Affidavit cum Indemnity Letter

In re	spect of payment of balance in deposit a	ccount	s / contents of	sate	deposit
locke	er/ safe custody articles of deceased person;				
l/We	Mr./Ms				
(nam	e/names of the claimants),				
(s/o,	w/o, d/o),				
aged	years, R/o			(add	dress),
do he	ereby solemnly affirm and state as follows.				
(nam 2. I/V to cl	We am/are the legal heirs of Mr./MS The of deceased account holder) a substitution (father/moth) We further state that I/We the following legal learns the balance deposit/amount /jewels/ cents held in the locker/safe custody:-	ind the ner/wife the heirs a	ne deceased e/husband/son/da re the only legal	is augh heirs	my/our ter etc.) entitled
No.	Name	Age	Relationship deceased	to	the
1.					
2. 3.					
3. 4.					
1 . 5.					
to a Bank	Ve further state that the deceased was hold as "the account") (specify the account branch of Karur Vysya Band"). At the time of the death of the deceased (balance amount in the account branch (date of payment) amount to Rs	unt d lk (here l the ac unt) w	etails) ein after referre ccount was havir hich includes i	d to ng a o	in as "the credit of est upto
to re dece	Ve affirm that I/We am/are the sole legal heleceive the amount standing in the credit ased.	of the	e account belo	nging	to the
credi appli	Ve have requested the bank to make the pay t of the account belonging to the decease cable to Mr.MS for and on behalf of all the legal heirs.	d toge		t the	reon as

OR

I/We have requested the bank to hand-over contents of the safe deposit locker/items held in safe custody to Mr.MS
being one of the legal heirs for and on behalf of all the legal heirs.
6. I/We are aware that the Bank has agreed to settle our claims relying on this affidavit and I/We agree to indemnify the bank in respect of such payment or delivery of the contents of items in safe deposit locker or held in safe custody against any claim made by any person for the amount standing to the credit of the account of the deceased.
7. I/We for ourselves and my/our respective heirs, executors and administrators jointly and severally agree, affirm and undertake that the bank, its successors and assigns and its managers, agents, officers and servants and their respective estates and effects are and shall from time to time and at all times hereafter be kept safe and saved harmless and indemnified for and in respect of such payment and against all actions, losses, cost, charges, expenses and demands whatsoever in respect of the said payment or delivery of the contents of items in safe deposit locker or held in safe custody.
All the averments made herein before are true and correct and I/We put my/our signature/mark on this Day of 20 at in the presence of
Signatures(s) of deponents. (claimants)
Signature of Witness
Before me

Notary Public