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IN THE CIRCUIT COURT OF THE STATE OF CREGON CONTROL -3

FOR THE COUNTY OF KLAMATH - PROBATE COURT In the Matter of the Estate of

TERRELL BAGLEY,

Deceased.

Case No.

SMALL ESTATE AFFIDAVIT OF CLAIMING SUCCESSOR TESTATE

ESTATE

STATE OF OREGON : SS. County of Klamath.

I, RUTHIE LEE JACKSON, as a "claiming successor" under ORS 114.505(1) depose and say:

1. All of the decedent's real and personal property which would be subject to estate administration in Oregon comprises of the following:

Property

Fair Market Value

Location

Real Property:

Lot 1, Block 23 First Addition Ferguson Mountain

\$2,750

Klamath, County

Pines, Klamath County Oregon

Personal Property: None

I am advised and believe and therefore state the fact to be that reasonable efforts have been made by the affiant to ascertain creditions of the estate. The debts of decedent remaining unpaid, including the amounts thereof, and the names and addresses of the creditors known to the affiant are:

SMALL ESTATE AFFIDAVIT -- PAGE 1

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ADDRESS

7208 AMOUNT OF DEBT

3. Decedent died on the 26th day of June, 1986, at 918 Oliander Street, Lompoc, California (Santa Barbara County). Attached is a certified copy of decedent's death certificate.

- 4. An application or petition for appointment of a personal representative has not been granted in Oregon.
- 5. Decedent's estate is subject to ancillary administration California in the cause entitled In Re Estate of Terrell Lee Bagley, aka Terrell Bagley, Superior Court of California, County of Santa Barbara, Case No. SN52086 filed December 1, 1986.
- 6. Decedent's heirs and relationships to decedent and the last address of each as known to affiant are attached hereto marked as Exhibit "A". A copy of this Affidavit has been mailed to each heir at the last known address as shown therein.
 - 7. The decedent died intestate.
- Your affiant herein is the mother of the decedent and the sole surviving parent. The decedent was not survived by a spouse, nor by children. Under the laws of intestate succession of the State of Oregon, your affiant herein is the sole heir at law of the property above described.

SMALL ESTATE AFFIDAVIT -- PAGE 2

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9. A copy of this Affidavit has been mailed to the Adult & Family Services Division, Estate Administration Section, Salem, Oregon, and to the Department of Revenue, Salem, Oregon.

10. A copy of this Affidavit is being tendered with the Clerk of Klamath County, Oregon, for filing in the Deed Records of that County.

RUTHIE LEE BAGLEY JACKSON

SUBSCRIBED AND SWORN TO before me this 13 day of

NOTARY PUBLIC FOR OREGON

My commission expires: 4-29-91



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PROBATE DEPARTMENT

The Superior Court

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GENERAL INSTRUCTIONS TO ESTATE REPRESENTATIVES

(Conservator, Guardian, Administrator, or Executor)

You have been appointed a Representative of an estate by this Court. Upon qualification as such Representative you become an officer of the court and assume certain duties and obligations. An attorney is best qualified to advise you regarding these matters, but you should clearly understand the following:

- 1. In managing the property of the estate you have several duties: you may not profit from your position as a representative or, without prior court hearing and order enter into any financial transaction with the estate. You must manage the estate's assets with the care of a prudent man dealing with the property of another. You must be cautious and you may not speculate.
- 2. You must keep the money and property of this Estate separate from your own, and must never commingle them with your own or other property. When you open a bank account for the funds, in the name of the listate, by its fiduciary (yourself). The securities of the Estate must also be held ledger account of all property belonging to each ward and all receipts for and disbursements from each such account. The surety who posted your bond guaranteeing the Estate against loss may require that its representative, or your attorney, join with you in signing checks or other orders for withdrawal of money from the bank.
- 3. A parent is not entitled to use a minor's property for the support of such minor. The Court may permit you to make certain payments from the minor's funds after a hearing on a petition filed by you, but you may not use the money until a court order is signed. As the Representative, you must not spend the Estate's money until you have received permission from the Probate Court to do so. If you do not obtain such permission, you will be surcharged for same, i.e., you will have to reimburse the Estate from your funds. (There are exceptions, such as approved Creditors' Claims or tax payments. However, consult your attorney before paying these.)
- 4. You may reimburse yourself for official court costs paid by you to the County Clerk and for the premium on your bond. You may not pay fees to your attorney or to yourself without prior order of court.
- 5. Within 3 months after your appointment you must file with the court an inventory of all money and other property belonging to the Estate and held by you. You must arrange to have a court-the court. (The Representative, rather than the Referce, fetermines the value of certain "cash items" and your attorney will advise you as to this procedure.)
- 6. After you have qualified as an Estate Representative, you must file an account annually for as often as the court directs) which shows all property you have received during the year, and what you have spent. You must describe in detail what you have left after the payment of expenses ("balance on hand").
- 7. You must obtain the court's permission to sell, lease, mortgage or invest the property of an Estate. Application for such permission is usually made by your attorney.

It is important that you cooperate with your attorney at all times so that he may assist you in carrying out the responsibilities entrusted to you. When in doubt, contact him.

I have read and understand the above instructions.	SUPERVISING PROBATE JUDGE
REPRESENTATIVE	* Dated:
204 * SOCIAL SECURITY NO. 526-47-6710	ADRIVER'S LICENSE NO C 205 2338
STATE OF OREGON: COUNTY OF KLAMATH: ss.	76G25G 12.83
Filed for record at request of <u>Aspell & Della-Rose</u> of <u>Aug.</u> A.D., 19 <u>88</u> at <u>4:05</u> of <u>Deeds</u> FEE \$28.00	o'clock P.M., and duly recorded in Vol. M88 on Page 12319 Evelyn Biehn County Clerk