Small Estate Affidavit Instructions/Guidance

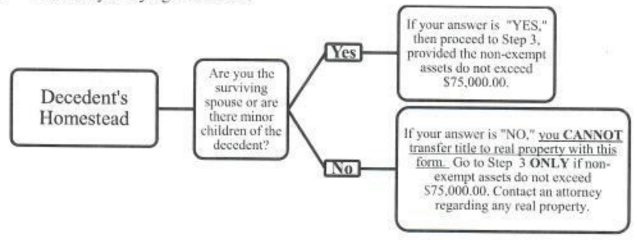
Before beginning this Small Estate Affidavit, please review the following to determine if a Small Estate Affidavit is proper to use.

STEP 1: Did the Decedent die testate (leaving a valid Will)?

If yes, you may not use the Small Estate Affidavit.

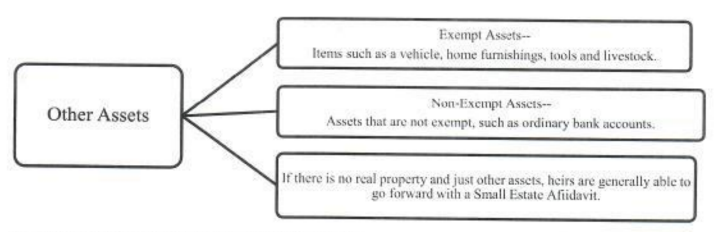
If no, proceed to Step 2.

STEP 2: What are you trying to transfer?



THE SMALL ESTATE AFFIDAVIT (SEA) MAY NOT BE USED TO TRANSFER TITLE TO REAL PROPERTY OTHER THAN THE DECEDENT'S HOMESTEAD AS EXPLAINED ABOVE. CONTACT AN ATTORNEY REGARDING OTHER REAL PROPERTY.

STEP 3:



OTHER DEFINITIONS AND RECOMMENDATIONS-

- Form—To increase the chances that the SEA will include all necessary information, the Court
 recommends that applicants use the SEA form available on the county clerk's website.
- Separate Property—property owned before marriage, property owned after a final divorce decree, or property acquired by gift or inheritance
- · Community Property—any property acquired during marriage other than by gift or inheritance

Instructions for Small Estate Affidavit Form

Sections A-H:

- It is important that the full name of the deceased person, the date of death, the county of death, and the domicile (where he lived) at death be shown in the form.
- The SEA must state whether the person died intestate (without leaving a Will) and that no petition for the appointment of a personal representative is pending nor has been granted.
- No form should be completed or filed until thirty (30) days have clapsed since death.
- The value of the entire estate, not including homestead and exempt property, does not exceed \$75,000.

Section I: Assets:

- Section I must list all the assets of the Decedent with a full description of each and every asset belonging to the
 Decedent. Assets are any property owned that has monetary value, including:
 - Bank accounts name of the bank, account number, and balance in each account.
 - Cash value and location.
 - Vehicles including the year, make and model, vehicle identification number and value.
 - Real Estate homestead only (it only passes to a surviving spouse or minor children)
 - Stocks name of the stock, the number of shares, certificate number, and the value at death.
 - Safe Deposit Boxes if the Decedent had one, complete the form "Application to Open Safe
 Box and Examine Papers" provided by the County Clerk, Present the Court with an Inventory
 in that box with descriptions and values.
 - If you have a check, you should make sure the company will accept a SEA. They will have to reissue the check. You cannot open an estate account with the SEA.
 - Please indicate whether the assets are community or separate property.
 - Applicant must identify any claimed exempt property (as defined by Texas Estates Code Chapter 353.051 and Texas Property Code Chapter 42).
- Indicate the value of each asset as precisely as possible. A SEA cannot be approved with any asset of "unknown value."

