AFFIDAVIT OF HEIRSHIP

INFO	DRMATION CONCERNING DEC	DECEDENT.		
	I,(affiant) being of lawful age, being first duly sworn, upon oath depo	ses and says:		
	That I was personally well acquainted with the above named decedent, during his/her lifetime, having known him (or	or her) for		
years,	s, and that affiant bears the following relationship to said decedent, to-wit:			
1.	Said decedent departed this life at in County,, on or about day, being years old at the date of his (or her			
2.	Said Decedent owned, at the time of his (or her) death, the land situated inCounty/Parish, State of	<u>.</u>		
3.	The land described above was / was not occupied as the hometead of the deceased. (circle one)			
4.	The land described above is / is not (circle one) now occupied as homstead of deceased's surviving husband / wife. (circle one)			
5.	The land described above is / is not community property (circle one)			
	ant further states that affiant was well acquainted with the family and near relatives of the said decedent, and the following vers to the following questions are based upon the personal knowledge of affiant and are true and correct:	statements and the		
1.	Did decedent leave a Will?(If so, attach a certification of the control of the certification of the certifi	ried copy thereof.)		
2.	Where was Will first admitted to probate? Give name of court, and also of the city, county, and state in which court is le	ocated:		
3.	Has Will been probated or admitted to record in the state where the above described land is situated?	If so, give date,		
4.	Is administration pending on the estate of decedent? If so, in what court, county/parish and s	tate?		
5.	Has an executor or administrator been appointed for the estate of the decedent? If so, give his/her	name and address		
6.	What is the present condition of the administration? (Answer this question regardless of whether or not decedent left a V	/ill.)		
	Has administration been completed? If so, has final order or decree of distribution been rendered by the Co	urt?		
7.	Were you acquainted with decedent's business affairs? Did decedent leave any debts or obligations unpair	d?		
	Have all such debts or obligations been paid?			
	If not, how much remains unpaid? What is reason these debts have not been paid?			

Note: If decedent left a Will, but said Will was NOT probated, the laws of Intestate Descent and Distribution will apply, and NOT the terms of the Will.

INFORMATION CONCERNING HEIRS OF DECEDENT

8.	Did decedent leave a surviving wife or husband ? If so, give name & address If no										
	living, give date of				Date of it	iaiiia	ge	<u>.</u> 11	1 110		
9.	If the decedent was married more than once, give name or names of former spouse or spouses, and state whether any such former spouse or dead or divorced, together with the date of death or divorce:										
10.	_	ormation (concerning all child	dren born to	decedent, or legally ad	opted	children of decedent, who	were <u>living</u> at the	tim		
of dec	edent's death.										
	Name				Date of Bir	rth					
11.	Give below the nar	nes of any	/ <u>deceased</u> children	of decedent	::						
	Name		Date of Birth & Da		Date of Birth & Date of Death		Surviving Spouse		Surviving Spot	use Address	
12.	Give below the nar	nes of the	living children of a	any deceased	d son or daughter (those	listed	above in Item #11) of the	decedent:			
	Name			Name of Item #11	Mother or Father from above		Addre	Address			
				1		1 1					

IF DECEDENT LEFT SURVIVING SPOUSE OR CHILDREN, THEN <u>ITEM #13</u> BELOW MAY BE DISREGARDED – PROCEED TO ITEM #14

- 13. If decedent left no surviving spouse or children, give the following information in the following order:
 - 1) List parents, if living. If parents not living,
 - 2) List all brothers and sisters;
 - 3) If any brother or sister died before decedent, also list his or her children.
 - 4) If no parent, brother or sister survived decedent, list following if any surviving: grandparents, nephews and nieces; uncles and aunts; cousins; if none of foregoing survived, list nearest of kin surviving.

Name	Address	Date of Birth	Date of Death / Relationship to Decedent

ATTACH ADDITIONAL PAPER IF NEEDED TO COMPLETE SECTION ABOVE

14.	4. (If land is in Oklahoma) Did decedent file in County Clerk's office election to come under the Community Property Act?							
		Signature of Affiant						
	SUBSCRIBED AND SWORN to before me this day of							
Му со	mmission expires:							
		Notary Public						

CORROBORATING AFFIDAVIT							
RSON OTHER THAN REGOING AFFIDAVIT)							
EIR NAMED ABOVE							
ffiant							

IMPORTANT

ATTACH FOLLOWING PAPERS:

- 1. IF ANY HEIRS OF DECEDENT HAVE DIED since his (or her) death, secure separate proof of heirship as to each.
- 2. If decedent left a Will, attach a certified copy thereof.
- 3. If executor or administrator has been appointed for estate of decedent, attach a certificate of appointment from the Court which made the appointment (example: Letters Testamentary)
- 4. If administration on decedent's estate has been completed and final order or decree of distribution has been rendered, attached certified copy of such order or decree.

NOTE: This form may be signed by a member of the family, <u>as long as they are not an heir to the deceased</u>, but the <u>Corroborating Affidavit</u> MUST be signed by a person not a member of the family. <u>This form must be notarized and recorded in county/parish records where lands are located and a recorded copy furnished to the <u>company so requesting it.</u></u>