		NO			
Est	ate of		<i>๛๛๛๛๛</i>	In the(Court Number) Probate Court County Court/County Court at Law	
Dec	ceased	1	തതതതതതതതതതത	of:County, Texas	
		Small E	state A	Affidavit	
	sonally appeared and, on their suant to Chapter 205 of the Te:	oath, did swe xas Estates C	ear or affirr Code:	of this estate and two disinterested witnesses in to the accuracy of the following facts,	
A.	Decedent,			, died on theday of	
		20 in		County, Texas. A copy of	
	Decedent's death certificate w	ill be filed in f	this cause	number at the time this Affidavit is filed.	
В.	More than 30 days have elaps	sed since Dec	cedent's d	eath.	
C.	Decedent was a resident of an Decedent's death. [If not in the County.]	nd domiciled in the county, the	in e <i>affidavit</i>	County, Texas, at the time of must include facts supporting venue in this	
D.	Decedent died without a will.				
E.	No administration is pending onecessary.	or has been g	ranted in	Decedent's estate and none appears	
F.	The total value of Decedent's exempt property, is \$75,000.0		s on the da	ate of this affidavit, not including homestead and	
G.	. The total value of Decedent's estate assets, not including homestead and exempt property, exceeds the total value of known liabilities.				
H.	Medicaid – check the accurat ☐ The Decedent did not ap OR		ceive Med	licaid benefits on or after March 1, 2005.	
	Estate Recovery Program	nd receive Me n claim is liste	edicaid be ed as a lia	nefits on or after March 1, 2005, and the Medicaid bility in section "J" below.	
	OR	e	Me -!!!	id hansita on or ofter March 1 2005 but there is	
	no Medicaid claim agains	for and receives the estate.	re Medica [If this bo	id benefits on or after March 1, 2005, but there is x is checked, applicant(s) must either (1) file a	

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 property, and List each asset with enough detail to 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 For each asset, list the last four digits of an account number; total value of each community property asset. value of Decedent's give life insurance company name; 2. If decedent was survived by a spouse, minor children, or interest in that asset. give description of car plus VIN 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 approved with an asset description of real property. 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.

Description of Liabilities / Debts: List with enough detail to identify the creditor & any account.	Balance Due
·	

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

If you	u did not list attorney's fees as a liability abo	ve but one or more	e distributees have p	oaid or will pay			
attor	ney's fees for this small estate affidavit, indi	cate the amount of	those fees here: \$				
Also	indicate who has paid or will pay the fees: _		·				
К.	The following facts regarding Decedent's family history show who is entitled to what share of Decedent's estate, to the extent that the assets of Decedent's estate, exclusive of homestead and exempt property, exceed the liabilities of Decedent's estate. [Put check marks in the appropriate small boxes, and provide additional information as indicated.]						
Fa	mily History #1: Marriage.						
	On the date of Decedent's death, Decedent w	as a single person.					
0	3						
	On the date of Decedent's death, Decedent w	as married to		The			
	date they were married:						
Fa	mily History #2: Children.						
	Decedent had no children by birth or adoption Decedent's home to raise as a child. (Skip to	n, and Decedent did Family History #4 it	not take any children f you check this box.)	into			
0							
	The following children were born to or adopted by Decedent. List <u>all</u> children, whether or not the child is still alive and whether or not parental rights were later terminated. If parental rights were terminated for any child, give details on separate page(s).						
	Child's name Birth date, if Name of child's other parent known						
	(Continue list as necessary. If list is continued on another page, please note.)						

Fan	Family History #3: Children, part 2. Answer if Decedent had any children.					
	All of Decedent's children, by birth or adoption, were alive when Decedent died. (If any child died <u>after</u> the Decedent, talk with a lawyer before getting signatures on this form.)					
<u>or</u>		,,	J - 1	,		
	The following of Decedent's children, by birth or adoption, died <u>before</u> the Decedent's death and were survived by children (or grandchildren or great-grandchildren):					
	Name of deceased child (followed by the name of the deceased child deceased child's other parent in parentheses) Names of all children of the deceased child (if any of these children died before Decedent, use a separate page to give date of death, plus names & birth dates of all grandchildren)				nt, use a	
	Continue list as necessary. If list is o	continued o	n another page, pl	ease note.)		
AND	/OR					
	The following of Decedent's child and were not survived by any c					
	Name of deceased child			Date child died		
	(Continue list as necessary. If list is continued on another page, please note.)					
	If Decedent was survived by any children, grandchildren, or great-grandchildren, you do not need to answer Family History #4 about Parents or Family History #5 about Sisters and Brothers. You may skip to "L" (following #5).					
Fam	ily History #4: Parents.					
	The Decedent was survived by bo			<u> </u>	_ (mother)	
	and (father).					
<u>OR</u>	<u>or</u>					
	Decedent was survived by only one parent,					
	Decedent's other parent,			, died on	·	
<u>OR</u>	<u>OR</u>					
	Both of Decedent's parents died I	before Dec	cedent's death.			

Family History #5: Sisters and Brothers. The following information about Decedent's sisters and brothers is <u>not</u> needed if Decedent was survived by both parents <u>or</u> by children, grandchildren, or great-grandchildren.							
	The following are all of Decedent's brothers and sisters who were alive on the date Decedent died, including half-brothers and half-sisters who were born to either of Decedent's parents. If none, write "none." If any of the following are now deceased, indicate date of death.						
	Name of brother or sister			State whether full or half-sibling	Birth date		
	(Continue list as necessary. If list is continued on another page, please note.)						
	AND The following of Decedent's brothers and sisters (including half-brothers and half-sisters who were born to either of Decedent's parents) died before Decedent's death. If none, write "none."						
	Name of deceased brother or sister (followed by the date of death in parentheses)	r (followed by the half Decedent) that were alive on the date					
(Con	inue list as necessary. If list is co	entinued on a	nother na	ge please note)			

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:

For each Distributee, list: 1. Name 2. Address 3. Telephone number 4. Email address	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)
		ŀ	
		•	

(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.

