Administering Newly Discovered Assets and Reopening an Estate Full Administration

Information on Reopening an Estate:

Before reopening an estate, be sure that the estate is actually closed by searching your case online. Most full administration estates in this Court do not close immediately upon approval of a final account. It is a general practice in this Court that estates remain open one year from the date of approval of a final account. If your case is not closed, reopening paperwork is not necessary. (See other options below)

If a	dministering newly discovered assets after approval of a final account, but before the Estate
clo	ses, with the SAME Fiduciary:
	Report of Newly Discovered Assets and Order to Administer
	TE: A Supplemental Final Account will be due within 12 months (see Estate Supplemental Filings ecklist on Extensions, Extended Administration and Accounts for more information)
	dministering newly discovered assets after approval of a final account, but before the Estate ses, with a NEW Fiduciary:
	Application for Authority to Administer Estate (Form 4.0) o If applicant is a nonresident fiduciary, see Local Rule 60.4 for requirements
	Surviving Spouse, Children, Next of Kin, Legatees and Devisees (Form 1.0) o If there is Surviving Spouse, make sure a box at the bottom of the form is marked
	Entry Appointing Fiduciary; Letters of Authority (Form 4.5)
	Waiver of Right to Administer (Form 4.3) If applicable
	Notice of Citation of Hearing on Appointment of Fiduciary (Form 4.4) If applicable
	Fiduciary's Bond (Form 4.2) If applicable
	Report of Newly Discovered Assets and Order to Administer
	TE: A Supplemental Final Account will be due within 12 months (see Estate Supplemental Filings ecklist on Extensions, Extended Administration and Accounts for more information)

<u>If re</u>	e-opening a closed estate with the SAME Fiduciary as the initial Estate:
Fili	ng Fee: \$40 plus \$2.00 for each certified Letter of Authority
	Self-Representation Acknowledgment (GC Form 75.1) <i>If applicable</i> o This form must be filed if applicant is not represented by an attorney.
	Application to Reopen Estate and Qualify Fiduciary (GC Form 100.1-F)
	Entry Granting Application to Reopen Estate and Qualify Fiduciary (GC Form 100.1-G)
	Contact Information Form (GC Form 75.3-A)
	Fiduciary's Bond (Form 4.2) <i>If applicable</i> o See Local Rule 75.2 on bond requirements
	Report of Newly Discovered Assets and Order to Administer (GC Form 100.1-H)
	OR Inventory and Appraisal (Form 6.0) (see Estate Supplemental Filings Checklist on Inventory and Transfers for requirements) OR
	Notice of Appointment for Wrongful Death or Survival Action (GC Form 60.2-A) if applicable
mo	TE: A Supplemental Final Account or Supplemental Certificate of Termination will be due within 12 nths (see Estate Supplemental Filings Checklist on Extensions, Extended Administration and Accounts more information)
<u>lf re</u>	e-opening a closed estate with a NEW Fiduciary:
Fili	ng Fee: \$55 plus \$2.00 for each certified Letter of Authority
	Self-Representation Acknowledgment (GC Form 75.1) <i>If applicable</i> o This form must be filed if applicant is not represented by an attorney.
	Application to Reopen Estate and Appoint Successor Fiduciary (GC Form 100.1-I)
	Entry Granting Application to Reopen Estate and Appoint Successor Fiduciary (GC Form 100.1-J)
	Application for Authority to Administer Estate (Form 4.0) o If applicant is a nonresident fiduciary, see Local Rule 60.4 for requirements
	Surviving Spouse, Children, Next of Kin, Legatees and Devisees (Form 1.0) o If there is Surviving Spouse, make sure a box at the bottom of the form is marked
	Entry Appointing Fiduciary; Letters of Authority (Form 4.5)
	Fiduciary Acceptance (GC Form 60.2-B)
	Contact Information Form (GC Form 75.3-A)
	Waiver of Right to Administer (Form 4.3) If applicable
	Notice of Citation of Hearing on Appointment of Fiduciary (Form 4.4) If applicable
	Fiduciary's Bond (Form 4.2) <i>If applicable</i> o See Local Rule 75.2 on bond requirements
	Report of Newly Discovered Assets and Order to Administer (GC Form 100.1-H) OR
	Inventory and Appraisal (Form 6.0) (see Estate Supplemental Filings Checklist on Inventory and Transfers for requirements) OR
П	Notice of Appointment for Wrongful Death or Survival Action (GC Form 60.2-A) if applicable

NOTE: A Supplemental Final Account or Supplemental Certificate of Termination will be due within 12 months (see Estate Supplemental Filings Checklist on Extensions, Extended Administration and Accounts for more information)