FORM 5			
AFFIDAVIT IN SUPPORT OF AN APPLICATION FOR PROBATE			
Rules 40 and 41			
IN THE SUPREME COURT OF TASMANIA			
PROBATE REGISTRY			
In the matter of the Estate of:	GEORGE REUBEN WALTER HARDING (also known as George Ruban Walter Harding)		
Date of death:	21/01/2022		
Last known residential address of deceased:	41 Deacons Court, 177 Penquite Road, Norwood, Tas., 7250		
We,			
Full name of applicant:	Felicity Ruth Foot		
Address of applicant:	59 Ecclestone Road, Riverside, Tas., 7250		
Full name of applicant:	Geoffrey Charles Foot		
Address of applicant:	59 Ecclestone Road, Riverside, Tas., 7250		
make oath and say:			

- I. The deceased died at Launceston in Tasmania on 21/01/2022.
- **2.** The Record of Death annexed to this affidavit and marked "**A**" is an original extract of the Record of Death of the deceased.
- 3. The deceased left an estate in Tasmania.
- 4. The document exhibited to this affidavit is the true and original last valid Will

Estate of:	George Reuben Walter Harding	DX:	N/A
Applicant/Firm name:	Sproal & Associates	Tel:	6331 5500
Address:	PO Box 1024	Email:	barry@sproalassociates.com.au
	Launceston Tas. 7250	Practitioner:	BD Sproal

of the deceased.

The Will is dated 28/09/2016.

5. The details of each subscribing witness to the Will are as follows:

Full name:Barry David SproalFull name:Shirley Scott Kreft

6. The deceased was aged 88 at the date of execution of the Will and 93 at the date of death.

- 7. No further explanation or clarification of the validity of the Will is necessary.
- 8. The Will of the deceased has not been revoked.
- 9. The deceased was: married to Valerie Kaye Mantach on ....../.19...... widowed
- **10.** We are 18 years of age or older.
- II. We are the executors named in the Will.
- **12.** Not applicable.
- Notice of Intention to make this application, a true copy of which is annexed and marked
  "B" was published on the Supreme Court of Tasmania's website on ....../2022.
- 14. We have made no other application for a grant in respect of the estate of the deceased.
- **15.** We will administer according to law all the estate which by law devolves to and vests in us as personal representatives of the estate of the deceased.
- 16. We annex and mark "C" an inventory of the assets and liabilities of the deceased's estate held in the name of the deceased and all aliases of the deceased.
- 17. The values set out in the inventory are fair and reasonable at the date of swearing this affidavit and the liabilities set forth in the inventory are justly due at the date of swearing this affidavit.
- 18. In the event of finding that the assessment is inaccurate or incomplete in a way that materially effects the value of the estate we will provide a further affidavit annexing a revised inventory correcting any inaccuracy or deficiency.

19.	We undertake to provide an updated inventory of the real and personal estate of the
	deceased and deliver up the grant to the Court whenever required by law to do so.

**20.** Not applicable.

SWORN by	FELICITY RUTH FOOT
at LAUNCESTN in TASMANIA	
dated//2022	
Before me:	
	BARRY DAVID SPROAL
	SOLICITOR
SWORN by	GEOFFREY CHARLES FOOT
at LAUNCESTON in TASMANIA	
dated//2020	
Before me:	
	BARRY DAVID SPROAL
	SOLICITOR

## NOTES:

Please insert details relevant to your application where blue text appears.

Text with a \* next to it indicates that it is an option. You must select the applicable option/s and/or delete the \*options which are not applicable

If a section of the form does not apply to your application please simply state "not applicable" next to the relevant section.

Guidance on completing this form is contained in [square brackets] and *italics*. Please delete the guidance which appears in square brackets and is italicized from your final draft.

Otherwise, please do not amend the format or content of this form.

## TAKE NOTE:

If you are making this application more than 2 years after the date of death of the deceased please refer to Rule 38 and include the following matters in your affidavit:

- i. An inventory of assets and liabilities of the deceased's estate at the time of the deceased's death;
- ii. An inventory of assets and liabilities of the deceased's estate at the date of the making of the application;
- iii. The reason why an application in respect of the deceased has not been made previously;
- iv. The reasons why the application is now being made.