORTFOLIO ACCOUNTS **BROKERAGE FIRMS:**

Editor's Note:

- a) Show the brokerage firm name and account number, then proceed to list all securities in the brokerage account as separate items as shown below
- b) Always include the CUSIP numbers for positive identification (consisting of a 9 digit string of numbers & letters) or Ticker Symbol.
- c) Cash or money market funds within the account should be shown on Attachment 1.

COMMON AND PREFFERRED STOCKS:

> 36. 858 shares Pacific Gas & Electric Co., common stock CUSIP 69331C108

ESTATE OF (Name):	CASE NUMBER:
JOHN DOE	189701

INVENTORY AND APPRAISAL ATTACHMENT NO.: __9

(In decedents' estates, attachments must conform to Probate
Code section 8850(c) regarding community and separate property.)

total pages. (Add pages as required.)

Description

Appraised value

COMMON AND

Item No.

(continued)

- PREFFERRED STOCKS: 37. 550 shares Chevron Corp., common stock (Symbol CVX)
 - 38. 300 shares Transpacific Company now known as Empire Realty Company. CUSIP 4344666L9
 - 39. 329 shares Lucent Technologies, Inc. common stock CUSIP 549463107
 - 40. 1,000 shares Southern California Gas Company, 6% preferred stock CUSIP 842434300
 - 41. 350 shares World Travel, Inc., \$3.50 preferred stock, series A CUSIP 5462227M7

MUTUAL FUNDS:

- 42. 7029 shares US Government Securities Series CL-1 (Franklin Custodian Funds, Inc.) (Symbol FKUSX)
- 43. 932.847 shares Prudential Pacific Growth Fund Inc., Class B (Symbol PPGFX)
- 44. 392.672 shares Putnam Fund for Growth & Income, Class B CUSIP 746761204
- 45. 415 shares Kemper California Tax-Free Income Fund A CUSIP 488424201

STOCK OPTIONS:

46. Stock options for 2,000 shares of Gilead Sciences, Inc. CUSIP 375558102 (Editor's Note: It will be necessary to attach a statement showing the vesting schedule of the outstanding and vested options, and the exercise prices thereof)

CORPORATE, STATE AND MUNICIPAL BONDS:

47. \$10,000 Consumer Power Company, Second Issue of 20xx, 5.8%, due August 1, 20xx CUSIP 483183105

ESTATE OF (Name):	CASE NUMBER:
JOHN DOE	189701

INVENTORY AND APPRAISAL ATTACHMENT NO.: 2

(In decedents' estates, attachments must conform to Probate
Code section 8850(c) regarding community and separate property.)

Page: ___10__ of: ___12__ total pages. (Add pages as required.)

Item No. Description

Appraised value

\$

CORPORATE, STATE AND MUNICIPAL BONDS: (continued)

- 48. \$50,000 Illinois Railroad Co. 20-year First Mortgage bonds, 6%, due January 31, 20xx, interest payable quarterly on February 1, May 1, August 1, November 1, Coupons attached CUSIP 447173104
- 49. \$10,000 California State Public Works Municipal Bond, 5.375%, issued 11/22/20xx, due 12/01/20xx CUSIP 13068GNG7
- 50. \$25,000 Los Angeles Wastewater Systems Municipal Bond, 5.2%, issued 11/22/20xx, due 11/21/20xx CUSIP 544652WH9

UNITED STATES TREASURY NOTES AND BONDS:

- 51. 10 units US Government zero coupon bonds, \$1,000.00 per unit, due November 15, 20xx CUSIP 912961RL6
- 52. \$275,000 US Treasury Bonds, 4-1/2%, due November 11, 20xx CUSIP 9127245P9
- 53. \$75,000 Treasury Bill, 5.08%, due 10/09/20xx. CUSIP 9127946U2

GINNIE MAE (GNMA), FANNIE MAE (FNMA) AND FREDDY MAC (FHLMC) SECURITIES:

54. \$40,000 Govenment National Mortgage Association (GNMA) 8.5%, due January 15, 20xx, \$10,003.45 remaining principal balance, Pool #2709, CUSIP 362028AJ4

ESTATE OF (Name):	CASE NUMBER:
JOHN DOE	189701

INVENTORY AND APPRAISAL ATTACHMENT NO.: 2

(In decedents' estates, attachments must conform to Probate	
Code section 8850(c) regarding community and separate property.)

Page: 11 of: 12 total pages. (Add pages as required.)

Item No.

