DIVISION OF TAX

Form L-8 – Affidavit for Non-Real Estate Investments: Resident Decedents

Use this form for release of:

- New Jersey bank accounts;
- Stock in New Jersey corporations;
- Brokerage accounts; and
- New Jersey investment bonds.

This form cannot be used for real estate.

For real estate investments, use Form L-9.

This form can be completed by:

- The executor;
- Administrator;
- The surviving Class A joint tenant (often a spouse or civil union partner); or
- Class A "Payable On Death (POD)" beneficiary of the assets for which release is sought.

PART I – ELIGIBLE BENEFICIARIES: Check the box or boxes corresponding to the type of beneficiary who is receiving the assets that will be listed in Part V. If at least one of the boxes does not apply, the L-8 cannot be used to release these assets. *Qualified civil union partners and domestic partners must provide a legal certificate to document their status.*

The following are considered Class A beneficiaries:

- Surviving spouse;
- Surviving civil union partner when a decedent's death is on or after February 19, 2007;
- Surviving domestic partner when a decedent's death is on or after July 10, 2004;
- Child, stepchild, legally adopted child, or issue of any child or legally adopted child (includes a grandchild and a great grandchild but not a step-grandchild or a step great-grandchild);
- Parent and /or grandparent.

Note: You cannot use this form to release **any** asset passing to a beneficiary other than the Class A beneficiaries specifically listed in Part I.

For example, the following people **cannot** use this form (and must file a return to receive waivers):

- Sisters and brothers of the decedent;
- Sons-in-law or daughters-in-law of the decedent;
- Nieces and nephews, aunts and uncles;
- Ex-spouses;
- Mutually acknowledged children;
- Step-grandchildren and charities.

PART II – SUCCESSION: Check the box that shows how the assets pass to the beneficiary.

- Check Box **a** if the assets on the form pass directly to the beneficiary by operation of law. This means they were jointly held, POD, or Transfer on Death (TOD). (A copy of the will is not needed);
- Check Box **b** if the will states that these specific assets reported on the L-8 form pass to a particular named beneficiary. (Attach a copy of the will);
- Check Box **c** if there was no will (intestate) and all the beneficiaries in the entire estate are Class A beneficiaries as listed in Part I; or
- Check Box **c** if there was a will (testate), but there were no specific bequests and all the beneficiaries in the entire estate are one of the Class A beneficiaries listed in Part I (attach a copy of the will).

Note: If at least one of the boxes does not apply, the L-8 cannot be used to release these assets.

PART III – TRUSTS/DISCLAIMERS: If any of the assets you wish to release pass into or through a trust, where the trust decides how the assets are distributed, you cannot use the L-8. Trusts can be set up by decedents either in their will, or separately from the will. For the purposes of the L-8, it is not generally considered a "trust" when there is a bequest in the will to a minor (who is a Class "A") to be held "in trust" until he/she reaches a specific age. In all other cases, a full return must be filed with the Inheritance Tax Branch, even if the assets all appear to be passing to Class A beneficiaries.

NOTE: Assets that are owned by or in the name of a trust do not require a waiver or L-8, but must still be reported on any return filed.

PART IV – ESTATE TAX: This section determines whether the estate may be required to pay New Jersey Estate Tax. You must be able to answer "YES" to either a), b), or c) to qualify to use this form. If the decedent died on or after January 1, 2017, but before January 1, 2018, his/her entire taxable estate must be under \$2 million. If the date of death was before January 1, 2017, the entire taxable estate must be under \$675,000. Even if you qualify to use this form, a return is still required if the gross estate is over \$675,000. If the decedent died on or after January 1, 2018, then there is no Estate Tax.

PART V – PROPERTY: List all the assets in *this* institution for which you are requesting a release. If this is a bank, list each account in this bank separately. Follow the column headings for each asset. Under "How held/Registered," you may enter "NOD" (Name of Decedent) if the account was in the name of the decedent alone. If it was Paid on Death (POD) to a person, enter "POD to" and the person or persons' names (e.g., POD Jane Doe and John Doe). If it was jointly held, enter "NOD and/or" the beneficiary's name.

PART VI – BENEFICIARIES: List the name of each beneficiary and his/her relationship to the decedent. The relationship must be one of the Class A beneficiaries listed in Part I of the L-8.

NOTE: "Executor," "Estate," and "Beneficiary" are **not** correct relations to the decedent in this column. You must use terms such as "Child," "Spouse," or "Grandchild."

SIGNATURE: This form is an **affidavit** and must be signed by the executor, administrator, or beneficiary, and the signature must be **notarized**.

