

Not for Public Access*

	AFFIDAVIT C	OF NO INHERITANCE T	AX DUE	
STATE OF INDIANA)) SS:	IN THE	COUNTY	COURT
COUNTY OF)	CAUSE NO.		
In the Matter of the Estate of:			, dec	ceased.
Address of Decedent:				
County of Decedent's Resider	nce:			
Social Security Number of De	cedent:			
Date of Decedent's Death:				
that: I am familiar with the fact affiant to Decedent or Decede of Decedent's death because from inheritance tax as listed	ts set out in this nt's estate) of Do no transferee reherein. e listing of all tra	ecedent or Decedent's esta	(stat ate. No inheritance ta n excess of such trans	e relationship of x is due by reason feree's exemption
Description of Property	1	Manner of Transfer	Date of Dea	th Value
Total Value of All Taxable Tran	sfers by Deced	ent (Gross Estate)		
(-) Less total expenses of dec	edent/estate**			
(=) Taxable estate				

^{*} Once completed, this form is confidential pursuant to Ind. Code § 6-4.1-12-12. To comply with Trial Rule 5(G), this form is marked "Not for Public Access" and is required to be filed on light green paper if it is filed for an otherwise public estate.

^{**} Enclose an itemized list of deductions. See, Ind. Code § 6-4.1-3-13.

Following is a complete listing of the transferees of Decedent's taxable transfers and the value of such transfers (attach additional pages as necessary):

Name of Transferee	Relationship to Decede	ent Value of Transfer(s)	Exemption
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Total Value of All Taxab	ole Transfers by Decedent		
Dated:		Signature:	
Name of Lawyer:		Printed:	
Address:		Address:	
Telephone:			
STATE OF INDIANA)		
COUNTY OF) SS:)		
		County, State of	
		, who acknowledged exe	
		resentations contained herein to be	
WITNESS my hand	l and Notarial Seal this	day of , .	
		(Signature)	
		(Printed)	
			y Public
SEAL			
My commission expires: _			

Instructions for Completing Use of Affidavit of No Inheritance Tax Due

This form does not need to be completed for those individuals dying after Dec. 31, 2012. For those individuals dying before Jan. 1, 2013, this form may need to be completed.

This form is prescribed under Ind. Code § 6-4.1-4-0.5. It may be used to state that no inheritance tax is due as a result of Decedent's death after application of the exemptions provided by Ind. Code § 6-4.1-3, et seq. The affidavit may be used only for a decedent whose taxable transfers to each transferee are less than that transferee's exemptions. If transfers to any transferee exceed that transferee's exemption, this affidavit is not available.

All of the property transferred by the Decedent by taxable transfers should be included in the list of taxable transfers herein with the property described, with the nature of the transfer described, and with the date of death value of the transferred property listed. If real property transfers are included, the legal description of the property should be included. Use attachments if necessary for such descriptions.

Each recipient of taxable transfers by Decedent should be listed by name with the transferee's relationship to Decedent, the total value of property transferred by Decedent to him or her, and the amount of the transferee's exemption. Allowable exemptions are unlimited for Decedent's surviving spouse and for qualified charitable entities. See Ind. Code §§ 6-4.1-3-10 through 6-4.1-3-12 for specific exemption amounts.

If real estate is included in the property subject to taxable transfers by Decedent, the affidavit may be recorded in the office of the county recorder. The affidavit must include the legal description of such real property to be so recorded. **The SSN must be redacted in order to be recorded.**

If Ind. Code § 6-4.1-8-4 requires consent to transfer personal property listed on this affidavit, the affidavit may be submitted to the county assessor to establish that consenting to such transfer will not jeopardize collection of inheritance tax.

Recording this affidavit with the county recorder will terminate the statutory lien on such real estate for inheritance tax. Similarly, submission of the affidavit to the county assessor in the Decedent's county of residence discharges the lien on personal property for inheritance tax. Such liens may be reattached if the department obtains an order that inheritance tax is owed.