## IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF In the Matter of: Case No: SMALL ESTATE **AFFIDAVIT** Decedent Amended (print legal name of the deceased) *Filing Fee at ORS 21.145(4)* NOTICE OF DUTY TO PAY DEBT OR TURN OVER PROPERTY To any person who receives a copy of this affidavit: Under ORS 114.5351, if you owe a debt to the decedent or have personal property of the decedent, you must pay the debt or turn over the property to the affiant. If you refuse, the affiant may ask the court to compel you to pay the debt or turn over the property and you could be responsible for the affiant's attorney fees. I swear that the following statements are true to the best of my knowledge. I understand that this affidavit has legal consequences and that I can talk to a lawyer. The legal fees can be paid by Decedent's estate if listed in this affidavit. I understand that I may have to personally pay for mistakes, omissions, or failure to perform a duty or obligation. THIS AFFIDAVIT IS BEING FILED BY A CREDITOR OF THE ESTATE BECAUSE DECEDENT DIED INTESTATE AND WITHOUT HEIRS. WRITTEN AUTHORIZATION FOR THIS FILING FROM THE STATE TREASURER IS ATTACHED. **Thirty (30) or more days** have passed since Decedent died No probate or small estate exists. No personal representative for the decedent's estate has been appointed in Oregon, no petition is pending for appointment of a personal representative of the estate in Oregon, and no other small estate affidavit has been filed in Oregon. This Affidavit is filed in this court because: Decedent died in this county At death, Decedent lived in or owned property in this county Decedent's estate currently owns property located in this county

<sup>&</sup>lt;sup>1</sup> https://www.oregonlegislature.gov/bills laws/ors/ors114.html

## **AFFIANT'S INFORMATION** (person completing this Affidavit) Name: \_\_\_\_\_ Mailing Address: Phone: **1.** I have authority to file this affidavit because (check all that apply): I am an heir of Decedent and Decedent left no will I am a devisee (entitled to receive something) in Decedent's will I am named as personal representative in Decedent's will I am a creditor of Decedent or the estate and was not paid the full amount owed within 60 days after Decedent's death and (check one): Decedent died without a will (intestate) and without heirs. I have attached authorization from the State Treasurer allowing me to file this affidavit. or Authorization from the State Treasurer is not required because Decedent died with a will (testate) or left heirs **2. I am qualified** to serve as the affiant because all the following are true: ➤ I am 18 years old or older ➤ I have not been convicted of a felony in Oregon or another state > I am not incapacitated or financially incapable (I am able to make health care decisions and manage my business affairs) > I am not currently suspended or disbarred from the practice of law; I did not resign from the Oregon State Bar while misconduct charges were pending > I am not a licensed funeral service practitioner unless Decedent was a relative of mine or Decedent was a licensed funeral service practitioner in a business relationship with me **DECEDENT'S INFORMATION** 3. A certified copy of Decedent's **death certificate** is filed with this affidavit (required) Name: As shown on the death certificate Residence Address: Mailing Address: Social Security # (last 4 digits): Date of Death: Age at Death: Address for Place of Death:

		_
Assets		
4. The <b>valuation date</b> for the decedent's estate in Decedent's date of death (if Affidavit is fill Within 45 days before filing this Affidavit after the date of death)	ed one year or less aj	
<b>5.</b> As far as I know, the following assets are in the administration in Oregon. My authority as af		
<b>Real Property</b> Maximum total value \$200,000 (see In List street address. You MUST include or attach a legal d	nstructions)	Fair Market Value
None	-	
Total value of a	ll real property	
Additional page attached titled "Section 5 – Re		
Industronal page attached titled beetion 5 Re	arrioperty	
<b>Personal Property</b> Maximum total value \$75,000 (s (Clearly identify assets according to the Instruction		Fair Market Value
None		
Total value of all per	rsonal property	
☐ Additional page attached titled "Section 5 – Pe	rsonal Property"	
6. Decedent's <b>safe deposit box</b> (check all that app No inventory required  ☐ Decedent <b>did not</b> rent a safe deposit box,		others <i>and</i> did not own
any contents in a box rented by someone else  Decedent <b>did</b> rent a safe deposit box with	others, and at least o	
alive and Decedent did not own any contents <b>or</b>	in the box	
<u>Inventory required</u>		
<ul> <li>□ Decedent <b>owned</b> contents in a safe deposit box rented by someone else</li> <li>□ Decedent <b>did</b> rent a safe deposit box □ alone <i>or</i> □ with other people and none of</li> </ul>		
the others is still alive and		
☐ I have an inventory of the box from the	ne bank or credit unic	on that has the box (see
ORS 114.537(1)) $\square$ I have listed all assets in the box that have value if they can be sold)	have value, if any, on	this Affidavit (assets
The safe deposit box assets $\square$ have no value $or$ $\square$ have value as listed in Section 5		

