instrument.

501C.1014 AFFIDAVIT OF TRUSTEE IN REAL PROPERTY TRANSACTIONS.

Subdivision 1. **Form of affidavit for inter vivos trust.** An affidavit of a trustee or of trustees of an inter vivos trust in support of a real property transaction may be substantially in the following form:

| STATE OF MINNESOTA |) | | AFFIDAVIT OF TRUSTEE |
|--|-------------------------|--------------------------|---|
| |) ss. | | |
| COUNTY OF |) | | |
| , being fi | rst duly sworn on oa | nth says that: | |
| 1. Affiant is the trustee (or | ne of the trustees) nar | med in that certain Cert | ificate of Trust (or Trust Instrument) |
| recorded, as Do (County Recorder/Registr | | | , Page) in the Office of the |
| OR | | | |
| to which this Affidavit is | attached, | | |
| | | | ed in the Certificate of Trust (or set County, Minnesota legally described |
| | | | |
| (If more space is needed, | continue on back or | on attachment.) | |
| 2. The name(s) and address of the execution of this Affida | | e(s) empowered by the | Trust Instrument to act at the time |
| | | | |
| 3. The trustee(s) who have between, as tr | | _ | to the real property described above |
| (a) are empowered by the any interest in real property h | | sell, convey, pledge, | mortgage, lease, or transfer title to |
| (b) are the requisite numb | er of trustees requir | red by the trust instrun | nent to execute and deliver such an |

4. The trust has not terminated and the trust instrument has not been revoked.

- OR -

| 4. The trust has terminated (or the trust instrument has been revoked). The execution and delive | ry of |
|--|-------|
| the instrument described in paragraph 3 has been made pursuant to the provisions of the trust. | |

| 5. There has been no ame the instrument described in pa | | ne trust which lim | its the power of tru | ustee(s) to execute and deliver |
|---|-------------------------------|---|------------------------------------|---|
| 6. The trust is not supervi | sed by any | court. | | |
| - OR - | | | | |
| 6. The trust is supervised has been obtained from the course. | | | | All necessary approval rument described in paragraph |
| 7. Affiant does not have a | actual know | ledge of any facts | indicating that the | trust is invalid. |
| | | | | , Affiant |
| Subscribed and sworn to before day of | | | | |
| | | | Signature of No | otary Public or Other Official |
| Notary Stamp or Seal | | | | |
| This instrument was drafted l | by: | | | |
| Subd. 2. Form of affida testamentary trust in support | | | | a trustee or of trustees of a ly in the following form: |
| STATE OF MINNESOTA |) | | | AFFIDAVIT OF TRUSTEE |
| |) ss. | | | |
| COUNTY OF |) | | | |
| , being first duly sv | vorn on oath | says that: | | |
| 1. The Trust was of Decedent died on, | Affiant, as to e County Re | rustee of the Trus ecorder/Registrar | t, acquired by instrof Titles, Con | unty, Minnesota, as Document |

| (If more space is needed, continue on back o | r on an attachment.) |
|---|---|
| 2. The name(s) and address(es) of the trusteed time of the execution of this Affidavit are as follows: | (s) empowered by the terms of decedent's will to act at the ows: |
| | |
| 3. The trustee(s) who have executed that certa between, as trustee(s) and, dated | nin instrument relating to the real property described above |
| (a) are empowered by the provisions of the tro- lease, or transfer title to any interest in real prope | ust under decedent's will to sell, convey, pledge, mortgage, erty held in trust; and |
| (b) are the requisite number of trustees require an instrument. | ed by the provisions of the will to execute and deliver such |
| 4. The Trust has not terminated and the trust | instrument has not been revoked. |
| - OR - | |
| 4. The Trust has terminated (or the trust institute instrument described in paragraph 3 has been | rument has been revoked). The execution and delivery of made pursuant to the provisions of the Trust. |
| 5. There has been no amendment to the Trus deliver the instrument described in paragraph 3. | t which limits the powers of the trustee(s) to execute and |
| 6. The Trust is not supervised by any court. | |
| - OR - | |
| | t of County, All necessary approval has been ute and deliver the instrument described in paragraph 3. |
| 7. Affiant does not have actual knowledge of | any facts indicating that the Trust is invalid. |
| | , Affiant |
| Subscribed and sworn to before me this day of | |
| | Signature of Notary Public or Other Official |

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| Notary Stamp or Seal |
|---------------------------------|
| This instrument was drafted by: |
| |
| |

Subd. 3. **Effect.** An affidavit by the trustee or trustees under subdivision 1 or 2 is proof that:

- (1) the trust described in the affidavit is a valid trust;
- (2) either the trust has not terminated or the trust instrument has not been revoked or, if the trust has terminated or the trust instrument has been revoked, the conveyance described in the affidavit is made pursuant to the provisions of the trust;
- (3) the powers granted the trustee or trustees extend to the real property described in the affidavit or attachment to the affidavit;
- (4) no amendment to the trust has been made limiting the power of the trustee or trustees to sell, convey, pledge, mortgage, lease, or transfer title to the real property described in the affidavit or attachment to the affidavit, if any;
- (5) the requisite number of trustees have executed and delivered the instrument of conveyance described in the affidavit: and
 - (6) any necessary court approval of the transaction has been obtained.

The proof is conclusive as to any party relying on the affidavit, except a party dealing directly with the trustee or trustees who has actual knowledge of facts to the contrary.

Subd. 4. **Recording.** An Affidavit of Trustee or Trustees under subdivisions 1 and 2 may be recorded in the office of the county recorder for any county or in the office of the registrar of titles for any county with respect to registered land described in the affidavit, or in the Certificate of Trust or Trust Instrument referred to in the affidavit, and may be recorded as a separate document or combined with or attached to an original or certified copy of a Certificate of Trust or Trust Instrument, and recorded as one document.

History: 2015 c 5 art 10 s 14