PART VII – RELEASING INSTITUTION: A representative of the institution releasing the funds must verify that all questions have been answered and that the beneficiaries reported are allowed per Part I, **before** signing the form and releasing any assets. If you have any question as to whether you are permitted to release assets, please call the Inheritance Tax general information number at (609) 292-5033 and ask to speak to an Information Section representative.

Form L-8

Take or send the completed form directly to the bank or other financial institution holding the funds.

Do not mail this form to the Division of Taxation. You will not receive a waiver.

Decedent's Name				Decedent's SSN:				
_	\	· D		(First) (Middle)	Tootata (IAGII)	7 Intentate (NI - NA/II) F		
			ath (mm/dd/yy) answer the following questions:	County of Residence	Testate (Will)	Intestate (No Will)		
I.			. .	viving the assets listed on the rev	erse side? Check all that apply:			
			Surviving spouse;					
	b. Surviving civil union partner when a decedent's death is on or after February 19, 2007;							
c. Surviving domestic partner when a decedent's death is on or after July 10, 2004;								
						randchild and a		
		u.	Child, stepchild, legally adopted child, or issue of any child or legally adopted child (includes a grandchild and a great grandchild but not a step-grandchild or a step great-grandchild);					
		e.	Parent and /or grandparent.	. 9				
	We		ou able to check at least one	of the boxes above?				
	_	'es			e Tax return must be filed. If "Yes,"	continue to Part II		
					trax retain mast be med. If res,	continue to rure ii.		
ш.	II. SUCCESSION: How were the assets received? Check any that apply:							
a. The beneficiary succeeded to the assets by survivorship or contract; or								
			The property was specifically d	•	and a subtract of a subtract of the subtract of	A district of the con-		
		C.	Class A as described in a. throu		nder the decedent's will or intesta	te neirs-at-iaw are		
	We	re y	ou able to check at least one	of the boxes above?				
	 	es/es	No If "No," this form ma	ay not beused.				
	Inh	erita			mber of the groups listed above, a all assets in the estate, including a	•		
Ш			S/DISCLAIMERS: Do any portioult of a disclaimer?	on of the assets listed on the reve	rse side pass into a trust or pass to	the beneficiary		
	 \	/es	No If "Yes," this form n	nay not beused.				
IV	 . EST	ATE	ETAX:	•				
				th on or after January 1, 2018 ;	or.			
				•		in the continue labor		
	L)			•	but before January 1, 2018, and h 51 of the Internal Revenue Code			
	_			•				
	C	g	gifts \$675,000 or less as deter December 31, 2001, (Line 3 p	•	· · · · · · · · · · · · · · · · · · ·			
	<u> </u>	/es	No If "No," this form ma	ay not beused.				
	taxa	able	this form may be used if the de	cedent died on or after January	1, 2017 but before January 1, 20 ⁻ rnal Revenue Code, a return must			

V. PROPERTY (Bank accounts, Brokerage accounts, Stock, Investment Bonds):

A separate affidavit is required for each institution releasing assets.

Description of Asset	How	held/Registered	Date of Death Value*
(Checking, Savings, CD, IRA, # of Shares, etc.)		, TOD, Individual, etc.)	(Full Value)
BANK ACCOUNTS/BROKERAGE ACCOUNTS: STOCK: List the name of the company and num BONDS: Include the name of the issuer, face va	ber of shares held	under "Description of A	
/I. BENEFICIARIES OF PROPERTIES LISTED IN V.	ABOVE:		
Name(s) of Beneficiary		Relation to Dece	dent (Must be checked in Part I)
If the decedent died with a will, and the assets of the last will and testament, codicils, and sepa	•		
true to the best of his/her information or belief. Subscribed and sworn before me this	being duly sworn, Signature: _	. ,	
day of		Deponent: Executor / Adminis	trator / Joint Tenant /Heir-at-Law
	[Deponent's Social Security or F	ederal Identification Number
Notary Public		Street Ac	dress
	_	Town/CityState	Zip
This Form Must Be Signed by th	e Releasing Institu	tion Before Mailing to th	e Division of Taxation
/II. To Be Completed by Releasing Institution			
A bank, trust company, association, other dep forth only if the first, second, and fourth boxes (Part III) is checked "NO" and Part VI includes decedent died testate and the assets do not pa and all codicils must be attached. The original of this affidavit must be filed by	(Parts I, II and IV) only those relatio ss by contract or	on the front of this form nships permitted in Par survivorship, a complete	n are checked "YES," the third box t I, items 1 through 5. Also, if the copy of the will, separate writing,
Division of Taxation, Transfer Inheritance and E The affiant (person who made affidavit) should l		3 John Fitch Way, PO I	3ox 249, Trenton, NJ 08695-0249.
Name of Institution Accepting Affidavit		Address	
Ву			
Name		Phone Number	

Phone Number