

IF ONLY ONE MATERNAL GRANDPARENT SURVIVES, TO THE SURVIVOR, OR IF NEITHER MATERNAL GRANDPARENT SURVIVES, TO THE ISSUE OF THE MATERNAL GRANDPARENTS, BY REPRESENTATION. IN THE EVENT THAT NEITHER OF ONE PAIR OF GRANDPARENTS AND NONE OF THE ISSUE OF EITHER OF THAT PAIR SURVIVES, THE ONE HALF SHARE APPLICABLE SHALL BE DISTRIBUTED TO THE OTHER PAIR OF GRANDPARENTS, THE SURVIVOR OF THEM OR THE ISSUE OF EITHER OF THEM, IN THE SAME MANNER AS PRESCRIBED FOR THEIR HALF SHARE.

(D) GREAT-GRANDPARENTS AND THEIR ISSUE.

IF THERE IS NO SURVIVING PARENT OR ISSUE OF A PARENT, OR SURVIVING GRANDPARENT OR ISSUE OF A GRANDPARENT, IT SHALL BE DISTRIBUTED ONE QUARTER TO EACH PAIR OF GREAT-GRANDPARENTS EQUALLY OR ALL TO THE SURVIVOR, OR IF NEITHER SURVIVES, ALL TO THE ISSUE OF EITHER OR OF BOTH OF THAT PAIR OF GREAT-GRANDPARENTS, BY REPRESENTATION. IN THE EVENT THAT NEITHER MEMBER OF A PAIR OF GREAT-GRANDPARENTS NOR ANY ISSUE OF EITHER OF THAT PAIR SURVIVES, THE QUARTER SHARE APPLICABLE SHALL BE DISTRIBUTED EQUALLY AMONG THE REMAINING PAIRS OF GREAT-GRANDPARENTS OR THE SURVIVOR OF A PAIR OR ISSUE OF EITHER OF A PAIR OF GREAT-GRANDPARENTS, IN THE SAME MANNER AS PRESCRIBED FOR A QUARTER SHARE.

(E) NO SURVIVING BLOOD RELATIVE.

[[IF THERE IS NO SURVIVING BLOOD RELATIVE ENTITLED TO INHERIT UNDER THIS SECTION, IT SHALL BE DISTRIBUTED TO THE LIVING STEPCHILDREN OF THE DECEDENT BORN TO A LEGAL SPOUSE OF THE DECEDENT WHO HAS NOT DIVORCED THE DECEDENT, EQUALLY, AND TO THE LIVING CHILDREN OF A STEPCHILD WHO PREDECEASED THE DECEDENT, WHO SHALL EQUALLY DIVIDE THE SHARE THEIR DECEASED PARENT WOULD HAVE RECEIVED HAD THE STEPCHILD SURVIVED THE DECEDENT. IT SHALL BE DIVIDED TO THE ISSUE OF THE SURVIVING SPOUSE BY REPRESENTATION PURSUANT TO §2-210.]]

IF THERE IS NO SURVIVING BLOOD RELATIVE ENTITLED TO INHERIT UNDER THIS SECTION, IT SHALL BE DIVIDED INTO AS MANY EQUAL SHARES AS THERE ARE STEPCHILDREN OF THE DECEDENT WHO SURVIVE THE DECEDENT AND STEPCHILDREN OF THE DECEDENT WHO DID NOT SURVIVE THE DECEDENT BUT OF WHOM ISSUE DID SURVIVE THE DECEDENT. EACH STEPCHILD OF THE DECEDENT WHO DID SURVIVE THE DECEDENT SHALL RECEIVE ONE SHARE AND THE ISSUE OF EACH STEPCHILD OF THE DECEDENT WHO DID NOT SURVIVE THE DECEDENT BUT OF WHOM ISSUE DID SURVIVE THE DECEDENT SHALL RECEIVE ONE SHARE APPORTIONED BY APPLYING THE PATTERN OF REPRESENTATION SET FORTH IN §1-210. AS USED IN THIS SUBSECTION, "STEPCHILD" SHALL MEAN THE CHILD OF ANY SPOUSE OF THE DECEDENT IF SUCH SPOUSE WAS NOT DIVORCED FROM THE DECEDENT.