

Affidavit of Heirship for a Motor Vehicle

(See important instructions on page 2.)

	MAKE	BODY STYLE		MODEL	LICENSE PLAT	E NUMBER
VEHICLE IDENTIFICATION NUMBER	2		TITLE/DOC. NUM	BER		
THE STATE OF TEXAS CO						
Before me, the undersigned	d authority, on this da	ay personally appeare	ed all the und	ersigned affiants, who	, after having bee	n by me
duly sworn, on oath, each f	for himself and herse	If deposes and states	s that			,
the recorded owner of the a						
		of				
that the deceased left (chec application for administratic of a will and all affiants ha heirs at law of the decease and assign the ownership estate of the deceased, and	on or probate has be wing agreed that the ed and, if there is a to said motor vehicl	en filed; that there is e will shall not be offe will, all beneficiaries of e described above, t	no necessity ered for proba of the will are o wit; there a	for an administration ite; that affiants here , therefore, authorize re no other known h	upon the estate n in are the sole an d under the law to eirs who have prio	or for probate d only knowr sell, transfe or right to the
NAME OF PURCHASER		ADDRESS		CITY	STATE	ZIP CODE
Or, if the lienholder recorde	ed on the title is dece	ased and the lien is p	oaid, title issue	ed free and clear of lie	en to:	
				CITY	OTATE	ZIP CODE
NAME OF RECORDED OWNER		ADDRESS			STATE	ZIP CODE
NOTARY	scribed and sworn to	before me this the	day c	f	, year	
NOTARY SEAL	scribed and sworn to	before me this the	day c			, Texa
NUTART		b before me this the	day c		, year , year	
NUTART	NOTA RE STATEMENT (on REQUIRE THAT YOU R PROVIDING A FALS	RY PUBLIC ly for vehicles less than STATE THE MILEAGE E STATEMENT MAY R	10 model years IN CONNECT ESULT IN FINE	C s old) ON WITH THE TRANSI S AND/OR IMPRISONI	OUNTY FER OF OWNERSH MENT.	, Texa
ODOMETER DISCLOSUF FEDERAL AND STATE LAW FAILURE TO COMPLETE OF I certify to the best of my	NOTA RE STATEMENT (on REQUIRE THAT YOU R PROVIDING A FALS y knowledge that the 1 2	RY PUBLIC ly for vehicles less than STATE THE MILEAGE E STATEMENT MAY R	10 model years IN CONNECT ESULT IN FINE is the actual l is in excess o ling is not the	c s old) ON WITH THE TRANSI S AND/OR IMPRISONI mileage of the vehicl of its mechanical limit actual mileage.	OUNTY FER OF OWNERSH MENT. le unless one of t	, Texa
ODOMETER DISCLOSUF FEDERAL AND STATE LAW FAILURE TO COMPLETE OF I certify to the best of my statements is checked:	NOTA RE STATEMENT (on REQUIRE THAT YOU R PROVIDING A FALS y knowledge that the 1 2	RY PUBLIC ly for vehicles less than STATE THE MILEAGE E STATEMENT MAY R e odometer reading i . The mileage stated . The odometer read	10 model years IN CONNECT ESULT IN FINE is the actual is in excess of ling is not the METER DISC	c s old) ON WITH THE TRANSI S AND/OR IMPRISONI mileage of the vehicl of its mechanical limit actual mileage.	OUNTY FER OF OWNERSH MENT. le unless one of t	, Texa
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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 <u>other than the surviving spouse</u>. 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.