In the Matter of the Estate of
JOHN SMITH
(aka:), Deceased

KNOW ALL MEN BY THESE PRESENTS
That I, MARY SMITH heir at law of JOHN SMITH late of the County of Passaic and State of New Jersey, deceased: In Consideration of the sum of Ten thousand and no/100 ($10,000.00) dollars lawful money, to me paid by JAMES SMITH administrator/trix(s) of said deceased, in full payment and satisfaction of all such sum or sums of money, share or shares, and dividend due and belonging to me as heir at law of said deceased, as aforesaid, Do By These Present, release, acquit and forever discharge the said administrator/trix(s) as aforesaid heirs, executors and administrators, of and from my share, interest and dividend of the personal estate of said deceased, and of and from all actions, suits, payments, accounts, reckonings, claims and damages whatever, for or by reason thereof; and of and from any other act, matter, cause or thing thereunto appertaining.

Hereby Acknowledge, That I held and firmly bound unto said administrator/trix(s) aforesaid, in the sum of Ten thousand and no/100 ($10,000.00) dollars lawful money of the United States, to be paid to said administrator/trix(s), executors, administrators or assigns, to which payment well and truly to be made I do bind myself, heirs, executors and administrators, firmly by these presents. Sealed with my seal.
Now, the Condition of this Obligation is Such. That if any debt or debts, truly owing by the above named decedent, shall be hereafter sued for and recovered, or otherwise made to appear, which there shall be no other assets to pay, beyond those out of which the above distributive share was proportionally allotted, and if the above bounden distributee shall thereupon refund and pay back to the above named administrator/trix(s) his\her\their ratable part of such debt or debts, and of the costs of suit, and charges by reason of such debts or debts, out of the part or share so allotted to him\her\them then the above obligation to be void, else to remain in full force.

Witness, my hand and seal this day of two thousand and

Signed, sealed and delivered in the presence of

MARY SMITH (person receiving money)

Notary Public

STATE OF NEW JERSEY  }
} ss.:
County of Passaic  }

Be It Remembered, That on before me personally appeared MARY SMITH, who I am satisfied, is the grantor in the within INDENTURE named, and who executed the same; and I having first made known to him/her the contents thereof he/she did acknowledge that he/she signed, sealed and delivered the same as his\her voluntary act and deed, for the uses and purposes therein expressed.

Notary Public
My Commission expires
Affix Notary’s Seal
In the Matter of the Estate of 

, Deceased

(aka:)

Docket No.

RElease And Refunding Bond

to Administrator

know all men by these presents

That I, 

heir at law of

late

of the County of Passaic and State of New Jersey, deceased: In Consideration of the sum of

dollars

lawful money, to me paid by

administrator/trix(s)

of said deceased, in full payment and satisfaction of all such sum or sums of money, share or shares, and

dividend due and belonging to me as heir at law of said deceased, as aforesaid, Do By These Present, release,

acquit and forever discharge the said administrator/trix(s) as aforesaid heirs, executors and administrators, of

and from my share, interest and dividend of the personal estate of said deceased, and of and from all actions,

suits, payments, accounts, reckonings, claims and damages whatever, for or by reason thereof; and of and from

any other act, matter, cause or thing thereunto appertaining.

Hereby Acknowledge, That I held and firmly bound unto said administrator/trix(s) aforesaid, in the sum

of

dollars

lawful money of the United States, to be paid to said administrator/trix(s), executors, administrators or assigns,

to which payment well and truly to be made I do bind myself, heirs, executors and administrators, firmly by

these presents. Sealed with my seal.
Now, the Condition of this Obligation is Such. That if any debt or debts, truly owing by the above named decedent, shall be hereafter sued for and recovered, or otherwise made to appear, which there shall be no other assets to pay, beyond those out of which the above distributive share was proportionally allotted, and if the above bounden distributee shall thereupon refund and pay back to the above named administrator/trix(s) his/her/their ratable part of such debt or debts, and of the costs of suit, and charges by reason of such debts or debts, out of the part or share so allotted to him/her/them then the above obligation to be void, else to remain in full force.

Witness, my hand and seal this __________________________ day of _______________ two thousand and ____________

Signed, sealed and delivered in the presence of

______________________________ (L.S.)

______________________________ (L.S.)

Notary Public

______________________________ (L.S.)

STATE OF NEW JERSEY } ss.:

County of Passaic } ss.

Be It Remembered, That on __________________________ before me personally appeared __________________________, who I am satisfied, is the grantor in the within INDENTURE named, and who executed the same; and I having first made known to him/her the contents thereof he/she did acknowledge that he/she signed, sealed and delivered the same as his/her voluntary act and deed, for the uses and purposes therein expressed.

______________________________
Notary Public
My Commission expires
Affix Notary’s Seal