Section J. Liabilities:

- You must list all liabilities. These are debts of the Decedent and his/her estate. These may include credit cards, mortgage, or any bill that is still owed at the time of death.
- The estate of the deceased MUST be solvent. In other words, the debts/liabilities cannot exceed the value of the
 assets.
- If there are NO liabilities or debts, please show this in the box. Do not leave this box blank!

Section K. Distributees:

- List the name, address, email, and telephone number of all distributees.
- Include the name, address, phone number, capacity and interest of each distributee. See heirship affidavit to determine who the distributee(s) are.

Section M. Signatures of Distributees:

- All distributees who are listed in Section 9 must sign in front of a notary.
- If the distributee is a minor, the form must be signed by a natural parent of the minor; by the court appointed
 guardian with a copy of letters of guardianship attached; or by the court appointed managing conservator with
 judgement papers attached.
- Example of signatures for minors. "Sam Smith as natural guardian or parent of John Smith, a minor." It also requires that they print their names. The signature should be done in front of a notary.

HEIRSHIP AFFIDAVIT

The heirship portions of Section I-IV are to be completed by two disinterested witnesses who knew the family history.

It is important that the proper portions of this affidavit be completed. This is how the Court will determine the heirs.

I. Witness Information

These witnesses must not have or be entitled to any share of the Decedent's assets. It must show the following:

- a.) name,
- b.) address,
- c.) county in which they reside,
- d.) what relationship they were to the Decedent, and
- e.) how many years they knew the Decedent.

II. Decedent Information

When and where did the Decedent die? In what county and state?

III. Marital History

This section is to determine whether the Decedent was married or not at the time of death. There are 3 boxes. Please check the appropriate box. If there was more than 1 marriage, please indicate that.

IV. Family History: All the descendants of the Decedent.

Children: Please list all of the Decedent's children, by birth or adoption (alive or deceased). If any
of the children are deceased, list the deceased child's name and include their children in the box.

*It is important to state whether the surviving spouse is the biological or adoptive parent of each of the children listed. Please indicate in the appropriate box.

Parents: If there are no children or grandchildren, then list the parents (alive or deceased).

3) Siblings – Brothers or Sisters:

- If there are no parents or only one parent survived the Decedent, list all siblings (alive or deceased).
- b. If any of the siblings are deceased, then list their children.

Note:

- This Small Estate Affidavit needs to be signed by the two disinterested witnesses in front of a notary.
- The Court usually does not require a hearing on SEA applications, but in some circumstances the
 Court may require a hearing before a SEA will be approved. If a hearing is needed, the Court will
 contact you to set the hearing. Do not set a hearing until the Court has asked you to do so.

		NO.			
Es	tate	of	ଦ ଦ କ କ କ କ କ କ କ କ	In the ☐ Probate Court ☐ County Court/County Cou	ırt at Law
			999	of: Falls County, Texas	
De	ceas	sed ,	\$		
		Smal	I Estate	Affidavit	
per	rsona	the dates indicated below, all of the ally appeared and, on their oath, did nt to Chapter 205 of the Texas Estat	swear or affil	of this estate and two disinterestern to the accuracy of the following	ed witnesses a facts,
Α.	De	cedent,		, died on the	day of
	_		in	County, Texas. A	copy of
	De	cedent's death certificate will be filed	I in this cause	number at the time this Affidavit	is filed.
B. C.	De	re than 30 days have elapsed since	led in	County, Texas, at	the time of
	Co	cedent's death. [If not in this County unty.]	, the amdavi	must include facts supporting ve	nue in this
D.	De	cedent died without a will.			
E.		administration is pending or has bee essary.	en granted in	Decedent's estate and none appe	ears
F.	The	e total value of Decedent's estate as empt property, is \$75,000.00 or less.	sets on the d	ate of this affidavit, not including h	nomestead and
G.	The	e total value of Decedent's estate as total value of known liabilities.	sets, not incli	uding homestead and exempt pro	perty, exceeds
Н.	Me	dicaid - check the accurate box:			
	OR	The Decedent did not apply for and	receive Med	licaid benefits on or after March 1	, 2005.
		Decedent did apply for and receive Estate Recovery Program claim is I	Medicaid be	nefits on or after March 1, 2005, a bility in section "J" below.	and the Medicai
	OR				
		The Decedent did apply for and rec no Medicaid claim against the estat	eive Medicai e. [If this bo	d benefits on or after March 1, 20 x is checked, applicant(s) <u>must</u> eit	05, but there is ther (1) file a

