IN THE COUNTY COMMISSION OF COUNTY, WEST VIRGINIA

RE: THE ESTATE OF \_ DOD:

AFFIDAVIT FOR SMALL ESTATE

STATE OF :

COUNTY OF , To-wit:

I, , being a Successor of the Decedent identified below, being duly sworn, upon oath and under penalty of perjury, do depose and say to the best of my knowledge and belief as follows:

1. My name is , and my current address is

.

1. The Decedent, , died on

, as a resident of County,

State of West Virginia, with his/her usual residence being

. A certified Death Certificate has been furnished herewith for filing in this County. I am a

Successor of the Decedent as Select Relation Type

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

relationship).

(state

1. The Decedent died (check one):

TESTATE (with a Will) \_ \_ (if “checked” complete Paragraph 4) or INTESTATE (without a Will) \_ \_ (if “checked” complete Paragraph 5); In either case, now proceed to Paragraph 6.

\_\_\_

\_\_\_

1. If TESTATE:

At the date of death, the Decedent died with an original Last Will and Testament of the Decedent dated , without any codicil thereto ( ) or with codicil(s) thereto dated ( ) {Check if applies}. The aforesaid

original Last Will and Testament of the decedent, together with any codicil(s), is furnished herewith for recording in this County as permitted by West Virginia §44-1A-2(b).

Under the Last Will and Testament of the Decedent, the following person(s) is/are nominated to be the personal representative(s) of the Estate:

* 1. NAME: ADDRESS:
  2. NAME: ADDRESS:

Pursuant to the provisions of the above referenced Will of the Decedent, the following person(s) is/are the named beneficiaries of the estate of the Decedent:

1. NAME: ADDRESS:

RELATIONSHIP to Decedent: Select Relation Type

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Share or percentage or particular item(s):

1. NAME: \_ ADDRESS:

\_

RELATIONSHIP to Decedent: \_Select Relation Type

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Share or percentage or particular item(s):

1. NAME: \_ ADDRESS:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

RELATIONSHIP to Decedent: Select Relation Type

Share or percentage or particular item(s):

1. NAME: \_ ADDRESS:

RELATIONSHIP to Decedent: \_Select Relation Type

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Share or percentage or particular item(s):

1. NAME: ADDRESS:

RELATIONSHIP to Decedent:

Select Relation Type

Share or percentage or particular item(s):

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

1. NAME: ADDRESS:

RELATIONSHIP to Decedent: \_Select Relation Type

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Share or percentage or particular item(s):

1. NAME: ADDRESS:

\_

RELATIONSHIP to Decedent:

Select Relation Type

Share or percentage or particular item(s):

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

1. If INTESTATE

At the date of death, the Decedent died intestate with no known Will. The Decedent left as his/her heirs-at-law and distributes in accordance with the laws of intestate descent and distribution of the State of West Virginia, the following persons:

* 1. NAME: ADDRESS:

RELATIONSHIP to Decedent: Select Relation Type \_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Share or percentage:

* 1. NAME: ADDRESS:

RELATIONSHIP to Decedent:

Select Relation Type

Share or percentage:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

* 1. NAME: ADDRESS:

RELATIONSHIP to Decedent:

Select Relation Type

Share or percentage:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

* 1. NAME: ADDRESS:

RELATIONSHIP to Decedent:

Select Relation Type

Share or percentage:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

* 1. NAME: ADDRESS:

RELATIONSHIP to Decedent: Select Relation Type

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Share or percentage:

* 1. NAME: ADDRESS:

RELATIONSHIP to Decedent: Select Relation Type \_

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Share or percentage:

* 1. NAME: ADDRESS:

RELATIONSHIP to Decedent:

Select Relation Type

Share or percentage:

\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

1. The Decedent’s entire personal probate estate, as of the date of the Decedent’s death, wherever located, consists only of small assets and the aggregate fair market value of the small assets does not exceed $50,000. The small assets of the Decedent are described and itemized as follows:

DESCRIPTION FAIR

MARKET VALUE

1.

2.

3.

4.

5.

6.

7.

8.

9.

10.

(IF MORE SPACE IS NEEDED, attach additional pages to affidavit)

1. The Decedent did ( and possessed of any probate

) / did NOT ( real estate or

) {Check one which applies} die seized interests in probate real property in the

State of West Virginia. If the Decedent died seized and possessed of any probate real estate or interest in real estate in the State of West Virginia, the aggregate fair market value of all of the real estate interests in real property situate in the State does not exceed

$100,000 and the real estate of the Decedent in West Virginia, is as follows:

|  |  |  |  |
| --- | --- | --- | --- |
| DESCRIPTION | County | Assessed | Fair |
|  |  | Value | Market Value |

1.

2.

3.

4.

5.

6.

7.

8.

9.

10.

