## DECLARATION OF OATH (Above Threshold Limit) ANNEXURE 5 B

We, S	ri/Smt						residing at		
					rm and state	e as ur	nder :		
1.	That Shri/Smt the h					iusband/wife of			
	(name of deceased)								
	the above name depone	ent Shri/Sm	t				and the		
							above	named	
	deponents, died intesta						·		
2.	That he/she left behir according to th		of	the following Intestate	Successio	n 	is/her on applicable hich Law	-	
	(Hindu, Muslim, Parsi, etc.) he/she was governed at the time of his/her death :								
	Name of the heir	Ad	dressAge	Occupat	ion	shi the	ation- p with e ceased		
	a.								
	b.								
	C.								
	d.								
3.	That the said (hereinafter unless expressly named or otherwise distinguished for brevity's sake called "the deceased";								
	maintained Account No								
	Locker Nowith Central Bank of India at its in his/her single name.							Branch	
4.	That no letters of repre to be obtained.	sentation to	o his/her e	estate have b	een obtaine	ed or a	are contei	mplated 41	

5.	That Rs is the amount due and payable to the deceased by Centra							
	Bank of India being the balance standing to the credit of the aforesaid account.							
6.	That there are articles lying with the Bank in the Safe Custody Account							
	No in the name of the deceased as per list enclosed with valuation of							
	Rs							
7.	That there are contents of Locker No standing in the name							
	of in deceased lying with the Bank as per list enclosed with valuation of Rs							
8.	That the deceased has not left any debts and no amount is due to Central Bank of India from							
	him/her and that in the circumstances mentioned above, the above named deponents are							
	the only persons entitled to the amount standing to the credit of the aforesaid							
	Account/ articles in the Safe Custody							
	Account / Contents of the Locker and no other person is entitled thereto or to any part thereof.							
9.	We hereby further state that we know that relying on the above representations and							
	believing the same to be true, Central Bank of India has agreed to pay the aforesaid sum							
	being the balance standing to the credit of the Account							
	handover the articles in the Safe Custody account / contents of the locker to the above							
	named deponents, without insisting on production of legal representations.							
Solemi	nly affirmed by the )							
	named deponent at )							
	day of )							
	in the presence of)							