Description

Appraised value

UNITED STATES SAVINGS BONDS:

- 55. Four \$100 US Series E Bonds issued April 20xx
- 56. Seven \$500 US Series EE Bonds, issued August 20xx
- 57. Three \$500 US Series EE Bonds, issued February 20xx

OTHER INTERESTS

INHERITANCES & DISTRIBUTIONS FROM TRUSTS:

- 58. Right to receive distribution from Estate of Esther Smith, Deceased, Orange County Superior Court Case No. A-115687
- 59. An undivided 832/2796th beneficial interest in that certain trust dated January 25, 20xx, wherein Northern City National Bank of Duluth, Iowa is the Trustee, a National Banking Asso-ciate under the laws of the USA
- 60. Right to receive income distribution from Wilson Family Trust

INSURANCE POLICIES:

- 61. Prudential Life Insurance Policy No. U986754. Insured: Joseph Jones, the conservatee's brother. Policy Owner: John Doe
- 62. Proceeds of Annuity Policy No. 34589. Equitable Life Insurance Company

ESTATE OF (Name):	CASE NUMBER:
JOHN DOE	189701

INVENTORY AND APPRAISAL ATTACHMENT NO.: _2_

(In decedents' estates, attachments must conform to Probate	
Code section 8850(c) regarding community and separate property.)	

Page: 12 of: 12 total pages. (Add pages as required.)

Item No. Description

Appraised value

\$

PATENTS & COPYRIGHTS:

- 63. United States Patent No. 1234567 issued February 24, 20xx covering device known as "Filterall", a water purification system
- 64. United States Copyright on the words and music of the song "Your Ears Are Stuffed With Beans", published in 20xx by Cornball Publishing Company, San Francisco, California

JUDGMENTS AND ONGOING LITIGATION:

880 \$45,000 Judgment entered January 27, 20xx against Frank Lockheed, Riverside County Superior Court, Case No. 77849

890 John Doe v. PQR Manufacturing Company, Santa Barbara County Superior Court, Case No. 393292.

PERSONAL INJURY ACTIONS:

68. John Doe v. Farm Machinery Corp., Riverside County Superior Corut, Case No. 55505

APPENDIX "D"

BLANK SAMPLE APPRAISAL REPORT OF CALIFORNIA PROBATE REFEREE

(USED IN NON-PROBATE MATTERS, SUCH AS TRUSTS, RECEIVERSHIPS, MEDIATIONS, ARBITRATIONS AND PARTITION ACTIONS)

NAME AND ADDRESS OF TEL. NO: ATTORNEY OR APPLICANT	
FAX NO:	
ATTORNEY FOR:	
ADDDAIGAL DEDODT OF	
APPRAISAL REPORT OF CALIFORNIA PROBATE REFEREI	=
OALII OKNIA I KODATE KEI EKEI	-
IN THE MATTER OF:	DATE OF DEATH:
	THER
	THER DESIGNATED DATE:
LIST OF ASSETS AND APPRAISEMENT	O:
	RAISALS
 Real Property (Schedule 1) Stocks, Bonds, Notes (Schedule 2) 	\$ \$
3. Personal Property, Trusts and Miscellaneous (Sci	nedule 3) <u>\$</u>
TOTAL APPRAISAL BY REFEREE (Schedules	1, 2 & 3) \$
date of death and/or the designated date. I request an Date of Death Designated Date Both Dates DATE:	
	(Signature of Applicant)
The total number of	
pages attached are:	(Type or print name of Applicant)
	(Type of print hame of Applicant)
DECLARATION OF CALI	FORNIA PROBATE REFEREE
	best of my ability each item set forth in the Statement of 0 et. seq., and Business and Professions Code 11302(b). ecessarily incurred pursuant to applicant's request is:
Appraisal Fee: \$	
Expenses: \$	
TOTAL: \$	
I declare under penalty of perjury that the foregoing is	true and correct and that this declaration was executed on:
DATE:	at (place)
(Type or print name of Referee)	(Signature of Referee)

APPRAISAL REPORT OF CALIFORNIA PROBATE REFEREE

PAGE	OF
------	----

IN THE MATTER OF:	

SCHEDULE 1 - REAL PROPERTY

ITEM NUMBER	DESCRIPTION	VALUE AT DATE OF DEATH	VALUE AT DESIGNATED DATE
TOTALS			

APPRAISAL REPORT OF CALIFORNIA PROBATE REFEREE

PAGE	OF	

IN THE MATTER OF:	