*** <u>Every</u> signature page for <u>every</u> distributee must include the box below:

all of the facts stated in the foregoing Affidaviteach of us has legal capacity.	ons who have actual knowledge of the stated facts; are true and complete; and
We pray that this Affidavit be filed in the records of	the County Clerk; that the (Fill-in the name of County)
same be approved by the Court; and that the Clerk approving it as evidence of Distributees' right to inh	
execute[s] [this] affidavit is liable for any d	5.007(c) provides that "[e]ach person who lamage or loss to any person that arises from lance made in reliance on the affidavit."
STATE OF	
I am a Distributee in the Estate of swear or affirm that I have personal knowledge of the facts contained in the Affidavit are true and complete	ne facts stated in the foregoing Amdavit and that the
Distributee's printed name	Distributee's signature
SWORN TO AND SUBSCRIBED before me by day of	[name of Distributee], a
(SEAL)	Notary Public, State of
STATE OF	
I am a Distributee in the Estate of swear or affirm that I have personal knowledge of the facts contained in the Affidavit are true and complete	
Distributee's printed name	Distributee's signature
SWORN TO AND SUBSCRIBED before me by Distributee, on this the day of	[name of Distributee], 8
(SEAL)	Notary Public, State of

N. Allidavits and signatures of two disinterested witnesses	
STATE OF	
I have no interest in the Estate of, Deceased, and am not related to Decedent under the laws of descent and distribution of the State of Texas. I swear or aff that the facts contained in this Affidavit regarding family history, assets, and liabilities are true and complete to the best of my knowledge.	rm
I understand that Estates Code §205.007(c) provides that "[e]ach person who execute[s] [this affidavit is liable for any damage or loss to any person that arises from a payment, delivery, transfer, or issuance made in reliance on the affidavit."	
Disinterested Witness's printed name Disinterested Witness's signature	
SWORN TO AND SUBSCRIBED before me by [name of witness], a disinterested witness, on this the day of, 20	
(SEAL) Notary Public, State of	
STATE OF § COUNTY OF §	
I have no interest in the Estate of, Deceased, and am not related to Decedent under the laws of descent and distribution of the State of Texas. I swear or affithat the facts contained in this Affidavit regarding family history, assets, and liabilities are true and complete to the best of my knowledge.	rm
I understand that Estates Code §205.007(c) provides that "[e]ach person who execute[s] [this] affidavit is liable for any damage or loss to any person that arises from a payment, delivery, transfer, or issuance made in reliance on the affidavit."	
Disinterested Witness's printed name Disinterested Witness's signature	
SWORN TO AND SUBSCRIBED before me by	
(SEAL) Notary Public, State of	

NO		
Estate of	9	In the(Court Number)
	<i>๛๛๛๛๛๛๛๛๛๛</i>	☐ Probate Court ☐ County Court/County Court at Lav
	n 69 69 t	of:
(Full Name of Decedent followed by any akas) Deceased	9 69 69	(Name of County) Texas
Order Approving	Small E	state Affidavit
On this day, the Court considered the averm	ients contain	ed in the Small Estate Affidavit filed on
(Print date the Small Estate Affidavit was filed)	by the	e alleged Distributees of the Estate of
(Print full name of Decedent followed by	any akas)	, Deceased, ("the Affidavit"),
and the Court finds the following:		
1. This Court has jurisdiction and venue	ə .	

- 2. The Affidavit conforms to the terms of chapter 205 of the Texas Estates Code.
- 3. Based on the Affidavit, this estate qualifies under the provisions of the Estates Code as a Small Estate.
- 4. Pursuant to Texas Estates Code § 205.001, the Distributees named in the Affidavit are entitled to receive the property of the Decedent set forth in the Affidavit only to the extent that the assets of the Estate (exclusive of homestead and exempt property) exceed the known liabilities of the Estate (exclusive of liabilities secured by homestead or exempt property).

Nothing in this Order:

- 1. Affects the disposition of property under a will or other testamentary instrument;
- 2. Transfers title to any property of the Decedent not listed in the Affidavit;
- 3. Transfers title to real estate, except to realty that was the homestead of both the Decedent and the Distributees on the date of death (as provided in Texas Estates Code § 205.006);
- 4. Deprives any creditor, whether disclosed or not, of any rights in any real or personal property transferred;

- 5. Deprives any heir, whether disclosed or not, of any ownership interest in any real or personal property transferred;
- 6. Establishes the separate or community nature of any property described in the Affidavit;
- 7. Constitutes a judicial determination of the legal heirs of the Decedent; or
- 8. Limits the personal liability of the Distributees to any person (including but not limited to undisclosed heirs and any person having a prior right to property of the Estate) for any damage or loss arising from any payment, delivery, transfer, or issuance made in reliance on the Affidavit.

It is ORDERED by the Court that that the Affidavit in this estate is APPROVED AS SET OUT ABOVE.

	r will be recorded in the records of t d copies of the Affidavit and Order to	
Signed	, 20	
•	+	
	PRESIDING JUDG	 GE