(IF MORE SPACE IS NEEDED, attach additional pages to affidavit)

1. ( ) {Check if applies} or ( ) {Check if Not Applicable}. If the affiant is a

Successor who was nominated as a personal representative or executor under the provisions of the above Will of the Decedent, at least 30 days have elapsed since the Decedent’s date of death and no application for the appointment of a personal representative for the Decedent is pending or has been granted in any jurisdiction.

or

( ) {Check if applies} or ( ) {Check if Not Applicable}. If the affiant is a Successor

who was NOT nominated as a personal representative or executor under the provisions of the above Will of the Decedent or if the Decedent died intestate without a Will, at least 60 days have elapsed since the Decedent’s date of death and no application for the appointment of a personal representative for the Decedent is pending or has been

granted in any jurisdiction, and no affidavit of Small Estate has been filed by a Successor nominated as a personal representative or executor under the provisions of the Will of the Decedent.

1. The undersigned Affiant will faithfully administer the small assets of the Decedent in accordance with the law and pay or deliver the same to the Successor or Successors so entitled.

WITNESS my hand and seal this day of , 20 \_.

Signature of Affiant/Successor

Taken, subscribed and sworn to before me the undersigned authority by

, this day of , 20 .

Notary Public

My Commission Expires:

EXPLANATION FOR COMPLETION OF

“AFFIDAVIT FOR SMALL ESTATE”

-DECEDENT’S NAME What is the legal name of the Decedent. What name of the Decedent appears on the Death Certificate, bank accounts, real estate tax bills, car titles, etc.

-“DOD” stands for “date of death” of the Decedent

-“Decedent who died domiciled in this state’ The Decedent was a resident of the State of West Virginia at his/her time of death. The decedent may have died outside of the State of West Virginia, but he/she was a resident of the State of West Virginia, at the time of death.

-YOUR “relationship” to the Decedent can be by marriage (ie: spouse), or by blood (ie: child, sibling, nephew, niece, cousin), or, if the Decedent died with a Will are you the named personal representative (ie: Executor) or a named beneficiary (someone who inherits through the Will).

-“RELATIONSHIP to the Decedent” refers to:

**if there is a Will**, to those individuals, charities, or trusts named in the document. If a person named (beneficiary) is deceased then: (1) to whomever the Will directs in such event; (2) if the beneficiary died before the Decedent, then to the beneficiaries blood-relations; () if the beneficiary died after the Decedent, then to the beneficiaries/heirs of the deceased-beneficiary.

**if there is NO Wil**l then relationship is based upon marriage or relationship to the Decedent by blood (see WV Code §42-1-1 et seq).

PLEASE NOTE: STEPCHILDREN/STEP PARENTS: a stepparent does not inherit from the estate of a deceased stepchild. A stepchild does not inherit from their deceased- stepparent. §42-1-1(26)

PLEASE NOTE: KINDRED OF HALF-BLOOD: Relatives of the half-blood inherit the same share they would inherit if they were of the whole blood. WV Code §42-1-3e

PLEASE NOTE: If individuals inherit as a result of a deceased-beneficiary, you should refer to WV Code §42-1-3d, for explanation of how to divide the assets.

-“Share or percentage…” refers to the amount to be given to that named individual:

**If there is a Will**, the share may be a specific dollar amount, or a percentage of the residue (remainder of the assets after payment of expenses and debt)

**If there is NO Will**, the share is based upon WV Code §42-1-1 et seq. The percentage is based upon the residue of the decedent’s assets (remainder of the assets after payment of expenses and debt).

-“Personal property” refers to anything that the Decedent owned that is:

1. Not real estate, and
2. Not already in someone else name (ie: a joint bank account, or a bank account payable on death (POD)/transferred on death (TOD) to someone, or a life insurance with a named-beneficiary, etc.

-“seized and possessed” refers to the decedent, at the time of death, owning entirely or partially an interest in real property either through a Deed of conveyance, or by means of an inheritance, or through a Court Order.

-“Fair Market Value” refers to the value of the asset at the time of the Decedent’s date of death. For example only:

1. a bank account’s value can be obtained from the bank;
2. a stock value can be obtained online by obtaining the stock’s value as the “high” of the day and ADDING the stock’s “low” value of the day and DIVIDING by two (this is the value of one share of the stock) and then multiply by the number of shares.
3. in regard to a car, you can refer to the Kelley Blue-Book value.
4. in regard to real estate, you can: 1) obtain an appraisal of the real estate, from a licensed real estate appraiser or 2) you can guess the value of the real estate (be prepared to justify your estimation), or 3) you can take the Assessor’s “gross assessed value” and multiply that number by 167% (this is authorized by the law that created a “Small Estate”). In any case, the total value of the real estate (collectively) cannot exceed $100,000.

PLEASE NOTE: that the “Fair Market Value” you state creates the “tax basis” which will be used to determine if a capital gains tax will be incurred when the property is later sold. You should discuss this with a professional who deals with taxes.

-“sui juris” is a Latin term meaning a person who has the capacity to manage his/her own affairs and not being under a legal disability to act for one’s self.

-claims of creditors This new form of administering an estate DOES NOT RELEASE, OR DISCHARGE ANY CLAIM which a creditor may have against the decedent, the decedent’s estate, or the assets of the decedent, and creditors of a small estate have the same rights provided under the provisions of WV Code §44-2-27 and §44-3A-33 as against distributes and legatees.