Small Estate Affidavit Form Page 1 of 9

Medicaid Estate Recovery Program (MERP) certification that decedent's estate is not subject to a MERP claim or (2) include additional information proving that a MERP claim will not be filed.]

All assets of the Decedent's estate and their values are listed here.
 NOTE: Community property is property acquired during marriage other than by gift or inheritance.

Separate property is property owned before marriage or acquired by gift or inheritance during marriage.

Description of Asset(s) List each asset with enough detail to identify exactly what the asset is. For example, give bank name and last four digits of an account number, give life insurance company name; give description of car plus VIN number; give address & legal description of real property.	\$\$ value of Decedent's interest on date of affidavit For each asset, list the value of Decedent's interest in that asset. An affidavit cannot be approved with an asset of "unknown" value.	Additional information 1. If decedent was married, indicate: • whether each asset was community or separate property, and • facts that explain why the asset was community or separate, and • total value of each community property asset. 2. If decedent was survived by a spouse, minor children, or unmarried adult children who lived with decedent, the list of known estate assets must indicate which assets applicant claims are exempt. See checklist for more information. Use additional pages as necessary.

Additional information \$\$ value of 1. If decedent was married, Indicate: Description of Asset(s) Decedent's · whether each asset was community or separate List each asset with enough detail to property, and interest on date identify exactly what the asset is. facts that explain why the asset was community or of affidavit For example, give bank name and separate, and last four digits of an account number; For each asset, list the total value of each community property asset. value of Decedent's give life insurance company name; If decedent was survived by a spouse, minor children, or give description of car plus VIN interest in that asset. unmarried adult children who lived with decedent, the list of number; give address & legal An affidavit cannot be known estate assets must indicate which assets applicant description of real property. approved with an asset claims are exempt. See checklist for more information. of "unknown" value. Use additional pages as necessary.

(Continue list as necessary. If list is continued on another page, please note.)

J. All liabilities/debts of the Decedent's estate and their values must be listed here, as of the date the affidavit is signed. The affidavit must list all of Decedent's existing debts and other liabilities including all credit card balances, doctor and hospital bills, utility bills, etc. – everything owed by Decedent or Decedent's estate and not paid off.

If none, write "none."

If funeral debts or attorney's fees and expenses will be paid from estate assets, list them here.

creditor & any account.	Balance Due

(Continue list as necessary. If list is continued on another page, please note.)

Small Estate Affidavit Form Page 3 of 9

you	did not list attorney's fees as a l	liability above but one or n	ore distributees have paid or wi
	ey's fees for this small estate aft		
	ndicate who has paid or will pay		
K.	The following facts regarding Dec Decedent's estate, to the extent the exempt property, exceed the liabil small boxes, and provide additional control of the	hat the assets of Decedent's lities of Decedent's estate. I	estate, exclusive of homestead an Put check marks in the appropri-
Fai	mily History #1: Marriage.		
	On the date of Decedent's death,	Decedent was a single perse	on.
OR			5765
	On the date of Decedent's death,	Decedent was married to	. The
	date they were married:		
Far	mily History #2: Children.		
		and Books	
_	Decedent had no children by birth Decedent's home to raise as a chi	ild. (Skip to Family History #	4 if you check this box.)
OR			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	The following children were born to the child is still alive and whether of were terminated for any child, give	or not parental rights were la	ter terminated. If parental rights
	Child's name	Birth date, if known	Name of child's other parent
	distribution (II) and (III)		
	(Continue list as necessary. If list is contin	nued on another page, please note.)

