EXHIBIT D

CHART OF HEIRS FOR INTESTATE (WITHOUT A WILL) ESTATES

Uncles and Aunts or Descendants of deceased Uncles and Aunts of the decedent.

If no maternal or paternal relatives, estate will pass to surviving relatives in the same order as listed above, if none:

The property will go to the relatives of the last deceased spouse of the decedent as if the deceased spouse had survived the decedent, and then died without a will.

When a person leaving an estate dies without being survived by any person entitled to it, the property will be turned over to the state.

Florida Statutes 732.103, 108

NOTE: Stepchildren are not considered lineal descendants per Section 732.103, Florida Statutes. Adopted children have the same status as natural children. Children are the natural heirs of their parents, whether their parents are married or not.