## United States of America



State of West Virginia

County of Fayette, 55:

is

## Affidabit for Small Estate Testate

STATE OF	
COUNTY OF	
I,, whose address being first duly sworn, upon oath and under penalty of p	erjury, do depose and say as follows:
1. The decedent,	, died Testate on, a resident of
<u>Fayette</u> County, in the State of <u>West Virginia</u> .	
2. A certified Death Certificate has been furnished	herewith for filing in this County. I am a Successor of
the Decedent as	(state relationship).
3. The Decedent died <b>Testate</b> .	
4. At the date of death, the Decedent died with an origin	nal 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 W	ill and Testament of the decedent, together with any codicil(s
furnished herewith for recording in this County as permi	tted 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:	
Name:	
Address:	
5. Pursuant to the provisions of the above referenced W named beneficiaries of the estate of the Decedent:	Vill of the Decedent, the following person(s) is/are the
NAME:	<u></u>
ADDRESS:	
RELATION:	
Share or percentage or particular item(s):	

NAME:	
ADDRESS:	
RELATION:	
Share or percentage or particular item(s):	
, , ,	
NAME:	
ADDRESS:	
RELATION:	
Share or percentage or particular item(s):	
NAME:	
NAME:	
ADDRESS:	·
RELATION:	
Share or percentage or particular item(s):	
onare of percentage of particular item(s).	
NAME:	
ADDRESS:	
RELATION:	
Share or percentage or particular item(s):	
chare of percentage of particular herifico).	
NAME:	<u> </u>
ADDRESS:	
RELATION:	
Share or percentage or particular item(s):	
chare of percentage of particular term(s).	

t

	<u>De</u>	escription:				<u>Fair Market</u> <u>Value</u>
					,-	
real property in the Star	( ) / did <b>NOT</b> ( ) die te of West Virginia. If	the Decedent di	ed seized and p	ossessed of	any probat	e real estate or
7. The Decedent did (	te of West Virginia. If the State of West Virg	e seized and pos the Decedent di inia, the aggrega	sessed of any pr ed seized and p te fair market v	ossessed of alue of all o of the Decec As	state or int any probat f the real e	erests in probate e real estate or state interests in st Virginia, is as
7. The Decedent did (real property in the Statinterest in real estate in real property situate in	te of West Virginia. If the State of West Virginia the State does not exceed	e seized and pos the Decedent di inia, the aggrega	sessed of any pred seized and perter fair market we the real estate of	ossessed of alue of all o of the Decec As	state or int any probat f the real e lent in Wes	erests in probate e real estate or state interests in st Virginia, is as Fair Market
7. The Decedent did (real property in the Statinterest in real estate in real property situate in	te of West Virginia. If the State of West Virginia the State does not exceed	e seized and pos the Decedent di inia, the aggrega	sessed of any pred seized and perter fair market we the real estate of	ossessed of alue of all o of the Decec As	state or int any probat f the real e lent in Wes	erests in probate e real estate or state interests in st Virginia, is as Fair Market
7. The Decedent did (real property in the Statinterest in real estate in real property situate in	te of West Virginia. If the State of West Virginia the State does not exceed	e seized and pos the Decedent di inia, the aggrega	sessed of any pred seized and perter fair market we the real estate of	ossessed of alue of all o of the Decec As	state or int any probat f the real e lent in Wes	erests in probate e real estate or state interests in st Virginia, is as Fair Market
7. The Decedent did (real property in the Statinterest in real estate in real property situate in	te of West Virginia. If the State of West Virginia the State does not exceed	e seized and pos the Decedent di inia, the aggrega	sessed of any pred seized and perter fair market we the real estate of	ossessed of alue of all o of the Decec As	state or int any probat f the real e lent in Wes	erests in probate e real estate or state interests in st Virginia, is as Fair Market
7. The Decedent did (real property in the Statinterest in real estate in real property situate in	te of West Virginia. If the State of West Virginia the State does not exceed	e seized and pos the Decedent di inia, the aggrega	sessed of any pred seized and perter fair market we the real estate of	ossessed of alue of all o of the Decec As	state or int any probat f the real e lent in Wes	erests in probate e real estate or state interests in st Virginia, is as Fair Market
7. The Decedent did (real property in the Statinterest in real estate in real property situate in follows:	te of West Virginia. If the State of West Virginia the State does not exceed	e seized and pos the Decedent di inia, the aggrega	sessed of any pred seized and perter fair market we the real estate of	ossessed of alue of all o of the Decec As	state or int any probat f the real e lent in Wes	erests in probate e real estate or state interests in st Virginia, is as Fair Market
7. The Decedent did (real property in the Statinterest in real estate in real property situate in follows:	te of West Virginia. If the State of West Virginia the State does not exceed	e seized and pos the Decedent di inia, the aggrega	sessed of any pred seized and perter fair market we the real estate of	ossessed of alue of all o of the Decec As	state or int any probat f the real e lent in Wes	erests in probate e real estate or state interests in st Virginia, is as Fair Market

