AFFIDAVIT TO THE REGISTER OF WILLS THAT NO DELAWARE INHERITANCE TAX RETURN IS REQUIRED

Rev. Code. 002-02

FOR THE ESTATE OF	S	OCIAL SECUR	RITY NO:	
State of Delaware)				
County of Kent) SS.				
BE IT REMEBERED that on	this da	ay of	, personally appeared	
before me, a Notarial Officer of the St	ate and County afores	said,		
,	of			
known to me personally to be such, wh	no being duly sworn a	according to law	v, did depose and say that:	
1 the	OÍ	f		
who died on	as evidenced by the attached certified copy of a death certificate.			
2. The decedent owned the following	property located in I	Delaware:		
;				
3. The entire interest in the above-me	entioned real property	passes to		
			he surviving spouse, whose address is	
	of the Delaware Code	•	e of Delaware Inheritance Tax Return as clare that no such return is required to be	
IN WITNESS WHEREOF,	have set	and	the day and year first above written.	
			(Seal)	
SWORN AND SUBSCRIBED before	me the day and year	first above writt	ten.	
		IAL OFFICER MMISSION EX		

RW: Affidavit of No Tax - 2011

INSTRUCTIONS FOR AFFIDAVIT THAT NO DELAWARE INHERITANCE TAX RETURN IS REQUIRED

This form, together with a certified copy of the decedent's death certificate, must be filed in the Office of the Register of Wills in the county in which letters of administration may have been granted, as well as in any other county in Delaware in which the decedent owned real property, when the following conditions exist, where applicable:

- 1. The value of the gross estate passing to the husband or wife does not exceed \$250,000 not including property owned as tenants by the entirety or there is no Delaware Inheritance Tax due. There will be a tax due if the taxable share, column 4 of computation schedule Form 600 exceeds \$70,000.
- 2. The value of the gross estate passing to a parent, grandparent, child by birth, wife or widow of a son, husband or widower of a daughter, child by legal adoption, stepchild, or the lineal descendent of the decedent or the stepchild, does not exceed \$25,000 and there is no real property passing to any of the above-described persons.
- 3. The value of the gross estate passing to a brother, sister, aunt, uncle, great aunt or uncle, great great aunt or uncle, niece, nephew, grand niece or nephew, great grand niece or nephew, first cousin, or a first cousin once removed does not exceed \$5,000 and there is no real property passing to any of the above described persons. Relatives of the decedent's husband or wife are not one of the above described persons.
- 4. The value of the gross estate passing to any other person does not exceed \$1,000 and there is no real estate.

Where real property passes to a surviving spouse, describe each parcel of real estate in enough detail that it can be easily identified. Include street address, development, tax parcel number and deed record number and, for rural parcels, the acreage, hundred, road name and number, tax parcel number and deed record number.

A COPY OF THIS FORM IS TO BE FILED WITH THE DIVISION OF REVENUE.

IF YOU HAVE ANY QUESTIONS REGARDING THESE INSTRUCTIONS, PLEASE CALL (302) 571-3344.

RW: Affidavit of No Tax - 2011