SCHEDULE 2 - STOCKS, BONDS AND NOTES

ITEM NUMBER	DESCRIPTION	VALUE AT DATE OF DEATH	VALUE AT DESIGNATED DATE
TOTALS			

APPRAISAL REPORT OF CALIFORNIA PROBATE REFEREE

CALIFORNIA PROBAT	E REFEREE	PAGE OF	
IN THE MATTER OF:			

SCHEDULE 3 - PERSONAL PROPERTY AND MISCELLANEOUS PROPERTY (INCLUDING CLOSELY HELD BUSINESSES AND PARTNERSHIPS)

ITEM NUMBER	DESCRIPTION	VALUE AT DATE OF DEATH	VALUE AT DESIGNATED DATE
TOTALS			

APPENDIX "E"

SAMPLE INVENTORY AND APPRAISAL FORMS WITH CORRECTIONS

Form Adopted for Mandatory Use Judicial Council of California DE-160/GC-040 [Rev. January 1, 2007]

(TYPE OR PRINT NAME)

Page 1 of 2

(SIGNATURE OF ATTORNEY OR PARTY WITHOUT ATTORNEY)

DE-160/GC-040 ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address): FOR COURT USE ONLY TELEPHONE NO: FAX NO. (Optional): E-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: MAILING ADDRESS CITY AND ZIP CODE BRANCH NAME ESTATE OF (Name): DECEDENT CONSERVATEE MINOR CASE NUMBER INVENTORY AND APPRAISAL Partial No.: Corrected Date of Death of Decedent or of Appointment of Final Reappraisal for Sale Supplemental **Property Tax Certificate APPRAISALS** \$ -0- Total appraisal by representative, guardian, or conservator (Attachment 1): \$ <1,000.00> 2. Total appraisal by referee (Attachment 2): TOTAL: \$ <1,000.00>DECLARATION OF REPRESENTATIVE, GUARDIAN, CONSERVATOR, OR SMALL ESTATE CLAIMANT 3. Attachments 1 and 2 together with all prior inventories filed contain a true statement of a portion of the estate that has come to my knowledge or possession, including particularly all money and all just claims the estate has against me. I have truly, honestly, and impartially appraised to the best of my ability each item set forth in Attachment 1. No probate referee is required by order of the court dated (specify): 5. Property tax certificate. I certify that the requirements of Revenue and Taxation Code section 480 are not applicable because the decedent owned no real property in California at the time of death. b. have been satisfied by the filing of a change of ownership statement with the county recorder or assessor of each county in California in which the decedent owned property at the time of death. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date: (TYPE OR PRINT NAME, INCLUDE TITLE IF CORPORATE OFFICER) (SIGNATURE) STATEMENT ABOUT THE BOND (Complete in all cases. Must be signed by attorney for fiduciary, or by fiduciary without an attorney.) Bond is waived, or the sole fiduciary is a corporate fiduciary or an exempt government agency. 7 Bond filed in Receipts for

the amount of: \$	Sufficient Insufficient
: \$	have been filed with the court for deposits in a blocked account at (specify
nd location):	
)
(TYPE OR PRINT NAME)	(SIGNATURE OF ATTORNEY OR PARTY WITHOUT ATTORNEY)

Page 1 of 2

Date:

institution ai

INSTRUCTIONS

(SIGNATURE OF REFEREE)

(See Probate Code sections 2610-2616, 8801, 8804, 8852, 8905, 8960, 8961, and 8963 for additional instructions.)

1. See Probate Code section 8850 for items to be included in the inventory.

(TYPE OR PRINT NAME)

- If the minor or conservatee is or has been during the guardianship or conservatorship confined in a state hospital
 under the jurisdiction of the State Department of Mental Health or the State Department of Developmental Services,
 mail a copy to the director of the appropriate department in Sacramento. (Prob. Code, § 2611.)
- 3. The representative, guardian, conservator, or small estate claimant shall list on Attachment 1 and appraise as of the date of death of the decedent or the date of appointment of the guardian or conservator, at fair market value, moneys, currency, cash items, bank accounts and amounts on deposit with each financial institution (as defined in Probate Code section 40), and the proceeds of life and accident insurance policies and retirement plans payable upon death in lump sum amounts to the estate, except items whose fair market value is, in the opinion of the representative, an amount different from the ostensible value or specified amount.
- 4. The representative, guardian, conservator, or small estate claimant shall list in Attachment 2 all other assets of the estate which shall be appraised by the referee.
- 5. If joint tenancy and other assets are listed for appraisal purposes only and not as part of the probate estate, they must be separately listed on additional attachments and their value excluded from the total valuation of Attachments 1 and 2.
- 6. Each attachment should conform to the format approved by the Judicial Council. (See Inventory and Appraisal Attachment (form DE-161/GC-041) and Cal. Rules of Court, rules 2.100—2.119.)

