CLAIMANT, AND THE AMOUNT CLAIMED. IF THE CLAIM IS NOT YET DUE, THE DATE WHEN IT WILL BECOME DUE SHALL BE STATED. IF THE CLAIM IS CONTINGENT, THE NATURE OF THE CONTINGENCY SHALL BE STATED. IF THE CLAIM IS SECURED, THE SECURITY SHALL BE DESCRIBED. THE FAILURE OF THE CLAIMANT TO COMPLY WITH THE PROVISIONS OF THIS SECTION OR WITH THE REASONABLE REQUESTS OF THE PERSONAL REPRESENTATIVE FOR ADDITIONAL INFORMATION MAY BE A BASIS FOR DISALLOWANCE OF A CLAIM IN THE DISCRETION OF THE COURT.

(C) FILING WITH REGISTER.

THE CLAIMANT MAY FILE A VERIFIED WRITTEN STATEMENT OF THE CLAIM, SUBSTANTIALLY IN THE FORM CONTAINED IN THIS SUBSECTION, WITH THE REGISTER AND DELIVER OR MAIL A COPY OF THE STATEMENT TO THE PERSONAL REPRESENTATIVE.

CLAIM AGAINST ESTATE OF DECEDENT.

THE BELOW-NAMED CREDITOR CERTIFIES THAT THERE IS DUE AND OWING EY....., DECEASED, IN ACCORDANCE WITH THE STATEMENT OF ACCOUNT ATTACHEL AS A PART OF THIS STATEMENT THE SUM OF....., TOGETHER WITH INTEFEST AT THE RATE OF.....FROM.......UNTIL PAID, AND THAT THE ACCOUNT IS CORRECT AS STATED AND IS UNFAID.

ON BEHALF OF THE BELCW-NAMED CREDITOR, I DO SOLEMNLY DECLARE AND AFFIRM UNDER THE PENALTIES OF PERJURY THAT THE INFORMATION AND REPRESENTATIONS MADE IN THE CLAIM, AND THE ACCOUNT ARE TRUE AND CORRECT ACCORDING TO MY KNOWLEDGE, INFORMATION, AND BELLEF.

(NAME OF CEFELTOR)

(SIGNATURE OF CREDITOR OR PERSON AUTHORIZED TO MAKE VERIFICATION ON BEHALF OF CREDITOR)

(D) CCMMENCEMENT OF SUIT.

WHEN A CAUSE SURVIVES DEATH, THE CLAIMANT IS NOT REQUIRED TO FILE A CLAIM UNDER SUBSECTIONS (B) OR (C). HE MAY COMMENCE AN ACTION AGAINST THE ESTATE OR AGAINST A PERSON TO WHOM PROPERTY HAS BEEN DISTRIBUTED, BUT THE COMMENCEMENT OF THE ACTION MUST OCCUR WITHIN THE TIME LIMITED FOR THE FILING OF CLAIMS.

(F) WHERE INSURANCE EXISTS.

NCTWITHSTANDING THE CTHER PRCVISIONS OF THIS