

INVENTARIS • INVENTORY

Ingevolge artikel *9 (1) (a)/9 (2) (a)/9 (2) (b)/27/78 van die Boedelwet, 1965.

In terms of section *9 (1) (a)/9 (2) (a)/9 (2) (b)/27/78 of the Administration of Estates Act, 1965.

Aandag word gevestig op die bepalings van artikel 102 (1) (b) van die Wet wat bepaal dat iemand wat opsetlik 'n valse inventaris ingevolge die Wet opstel 'n misdryf begaan, en by skuldigbevinding met 'n boete van hoogstens R1 000 of met gevangenisstraf vir 'n tydperk van hoogstens vyf jaar of met sowel sodanige boete as sodanige gevangenisstraf strafbaar is.

Attention is directed to the provisions of section 102 (1) (b) of the Act which provides that any person who wilfully makes any false inventory under the Act shall be guilty of an offence and liable on conviction to a fine not exceeding R1 000 or to imprisonment for a period not exceeding five years or to both such fine and such imprisonment.

*Volle naam van oorledene
Full name of deceased.....

Volle naam van langsliewende eggenoot (in die geval waar eggenotes in gemeenskap van goed getroud was)
Full name of surviving spouse (in a case where spouses were married in community of property).....

Adres van langsliewende eggenoot
Address of surviving spouse.....

Saamgevoegde boedel van
Massed estate of.....

of/or

*Volle naam (name) van die minderjariges onder voogdyskap of persoon ten opsigte van wie se goed 'n brief van kuratele uitgereik is:
Full name(s) of minor(s) under tutorship or person in respect of whose property letters of curatorship have been granted:

Volledige adres
Full address.....

Ek/I (volle naam/full name).....

van/of (volledige adres/full address).....

in my hoedanigheid van/in my capacity as.....

verklaar hierby dat na my beste wete en oortuiging die hieringe-
noemde besonderhede 'n ware en juiste inventaris is—

hereby declare that to the best of my knowledge and belief the with-
in mentioned is a true and correct inventory—

* (a) van al die goed wat na my wete ten tyde van die dood van
*bogenoemde oorledene/gesamentlike boedel van boge-
noemde oorledene en sy langsliewende eggenoot/boge-
noemde saamgevoegde boedel behoort het;

* (a) of all property known to me to have belonged, at the time of
death, to the *above-named deceased/joint estate of the
above-named deceased and surviving spouse/above-named
massed estate;

* (b) van al die goed wat na my wete in besit van bogenoemde
oorledene op die perseel te.....

* (b) of all property known to me to have been in the possession
of the above-named deceased upon the premises at

ten tyde van *sy/haar dood was;

.....at the time of *his/her death;

* (c) wat die waarde van al die goed in bogenoemde boedel aan-
dui;

* (c) showing the value of all property in the above-named estate;

* (d) van al die goed wat deur my versorg of geadministreer word.

* (d) of all the property taken care of or administered by me.

Plek/Place

Datum/Date

Handtekening/Signature

Name en adresse van persone wat as erfgename by die boedel
belang het in wie se teenwoordigheid hierdie inventaris opgestel is.
(Verstrek te word in die geval van 'n inventaris kragtens artikel 9
van die Wet):

Names and addresses of persons having an interest in the estate
as heirs in whose presence this inventory was made. (To be fur-
nished in the case of an inventory under section 9 of the Act):

* Skrap wat nie van toepassing is nie/Delete which is not applicable.