<ul> <li>did rent a safe depose</li> <li>➢ Get an inventory ORS 114.537(2))</li> <li>➢ Add the value of listed in section 5</li> <li>➢ If Decedent's tota can give me the camended Small 1</li> <li>➢ If Decedent's tota in the box, then the court that the</li> </ul>	on about a safe deposit box. If I later sit box, either alone or with others we of the box from the bank or credit up the assets in the box, if any, to the to 5 of this Affidavit (assets have value all items of personal property are still contents of the box. If any items in the Estate Affidavit (see ORS 114.515(6)) all assets are more than \$75,000 after the bank will keep the contents in the e estate is no longer a small estate. I see bank that has the box.	ho have all died, <b>I will:</b> nion that has the box (see  otal value of personal property if they could be sold) I \$75,000 or less, the bank he box have value, I will file an i. I add the value of the items he box. I will file a notice with
DISTRIBUTION OF ASSETS		
☐ <b>did</b> leave a will (test☐ the original vaffidavit of attest not true, you make or talk to a lawy or ☐ Decedent's w	will (not a copy) accompanies this Af sting witness or affidavit regarding a ay not be able to file a Small Estate	fidavit <b>and</b> the will has an genuine signature ( <i>If this is Affidavit, see the Instructions</i>
Name of heir	Last known address	Relationship to decedent
There are no heirs (see ORS 112.015 – 112.115)		
Additional page attach	ed titled "Section 8 - Heirs"	

9. Devisees		
Name of devisee	Last-known address	
☐ There are no living devis	sees or Decedent did not leave a will	
☐ Additional page att	ached titled "Section 9 – Devisees"	
10. Asset Distribution		
	re entitled to receive the following property from Decedent's estate:	
Name of heir (no will), devisee (will)	Assets to be received (Note any conditions or survivorship provisions here. See Instructions.)	
	(Trote unity conditions or our eteororists processions her elegen metrolicity)	
Additional page att	ached titled "Section 10 – Asset Distribution"	
11. Missing heirs or devi	isoos	
	estate (left a will) and I can locate all living devisees. None of the	
	ing without a known address.	
	<b>testate</b> (had no will) and I can locate all living heirs. None of the	
heirs are missing	without a known address.	
	ne following heir or devisee and I do not know if this person has died	
Person I cannot Property that pe	locate: rson is to receive:	
☐ Ad	lditional page attached titled "Section 11 – Missing Heirs or Devisees"	

# **CLAIMS AGAINST ESTATE 12.** I have made reasonable efforts to determine **creditors** of Decedent and the estate. I will continue attempts to determine all creditors of Decedent until distribution is complete. > Creditors should mail claims against the estate to me at (address): (optional) Email address\*: (optional) Fax number\*: \*Note: Only use email and fax if you will regularly check for communications. If you provide your email address or fax number, the court will assume you receive any communication sent to you that way. 13. Undisputed Claims There are no undisputed claims The following expenses or claims against the estate remain unpaid (including reimbursement owed to someone who paid claims or expenses). I do not dispute these expenses or claims. I will pay undisputed claims as provided in ORS 114.545. (See Instructions for examples) Description of Undisputed Name and Last Known Amount Address of Creditor Expense or Claim (known or estimated) Additional page attached titled "Section 13 – Undisputed Claims" 14. Disputed claims There are no disputed claims I dispute the following claims against the estate. I believe these claims may be invalid. (See *Instructions for examples.)*

Name and Last Known Address of Creditor	Description of Disputed Claim	Amount (known or estimated)

Additional page attached titled "Section 14 – Disputed Claims"

### 15. Estate administration and funeral expenses

☐ I do not expect to have administrative or funeral expenses

I expect to pay the following expenses related to the estate (see Instructions for examples)

Name and Address of Creditor	Description of Expense	Amount (known or estimated)

Additional page attached titled "Section 15 – Estate Expenses"

#### INFORMATION FOR CREDITORS AND HEIRS AND DEVISEES

**Claims may be barred.** Some claims against the estate may be barred unless certain things happen.

- (1) Claims against the estate not listed in this Affidavit, or in amounts larger than those listed in this Affidavit, may be barred unless:
  - (i) A claim is presented to the affiant within 4 months of the filing of this Affidavit or an amended Affidavit at the address, email address, or fax number stated in this Affidavit for presenting claims, or
  - (ii) A personal representative of the estate is appointed within the time allowed under ORS 114.555
- (2) If this Affidavit lists one or more claims that the affiant disputes, those claims may be barred unless:
  - (i) A petition for summary determination is filed within 4 months of the filing of this Affidavit or an amended Affidavit, or
  - (ii) A personal representative of the estate is appointed within the time allowed under ORS 114.555  $\,$

**Remedies.** If the affiant does not comply with Oregon law and a person is injured because of that, the only ways to take action against the affiant are:

- (1) The summary determination of claims process under ORS 114.540
- (2) The summary review of administration process under ORS 114.550
- (3) The appointment of a personal representative for the estate within the time allowed by ORS 114.555 (usually 4 months from the date the Affidavit was filed)

\*\*\*Note that **time limits apply** under the statutes

**Financial institutions not liable.** A financial institution (as defined in ORS 706.008) that opens one or more deposit accounts for an affiant is not liable to any other person for opening the account or accounts or permitting the affiant to withdraw funds from the account or accounts by any means. The financial institution is not required to ensure that the funds of the decedent that are paid out by the affiant are properly applied. See ORS114.545(5).

