**IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON**

**IN AND FOR THE COUNTY OF PIERCE**

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| In re Estate of **BENJAMIN FRANKLIN,** Deceased. | No. 12-3-45678-9PETITION FOR PROBATE OF WILL, LETTERS TESTAMENTARY, AND NONINTERVENTION POWERS |

**PETITION**

In accordance with RCW 9A.72.085, I declare under penalty of perjury under the laws of the State of Washington that the following is true and correct to the best of my knowledge:

1. Petitioner. Petitioner, Abraham Lincoln, born \_\_\_\_\_\_\_, is the named personal representative of decedent in his will.

2. Jurisdiction. Decedent died testate on \_\_\_\_\_\_\_\_\_\_\_\_,was then a resident of Pierce County, Washington, and left property in this state subject to probate.

3. Will. Decedent’s last Will dated \_\_\_\_\_\_\_\_\_\_\_\_\_, was signed by Decedent while competent, in the presence of two witnesses. The witnesses subscribed their names to the Will and attached to the Will an affidavit to the execution of the Will pursuant to RCW 11.20.020(2).

 4. Personal Representative. In the Will, Decedent named Abraham Lincoln to act as Personal Representative to serve without bond and with nonintervention powers. The named personal representative resides in the State of Washington and is willing and legally qualified to act.

5. Heirs, Legatees, and Devisees. The names, addresses, relationships, and ages (if under 18) of the heirs, legatees, devisees, beneficiaries, and transferees who survived the Decedent are:

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| Betty Franklin (daughter)124 Mulberry StreetAnytown USA 12345 | Ben Franklin, Jr. (son)333 Main Street SWAnytown USA 12345 |

 6. Solvency. The assets of the estate exceed expenses, taxes, debts, and claims of creditors, and the estate is solvent. The assets of the estate will exceed $190,000. All known expenses, etc. are estimated to be less than $100,000.

**WHEREFORE**, Petitioner requests that this Court establish and admit decedent’s Will to probate; appoint Abraham Lincoln as Personal Representative to serve without bond and with nonintervention powers; declare decedent’s estate to be solvent; and, upon filing an oath, order Letters Testamentary be promptly issued.

**DATED** this 30th day of November, 2017 at Puyallup, WA.

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 ABRAHAM LINCOLN, Petitioner