TOTAL:

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

6.

e law and pay or deliver the same to certainable creditors of the decedent ate:    CATE OF	the Successor	or Successors	so entitled, a	ent in accor	any known or
e law and pay or deliver the same to certainable creditors of the decedent ate:    CATE OF	o the Successor	or Successors	so entitled, a	ent in accor	any known or
e law and pay or deliver the same to certainable creditors of the decedent ate:    Compared to the decedent ate:	o the Successor	or Successors	so entitled, a	ent in accor	any known or
e law and pay or deliver the same to certainable creditors of the decedent ate:	o the Successor		so entitled, a	ent in accor	any known or
e law and pay or deliver the same to certainable creditors of the decedent ate:    Compared to the decedent of	o the Successor		so entitled, a	ent in accor	any known or
e law and pay or deliver the same to certainable creditors of the decedent ate:	o the Successor		so entitled, a	ent in accor	any known or
e law and pay or deliver the same to certainable creditors of the decedent ate:    Compared to the decedent ate:	o the Successor			ent in accor	er e
e law and pay or deliver the same to certainable creditors of the decedent ate:    Compared to the decedent ate:	o the Successor			ent in accor	er e
e law and pay or deliver the same to certainable creditors of the decedent ate:    Compared to the decedent ate:	o the Successor			ent in accor	er e
e law and pay or deliver the same to certainable creditors of the decedent ate:    Compared to the decedent ate:	o the Successor			ent in accor	er e
e law and pay or deliver the same to certainable creditors of the decedent ate:    Compared to the decedent ate:	o the Successor			ent in accor	er e
e law and pay or deliver the same to certainable creditors of the decedent	o the Successor			ent in accor	er e
e law and pay or deliver the same to certainable creditors of the decedent	the Successor			ent in accor	er e
e law and pay or deliver the same to	the Successor			ent in accor	er e
e law and pay or deliver the same to	the Successor			ent in accor	er e
proceedings of the control of the co				ent in accor	er e
a personal representative or executor	for under the pro	ovisions of the	e Will of the L	Decedent.	
en granted in any jurisdiction, and r	no affidavit of S	Small Estate h	as been filed	by a Succe	
ominated as a personal representative	e or executor u	nder the provi	sions of the a	bove Will	of the Decedent
presentative for the Decedent is pen	iding of has bee	m gramed m a	my jurisaicho	п.	
apsed since the Decedent's date of d	death and no ap	plication for t	he appointme	nt of a pers	
	apsed since the Decedent's date of presentative for the Decedent is per (  ( ) {Check if applies} or (  minated as a personal representative if the Decedent died intestate with ath and no application for the apportunity of the property of	apsed since the Decedent's date of death and no appresentative for the Decedent is pending or has been seen as a personal representative or executor urif the Decedent died intestate without a Will, at least and no application for the appointment of a personal granted in any jurisdiction, and no affidavit of States.	( ) {Check if applies} or ( ) {Check if Not Applicable minated as a personal representative or executor under the provi if the Decedent died intestate without a Will, at least 60 days ha ath and no application for the appointment of a personal representative or executor under the province of the province of the appointment of the personal representation and no application for the appointment of a personal representative or executor under the province of the appointment of the appointment of a personal representation of the appointment of the	( ) {Check if applies} or ( ) {Check if Not Applicable}. If the affia minated as a personal representative or executor under the provisions of the a if the Decedent died intestate without a Will, at least 60 days have elapsed sir ath and no application for the appointment of a personal representative for the en granted in any jurisdiction, and no affidavit of Small Estate has been filed.	presentative or executor under the provisions of the above Will of the Decedent, at least a apsed since the Decedent's date of death and no application for the appointment of a person presentative for the Decedent is pending or has been granted in any jurisdiction.  ( ) {Check if applies} or ( ) {Check if Not Applicable}. If the affiant is a Suc minated as a personal representative or executor under the provisions of the above Will of the Decedent died intestate without a Will, at least 60 days have elapsed since the Deceath and no application for the appointment of a personal representative for the Decedent en granted in any jurisdiction, and no affidavit of Small Estate has been filed by a Succession.

SmallEstateAffidavit