Small Estate Affidavit Form Page 4 of 9

Far	mily History #3: Children,	part 2. Ans	wer if Decedent had	any childre	en
□ OR	All of Decedent's children, by died after the Decedent, talk to	birth or adopt	ion, were alive when D	ecedent died	(If any child
	The following of Decedent's cl and were survived by childr	hildren, by bir en (or grand	th or adoption, died bei	fore the Dece	dent's death
	Name of deceased child (followed by the name of the deceased child's other parent in parentheses)	Date child died	Names of all children of (if any of these children of separate page to give da dates of all grandchildren	the deceased c died before Dece te of death, plus	edent, use a
ANI	(Continue list as necessary. If list D/OR The following of Decedent's cl	hildren, by bir	th or adoption, died bef	ore the Dece	dent's death
	Name of deceased child	ly children, g		t-grandchild hild died	ren:
	(Continue list as necessary. If list is of	ed by any chi er Family Hist	Idren, grandchildren, ory #4 about Parents o	r Family History	ndchildren, ory #5 about
ar	mily History #4: Parents.	Brothers. Yo	u may skip to "L" (fol	lowing #5).	
	The Decedent was survived by	y both parents			(mother)
OR	X100000				
3	Decedent was survived by only	y one parent,			
25	Decedent's other parent,		, di	ed on	
OR	Both of Decedent's parents die	ed before Dec	edent's death.		

Small Estate Affidavit Form Page 5 of 9

he follow	History #5: Sisters wing information about by both parents or by	t Deceden	nt's sisters a	and brothers is <u>not</u> needed if en, or great-grandchildren.	Decedent was
Dece	edent died, including t nts. If none, write "nor	half-brothe	ers and half	d sisters who were alive on f-sisters who were born to eit owing are now deceased, ind	ther of Decedent's
Nam	ne of brother or sister		5	State whether full or half-sibling	Birth date
ND The f were	following of Decedent's born to either of Dece	s brothers	and sisters	page, please note.) s (including half-brothers and before Decedent's death.	I half-sisters who
Nam	ne of deceased brother ister (followed by the e of death in parentheses)	Full or half sibling?	or sister (r Decedent) Decedent	all children of deceased brother nephews and nieces of that were alive on the date died. If any died before died, contact the Court.	Birth dates of nieces & nephews

Small Estate Affidavit Form Page 6 of 9

Family History #6: Other.

Fill out a separate page (or pages) if Decedent was survived by none of the following: spouse, child, grandchild, parent, brother, sister, half-brother, half-sister, niece, or nephew. If Decedent was survived by none of the above, list all of the surviving relatives of Decedent on a separate page. Specify Decedent's family history with respect to each of the survivors, giving sufficient detail about names, birth dates, death dates, and relationships to explain how each survivor is related to Decedent.

EVERYONE MUST FILL OUT THE FOLLOWING CHART. Before filling out the chart, see L of the Instructions & Forms Using a Small Estate to Probate an Estate in Texas and the Texas Descent and Distribution Chart.

L. Based on the family history given in this Affidavit, the following chart lists all of the Decedent's heirs at law, together with their fractional interests in Decedent's estate:

Share of separate personal property (this column MUST be filled out)	Share of separate real property (this column MUST be filled out, even if you do not list any real property)	Share of decedent's community property (if decedent was married, you must always fill out this column)
	separate personal property (this column MUST be filled	separate real property personal (this column MUST be filled out, even if you do not list any real property)

(Continue list as necessary. If list is continued on another page, please note.)

M. Affidavits and signatures of all Distributee(s).

As needed, include other signature pages for additional distributees.

