

AFFIDAVIT OF HEIRSHIP FOR A MOTOR VEHICLE

→ (See important instructions on reverse side.) ←

YEAR	MAKE	BODY STYLE		MODEL	LICENS	SE PLATE N	UMBER
VEHICLE IDENTIFICATION	NUMBER		TITLE/DOC. NUM	BER			
. I OLE IDENTIFICATION			22,000. 140101				
THE STATE OF TEX	(AS COUNTY OF						
Before me, the unde	rsigned authority, on t	his day personally appea	red all the un	dersigned affiants	s, who, after hav	ing beer	n by me
duly sworn, on oath,	each for himself and h	erself deposes and states	s that				
the recorded owner o	of the above described	motor vehicle, died on th	e da	y of	, y	ear	, a
	in the cou	nty of		, and the State of			;
application for admir of a will and all affia heirs at law of the dand and assign the own	istration or probate ha nts having agreed tha eceased and, if there i ership to said motor ve	☐ no will or ☐ a will; a c s been filed; that there is t the will shall not be off s a will, all beneficiaries chicle described above, in of all of the undersigne	no necessity ered for proba of the will are to wit; there a	for an administratate; that affiants h , therefore, authoure no other know	tion upon the est perein are the so rized under the l n heirs who hav	ate nor ole and ole and ole and ole	for probate only known ell, transfer right to the
NAME OF PURCHASER		ADDRESS		CITY	(STATE	ZIP CODE
Or, if the lienholder r	ecorded on the title is o	deceased and the lien is p	oaid, title issue	ed free and clear o	of lien to:		
NAME OF RECORDED OWNE	- ER	ADDRESS		CITY	(STATE	ZIP CODE
		* * * SIGNATURES OF A				-	5052
NOTARY SEAL	Subscribed and swo	rn to before me this the_	day o	of		year _	, Texa
		NOTARY PUBLIC			COUNTY		
ODOMETER DISCI	LOSURE STATEMEN	「 (only for vehicles less than	ı 10 model vear	s old)			
FEDERAL AND STAT	E LAW REQUIRE THAT	YOU STATE THE MILEAGE FALSE STATEMENT MAY F	IN CONNECT	ON WITH THE TRA		ERSHIP.	
I certify to the best statements is check		t the odometer reading i		-		of the	following
ODOMETER READI	NG (NO TENTHS)	1. The mileage stated 2. The odometer read WARNING - ODO	ding is not the	actual mileage.	limits.		
SIGNATURE OF SELLER/HEIR PRINTED NAME (SAME AS			SIGNATURE)		DATE OF STATEMENT		
SELLER/HEIR ADDRESS			CITY		STATE	Z	IP CODE
I am aware of the above	odometer certification ma	de by the seller/heir.					
SIGNATURE OF PURCHA	SER	PRINTED NAME (SAME A	S SIGNATURE)		DATE OF STATEMENT		
		•	•				

HEIRSHIP PROCEDURE

- 1. If the estate has been probated, the executor or administrator may assign the title provided a certified copy of the probate proceedings or Letters Testamentary or Letters of Administration is attached. **Otherwise, the following procedures must be met in order to transfer ownership.**
- 2. If an heirship affidavit is used when a court has determined that no administration is necessary, the affiant(s) must attach the original or certified copy of the court document indicating no administration of the will is necessary and the portions of the will which specify that the will is in the deceased owner's name and indicates the name(s) of the heir(s).
- 3. Complete the information regarding the vehicle description.
- 4. ALL HEIRS OF ESTATE If there has been no administration on the estate, and no administration is necessary, the heir or heirs should sign in the SIGNATURE OF AFFIANTS AREA. If all heirs cannot appear before one notary public on the same date, separate acknowledgments may be taken and attached to the form. If one of the heirs is a surviving spouse, only that heir need sign as an affiant, unless there are surviving children of the deceased with a parent who is other than the surviving spouse. If there is no surviving spouse, or if there are surviving children of the deceased with a parent who is other than the surviving spouse, all children of the decedent (if any) must sign as affiants. If the decedent left neither a spouse nor children, consult legal counsel as to who are the "heirs at law."

NOTE: 1. Children born to or legally adopted by the deceased qualify for this procedure as "children" of the deceased.

- 2. If there are surviving minor children of the deceased who are "heirs," a guardian must sign for the minor children and attach Letters of Guardianship.
- 3. If there is <u>no surviving spouse</u>, a guardian should sign for any surviving minor children of the deceased and attach Letters of Guardianship.

Note: The foregoing is for information purposes only. If legal advice is required in any matter, the affiant(s) should make their own arrangements for the same.

- 5. **NOTARIZATION** All signatures must be notarized.
- 6. **Errors** Errors that have been lined through and explained may be corrected with a statement of fact. Erasures and significant alterations may require a new form to be completed.
- 7. **ODOMETER DISCLOSURE STATEMENT** This section is required to be completed by the seller/heir and the purchaser on motorized vehicles with a year model of less than 10 model years old.

NOTE: Only one seller/heir is required to execute the odometer disclosure statement.

The following additional documentation may be required in order for a title transfer to be processed by the County Tax Assessor-Collector in the name of the title applicant(s):

- a. An Application for Texas Certificate of Title (Form 130-U);
- b. A Title and Registration Verification or Current License Receipt;
- c. A Release of Lien (if applicable);
- d. An Affidavit of Physical Inspection (Form VTR-270);
- e. A secure Dealer Reassignment of Title (Form VTR-41-A); and
- f. Current Proof of Liability Insurance in the Title Applicant's Name(s).

WARNING: TRANSPORTATION CODE § 501.155, PROVIDES THAT FALSIFYING INFORMATION ON ANY REQUIRED STATEMENT OR APPLICATION IS A THIRD-DEGREE FELONY.

