MISSISSIPPI SMALL ESTATE AFFIDAVIT

I/We,		,		,				
	, ("Heir	(s)" or "Successor(s)"), upon being duly s	worn, state upon my/our				
oath a	and personal knowledge t	the following:						
1		, ("Decedent	."), SS#	, died on				
		in	County, Mississippi	i, at the age of				
"A".	years. A copy of	f the death certificate	of the decedent is att	tached hereto as Exhibit				
2	The decedent's place of residence immediately before his death was (address), Mississippi,							
	(Zip), which v	was the place where th	e principal part of hi	is or her property was				
situat		•		* * -				
3.	The value of the entire mbrances thereon, does no			_				
deced	No application or petitilent is pending, nor has a liction.							
5. Affid	The decedent died moravit. A list of all know asset							
0.	A list of all know asset	ASSET		ws.				
Asse	et Description			Asset Value				
	•							
the de	7. The Names and eccedent are as follows:	l addresses of all heirs	and the facts establi	ishing the relationship to				
	ne, Address of Heir	Relationship	Status	Relevant family				
	,		(Adult/Minor/ Incapacitated)	history facts concerning heirship				
			-					

<u> </u>			<u>-</u>	
6. At the time of dea	ath, the decedent was:			
b) Never I c) divorce	d to Married. d from eased by spouse		, on	 _, on
The children born of the	e marriage to ot have any other chi	ldren with	are indica	
7. There is no known	unpaid claimant aga	inst the de	cedent, except a	as stated in paragraph
8. The decedent left	no will and therefore	died intest	ate.	
Heir(s) state that the facts	contained in this Aff	idavit are t	true and correct	as therein stated.
	$\overline{ m H}$	eir		
	11	•		
	Н	eır		
SWORN TO and SUBSC		E by the ab	oove Heir(s), thi	is day of
Notary's Name Printed:		Nota	ry Public, State	of
My Commission Expires:	-			

- Notes: 1. Any person indebted to the decedent or having possession of tangible personal property or an instrument evidencing a debt, obligation, stock, or chose in action belonging to the decedent shall make payment when due of the indebtedness or deliver the tangible personal property or an instrument evidencing a debt, obligation, stock, or chose in action to a person claiming to be the successor of the decedent, as defined herein, upon being presented this affidavit.
- 2. The successor of a decedent, upon execution of the affidavit, shall be empowered to negotiate, transfer ownership and exercise all other incidents of ownership with respect to the personal property and instruments obtained.
- 1. Any person paying, delivering, transferring or issuing personal property or the evidence thereof pursuant to the affidavit shall be discharged and released to the same extent as if such person had dealt with a personal representative of the decedent. Such person shall not be required to see to the proper application of the personal property or evidence thereof or to inquire into the truth of any statement in the affidavit. If any person to whom an affidavit is delivered, refuses to pay, deliver, transfer or issue any personal property or evidence thereof to the successor, such property or evidence thereof may be recovered or its payment, delivery, transfer or issuance compelled upon proof of the successor's right in a proceeding brought in chancery court for such purpose by or on behalf of the persons entitled thereto. Any person to whom payment, delivery, transfer or issuance is made shall be answerable and accountable to the personal representative of the estate, if any, or to any other person having a superior right.

Disclaimer

This form is provided without any warranty, express or implied, as to its legal effect and completeness. Please use at your own risk. If you have a serious legal problem, we suggest that you consult an attorney.

Form #0002013