*** Every signature page for every distributee must include the box below:

We, as Distributees of the De	cedent and as indica	ated by our signatures helow	do solemniv swear or
affirm the following:			
 the foregoing Affidavit w 	as completed by per	sons who have actual knowle	edge of the stated facts;
 all of the facts stated in the each of us has legal cap 	the foregoing Affiday	it are true and complete; and	A2550 110
We pray that this Affidavit be	filed in the records o	f the	County Clerk; that the
same be approved by the Co.	urt; and that the Cler	k issue certified copies of this	s Affidavit and the order
approving it as evidence of D	istributees' right to in	herit the property of Deceder	nt as described above.
M/s condenses of the			25 30
We understand to	nat Estates Code §2	05.007(c) provides that "[e]ac	ch person who
a navment de	lavil is liable for any livery transfer or les	damage or loss to any person suance made in reliance on th	n that arises from
a paymon, ao	irrory, transier, or isc	dance made in reliance on the	e aniuavit.
STATE OF	8		
STATE OF	§		
I am a Distributee in the Estat			, Deceased. I
swear or affirm that I have pe	rsonal knowledge of	the facts stated in the forego	ing Affidavit and that the
facts contained in the Affidavi	t are true and compli	ete to the best of my knowled	lge.
Distributee's printed name		Distributee's signature	
China and a second		Distributed 5 digitature	
SWORN TO AND SUBSCRIE	BED before me by _		[name of Distributee], 8
SWORN TO AND SUBSCRIE Distributee, on this the	day of	, 20	
(SEAL)		Notes Dable Col	
(SEAL)		Notary Public, State	of
	72		***************************************
STATE OF	§		
COUNTY OF	9		
I am a Distributee in the Estat	e of		, Deceased, I
swear or affirm that I have per	rsonal knowledge of	the facts stated in the foregoi	ing Affidavit and that the
facts contained in the Affidavit	are true and comple	ete to the best of my knowled	ge.
		aparte su actività de la constitució d	
Distributee's printed name		Distributee's signature	
SMODN TO AND SUBSCIES	ED before to		
SWORN TO AND SUBSCRIB Distributee, on this the	day of	000	[name of Distributee], 8
Distributee, on this the	_ day or	, 20	
(SEAL)		Notary Public, State	of

affidavit is liable for any damage or loss to a	family history, assets, and liabilities are true and provides that "[e]ach person who execute[s] [this] any person that arises from a payment, delivery, de in reliance on the affidavit." Disinterested Witness's signature
I have no interest in the Estate of	family history, assets, and liabilities are true and provides that "[e]ach person who execute[s] [this] any person that arises from a payment, delivery, de in reliance on the affidavit." Disinterested Witness's signature
Inat the facts contained in this Affidavit regarding formplete to the best of my knowledge. I understand that Estates Code §205.007(c) affidavit is liable for any damage or loss to a transfer, or issuance made transfer.	family history, assets, and liabilities are true and provides that "[e]ach person who execute[s] [this] any person that arises from a payment, delivery, de in reliance on the affidavit." Disinterested Witness's signature
affidavit is liable for any damage or loss to a transfer, or issuance made	any person that arises from a payment, delivery, de in reliance on the affidavit." Disinterested Witness's signature
SWORN TO AND SUBSCRIBED before me by	
시하다 :	Iname of
wtness), a disinterested witness, on this the	_ day of, 20
	20 20 20 20 20 20 20 20 20 20 20 20 20 2
SEAL)	Notary Public, State of
STATE OF § COUNTY OF §	
and the second section of the second	
have no interest in the Estate of related to Decedent under the laws of descent and that the facts contained in this Affidavit regarding facomplete to the best of my knowledge.	J distribution of the State of Texas. I swear or affir amily history, assets, and liabilities are true and
affidavit is liable for any damage or loss to a	provides that "[e]ach person who execute[s] [this] any person that arises from a payment, delivery, de in reliance on the affidavit."
Disinterested Witness's printed name	Disinterested Witness's signature
SWORN TO AND SUBSCRIBED before me by	[name of
SWORN TO AND SUBSCRIBED before me by	_ day of, 20