\$<1,000.00>

		DL-	101, 00-041
ESTATE OF (Name):		CASE NUMBER:	
	INVENTORY AND APPRAISAL ATTACHMENT NO.: 2		
(In decedents' estates, attachments mus Code section 8850(c) regarding commu		Page: 1 of: 1 (Add pages as required.)	_ total pages.
Item No.	Description	Appraised value	
 Description Item 4 was previously described: 400 Shares of XYZ Corp., common stock 		\$	
Item 4 correctly described as: 300 Shares of XYZ Corp., common stock			
Previous appraised value: Correct appraised value:	\$4,000.00 \$3,000.00		

Change in appraised value:

DE-160/GC-040 ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address): FOR COURT USE ONLY TELEPHONE NO: FAX NO. (Optional): F-MAIL ADDRESS (Optional): ATTORNEY FOR (Name): SUPERIOR COURT OF CALIFORNIA, COUNTY OF STREET ADDRESS: MAILING ADDRESS CITY AND ZIP CODE. BRANCH NAME ESTATE OF (Name): DECEDENT CONSERVATEE MINOR CASE NUMBER INVENTORY AND APPRAISAL Partial No.: ✓ Corrected Date of Death of Decedent or of Appointment of Final Reappraisal for Sale Supplemental **Property Tax Certificate APPRAISALS** \$ -0-1. Total appraisal by representative, guardian, or conservator (Attachment 1): \$ <1,250.00> 2. Total appraisal by referee (Attachment 2): TOTAL: \$ <1,250.00> DECLARATION OF REPRESENTATIVE, GUARDIAN, CONSERVATOR, OR SMALL ESTATE CLAIMANT 3. Attachments 1 and 2 together with all prior inventories filed contain a true statement of a portion of the estate that has come to my knowledge or possession, including particularly all money and all just claims the estate has against me. I have truly, honestly, and impartially appraised to the best of my ability each item set forth in Attachment 1. No probate referee is required by order of the court dated (specify): 5. Property tax certificate. I certify that the requirements of Revenue and Taxation Code section 480 are not applicable because the decedent owned no real property in California at the time of death. have been satisfied by the filing of a change of ownership statement with the county recorder or assessor of each county in b. California in which the decedent owned property at the time of death. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Date: (TYPE OR PRINT NAME, INCLUDE TITLE IF CORPORATE OFFICER) (SIGNATURE) STATEMENT ABOUT THE DOND

	res. Must be signed by attorney for fiduciary, or by fiduciary without an attorney.) ary is a corporate fiduciary or an exempt government agency.
7. Bond filed in the amount of: \$	Sufficient Insufficient
8. Receipts for: \$ institution and location):	have been filed with the court for deposits in a blocked account at (specify
Date:	>
(TYPE OF PRINT NAME)	(SIGNATURE OF ATTORNEY OR PARTY WITHOUT ATTORNEY)

Page 1 of 2

4
NOR
EREE
set forth in Attachment 2.
pursuant to my appointment is:
•
going is true and correct.
(SIGNATURE OF REFEREE)

INSTRUCTIONS

(See Probate Code sections 2610-2616, 8801, 8804, 8852, 8905, 8960, 8961, and 8963 for additional instructions.)

- See Probate Code section 8850 for items to be included in the inventory.
- 2. If the minor or conservatee is or has been during the guardianship or conservatorship confined in a state hospital under the jurisdiction of the State Department of Mental Health or the State Department of Developmental Services, mail a copy to the director of the appropriate department in Sacramento. (Prob. Code, § 2611.)
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- 4. The representative, guardian, conservator, or small estate claimant shall list in Attachment 2 all other assets of the estate which shall be appraised by the referee.
- 5. If joint tenancy and other assets are listed for appraisal purposes only and not as part of the probate estate, they must be separately listed on additional attachments and their value excluded from the total valuation of Attachments 1 and 2.
- 6. Each attachment should conform to the format approved by the Judicial Council. (See Inventory and Appraisal Attachment (form DE-161/GC-041) and Cal. Rules of Court, rules 2.100—2.119.)

