**AFFIDAVIT OF ASSETS AND LIABILITIES SUPPLEMENTARY AFFIDAVIT**

SUPREMECOURT OF SOUTH AUSTRALIA

TESTAMENTARY CAUSES JURISDICTION

**In the Estate of [*NAME OF DECEASED*](Deceased)**

[*I / We*], [*full name, address, postcode and occupation of deponent(s)*], [*swear on oath / do truly and solemnly affirm*] that:

1 A grant of representation in the estate of [*name of deceased*] deceased was made by the Court to [*me/us*] on [*recite the date the grant issued*]

2 To the best of [*my / our*] knowledge information and belief the Statement annexed and marked “B” is a true and accurate disclosure of the assets and liabilities of the deceased not previously disclosed [*and / or incorrectly described in the previous disclosure*] to the Court.

[*Sworn / Affirmed*] by the abovenamed deponent at [*place and postcode*] on [*date*].

……………………………………..

[*signature of* *deponent*]

before me ……………………………………..

[*signature of authorised witness*]

[*print name of witness*]

[*print title of authorised witness*]

[*ID number of witness*]

**Notes**

1 Unless otherwise directed, if a grant issued on the Electronic System and a further asset or inaccurately described asset or liability needs to be disclosed or corrected then that is done on the Electronic System in the same action in which the grant application was made.

2 If a paper grant issued before the commencement of the Electronic System (26 November 2018) and a further asset or liability needs to be disclosed or corrected then both an affidavit and Registrar’s Certificate (see Forms PROB47 and PROB48 ) are to be provided by email to an address nominated by the Registry on the CAA website or as otherwise directed by the Registrar.

3 List the additional or previously inaccurately disclosed assets and liabilities under the appropriate headings and subheadings with the detail and source of value as described in Form PROB47 and Practice Note 3 of 2024.

4 This disclosure must be made by the person(s) to whom the grant was made.

5 In the case of previous inaccurate asset disclosure, the inaccurately disclosed asset should be described first, followed by the correct description and value of that asset.

6 If the gross value of the estate changes as a result of an additional or inaccurately described asset, this may result in a further fee needing to be paid in accordance with the Prescribed filing fee rates.

7 Example of the form in which the state is to be prepared:

“B”

STATEMENT OF ADDITIONAL AND/OR INACCURATELY DESCRIBED ASSETS AND LIABILITIES

of the estate of [*full name of deceased*] late of [*address and postcode*] deceased

|  | Estimated or known value  (*see Notes 3 & 5 above and Practice Note 3 of 2024*) |
| --- | --- |
| *Assets within South Australia* | $ |
| 1. Real estate   **Inaccurate disclosure**  Address – *1 Gouger Street Adelaide SA 5000*  Volume no. *1234* and folio no. *456*  Valuer General’s value | $520,000.00 |
| **Accurately described asset**  Address – 1 Gouger Street Adelaide SA 5000  Volume no. *1234* and folio no. *111*  Valuer General’s value | $520.000.00 |
| *Assets outside South Australia* |  |
| 1. Shares   **Additional disclosure**  Details of investment – *BHP Limited shares*  Number of shares – *200*  Per share price ($) – *$3.45*  Value as at date of death per ASX | $690.00 |
| *Summary of Assets and Liabilities*  Net estate previously disclosed $306,008.20  New Total Net Estate disclosed $306,698.20 |  |