### **REQUIRED NOTICES** (Photocopies are allowed, you don't need certified copies) Heirs and devisees ☐ Within **30 days** after filing this Affidavit with the court, I will deliver or mail to each heir and each devisee, if any, at their last known address: o a copy of this Affidavit showing the date of filing **and** o a copy of the will, if the decedent died testate If there are no heirs or devisees, or if there is a missing heir or devisee, I will deliver or mail a copy of this Affidavit within **30 days** after filing with the court to: State Treasurer 900 Court St, Room 159 Salem, OR 97301 > Creditors Within **30 days** after filing this Affidavit with the court, I will deliver or mail a copy of this Affidavit showing the date of filing to the last known address of: each undisputed creditor (listed in section 13 above) and each disputed creditor (listed in section 14 above) I will deny any claims that are not presented on time under ORS 114.540(1)(a) I will deny any claims presented on time that are not valid To deny a claim, I will mail or deliver **written notice** to the person who filed the claim and their attorney, if any, stating the reason for denying the claim and the information required by ORS 114.540(2) ☐ I understand that if I allow a claim that is invalid, I may have to personally pay the cost of the claim > State Within **30 days** after filing this Affidavit with the court, I will deliver or mail a copy of this Affidavit showing the date of filing **and** a copy of the death certificate to the Department of Human Services (DHS) and the Oregon Health Authority at: Department of Human Services **Estate Administration Unit** PO Box 14021 Salem OR 97309-5024 > Department of Corrections Decedent was not imprisoned in an Oregon prison at any time during the 15 years before death (note: a county or city jail is not a prison) I do not know if Decedent was imprisoned in an Oregon prison during the 15 years before death Decedent **was** imprisoned in an Oregon prison during the 15 years before death within **30 days** after this Affidavit is filed with the court, I will send a copy of this Affidavit showing the date of filing **and** a copy of the death certificate to: **Department of Corrections** 2575 Center St NE Salem, OR 97301

## **AFFIANT DUTIES** You must read and check each section below. You may be personally liable for failing to meet uour responsibilities. If the court appoints a personal representative for the estate within 4 months after this Affidavit is filed, I will give the personal representative all of Decedent's assets and records I will not distribute any assets until all claims, expenses, and taxes have been paid **and** 4 months have passed since this Affidavit was filed I will distribute the estate according to the will that was filed with the Affidavit. If Decedent did not leave a will, I will distribute the estate according to the laws of intestacy in ORS 112.017 -112.115. Amended Affidavits If I discover a material error or omission in this Affidavit, I will file an amended Small Estate Affidavit and serve it as required by ORS 114.515(6) If I discover assets Decedent owned that are not listed in this Affidavit, I will file an amended Small Estate Affidavit **before** taking control of those assets according to ORS 114.515(6) If any newly-discovered property makes Decedent's total asset values exceed the maximum values for a small estate. I will promptly notify the court and all persons I notified before, as required in ORS 114.515(7). Property and Income I will take control of, and collect income from, the assets of the estate listed in this Affidavit (see ORS 114.535). I will only sell assets as provided in ORS 114.547. I understand that my authority over Decedent's assets only applies to assets listed in this Affidavit. I will administer the estate as promptly and with as little loss of value as I reasonably can under the circumstances. I understand that I may have to pay for loss of value caused by: o my neglect or unreasonable delay in collecting the estate's assets o paying out money or delivering property in a way I should not have o failing to pay taxes as required by law o failing to close the estate in a reasonable time o dealing with the estate in a way that benefits me personally over creditors, heirs, or o any other negligent or intentional bad acts regarding estate assets, or failing to act in a way that causes loss to the estate ☐ I will not commingle estate property with my own property or the property of any other person ("commingle" means combine) I will keep records of my work on the estate at least until the **later of**: 2 years after the filing of this Affidavit or the conclusion of any summary review proceeding under ORS 114.550 I will pay estate claims and expenses according to ORS 114.545(1)(f) and ORS 114.545(1)(g) from estate assets. If the estate does not have enough assets to pay all claims and expenses, I will

pay them in the order set out in ORS 115.125.

I have read this Affidavit. The statements in this Affidavit are true and correct to the best of my knowledge. I understand that I make this statement under penalty of perjury. This Affidavit is made under ORS 114.505-114.560.

Date	Signature of Affiant (DO NOT SIGN until you are with a	Signature of Affiant (DO NOT SIGN until you are with a notary or court clerk)	
	Print Name		
Address	City, State, Zip	Phone	
State of	, County of		
Signed and sworn to (or at	ffirmed) before me on (date)	_ by	
(name)			
Signature of notarial office	My commission expire	es:	
Title (and rank, if militar	y officer)		