					DE-	-161, GC-041
ESTATE OF (Name):		C	CASE NUM	BER:	A STATE OF THE STA	•
	INVENTORY AND APPRAISAL ATTACHMENT NO.: 2					
(In decedents' estates, attachments must conform to Probate Code section 8850(c) regarding community and separate property.)		Page: (Add pag	1 ges as i	of: required	1	total pages.
Item No.	Description		Ap	praised	value	
 Incorrect valuation of Item #5, being decedent's household furniture and furnishings 			\$			
Previous appraised value: Correct appraised value:	\$2,000.00 \$ 750.00					

Change in appraised value:

\$<1,250.00>

APPENDIX ''F'' APPLICATION AND ORDER APPOINTING PROBATE REFEREE

	G OF ATTORNEY	TELEPHONE N	0:	
AME OF COURT, OR	RRANCH, MAILING AND STR	FET ADDRESS		
STATE OF:				
DECEDENT	□INCOMPETENT	CONSERVATEE	MINOR	
APPLICAT	ION AND ORDER AP	POINTING PROBATE	REFEREE	CASE NUMBER
1. CASH	of the following approx	\$		
		-		
Commence Commen	ONAL PROPERTIES	\$		
REMARKS				
			-	Attomey
	that (name):			
IS ORDERED				
IS ORDERED				
	erson, is appointed Pre	obale Referee to appra	ise lhe above e	ntilled estate. When a Probate
disinterested p	inted, such referee is a	uthorized to fix the clea	r market value	of the estate as of the date of deat
disinterested p teferee is appoi f the decedent,	nted, such referee is a or as of the date of ap	uthorized to fix the clea pointment if a conserva	r market value torship or guar	of the estate as of the date of deatl dianship, and to appraise all
disinterested p teferee is appoi f the decedent,	nted, such referee is a or as of the date of ap	uthorized to fix the clea	r market value torship or guar	of the estate as of the date of death dianship, and to appraise all
Referee is appoi If the decedent,	nted, such referee is a or as of the date of ap	uthorized to fix the clea pointment if a conserva	r market value torship or guar	of the estate as of the date of death dianship, and to appraise all
disinterested p teferee is appoi f the decedent, nterest, inheritar	nted, such referee is a or as of the date of ap	uthorized to fix the clea pointment if a conserva operly of the estate und	r market value torship or guar	of the estate as of the date of death dianship, and to appraise all

This form is specific to the Los Angeles Superior Court. Other counties may have similar forms in operation. Be sure to

- NOTES -



The FRES Approach

HONESTY. EXPERIENCE. INTEGRITY.

When you sign a listing agreement, you are entering into a significant binding relationship where you grant your real estate agent the authority to act on your behalf. As such, it is imperative to assess the experience, education, and reputation of the agent.

FRES is a high-touch brokerage known for extensive market research and unmatched devotion to adding value to the estate. Our success is based on cultivating lasting relationships with clients. The FRES team is committed to delivering exceptional service, timely communication, and a high attention to detail.

Our team at FRES brings together a unique set of skills and experiences including:

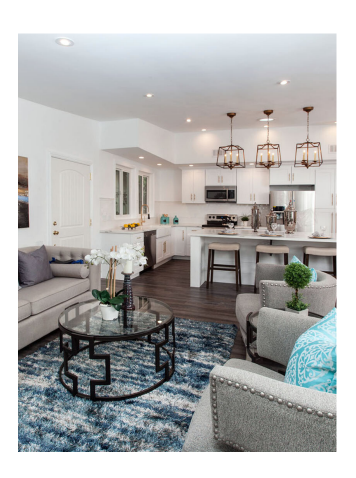
- A broker with decades of experience working with Fortune 500 companies in managing their Sales and Construction Management departments;
- A licensed Attorney with transaction and trial experience;
- An NYU Stern Business School alumnus who lived in England and China with a degree in International Business;
- A Stanford University alumnus, fluent in Mandarin, who lived in China, and has earned advanced degrees in East Asian Studies;
- A full time on-site certified Transaction Coordinator.

FRES has tailored the sale of real property to meet the unique requirements of the Fiduciary.

FRES understands the different fiduciary roles of a Trustee, Executor, and Conservator. We do not specialize in a property type. We specialize in the probate process.

SERVICES PROVIDED:

- Sale of real property
- Valuations and analysis
- Provisional property management
- Expert witness testimony





WE HANDLE:

- Residential
- Multi-Family
- Commercial
- Industrial
- Retail

- Luxury
- Hospitality
- Receiverships
- Partition Actions
- Divorce



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