## IN THE COUNTY COMMISSION OF HARRISON COUNTY, WEST VIRGINIA

IN RE:		STATE O	F
		AFF	FIDAVIT FOR SMALL ESTATE
STATE OF \	WEST \	/IRGINIA,	
COUNTY O	F HARF	RISON, to-	wit:
below, being	ı first du	ıly sworn, ι	, being a Successor of the Decedent identified upon oath and under penalty of perjury, do depose and ge and belief as follows:
			, and my current
died on			, (date of death), a resident of, , with his/her usual residence being
			s been furnished herewith for filing in this County. I am a (state relationship).
At the date of Decedent date thereto dated Will and Testa	of death ed ament o	, the Dece	[Check if applies] or ( ) [Check if Not Applicable] dent died with an ORIGINAL Last Will and Testament of the, without any codicil thereto ( ) or with codicil(s) ( ) [Check if applies]. The aforesaid ORIGINAL Last ent, together with any codicil(s), is furnished herewith for itted by West Virginia Code § 44-1A-2(b).
			Testament of the Decedent, the following person(s) the personal representative(s) of the Estate:
	a.		
	b.		

Pursuant to the provisions of the above referenced Will of the Decedent, the following persons are the named beneficiaries of the estate of the Decedent:

a.	Name:
	Address:
	Relationship to Decedent:
	Share or percentage or particular item:
b.	Name:
	Address:
	Relationship to Decedent:
	Share or percentage or particular item:
C.	Name:
	Address:
	Relationship to Decedent:
	Share or percentage or particular item:
d.	Name:
	Address:
	Relationship to Decedent:
	Share or percentage or particular item:
e.	Name:
	Address:
	Relationship to Decedent:
	Share or percentage or particular item:
	(If more space is needed, attach additional page(s) to affidavit)

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4. **INTESTACY ( ) [Check if applies] or ( ) [Check if Not Applicable]** At the date of death, the Decedent died intestate with no known will. The Decedent left as his/her heirs at law and distributees in accordance with the laws of intestate descent and distribution of the State of West Virginia the following persons:

	а	. Name:	<del></del>
	Address:		
		Share or percentage:	
	b	. Name:	
		Address:	
		Relationship to Decedent:	
		Share or percentage:	
	С	. Name:	<del></del>
		Address:	
		Relationship to Decedent:	
		Share or percentage:	
	d	. Name:	
		Address:	
		Relationship to Decedent:	
		Share or percentage:	
	е	. Name:	<del></del>
		Address:	
		Relationship to Decedent:	
		Share or percentage:	
(If more space is needed, attach additional page(s) to affidavit)			
	5	. The Decedent's entire personal probate estate, as of the date of	the
		nt's death, wherever located, consists only of Small Assets and the ago	
		ket value of the Small Assets does not exceed \$50,000. The Small Ass	ets of the
De	cede	nt are described and itemized as follows:	
			Fair Market
		Description	value
	a.		
	b.		
	C.		
	d.		
	e.		

f.		
	Total	

(If more space is needed, attach additional page(s) to affidavit)

6. The Decedent did ( ) / did not ( ) [Check one which applies] die seized and possessed of any probate real estate or interests in probate real estate 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 or interests in real property situate in this State does not exceed \$100,000 and the real estate of the Decedent in West Virginia is as follows:

	Description	County	Assessed Value	Fair Market value
-	Description	County	value	value
a.				
b.				
C.				
d.				
e.				
	Total	_		

(If more space is needed, attach additional page(s) to affidavit)

7. ( ) [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.
8. 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, after paying any known or ascertainable creditors of the decedent.
Witness my hand and seal this day of, 2021.
Signature of Affiant/Successor
Taken, subscribed, and sworn to before me the undersigned authority by
taken, subscribed, and sworm to before the tire undersigned authority by this, this, 2021.
, and, and, 2021.
{seal}
My Commission expires:
Notary Public