



## RENUNCIATION POLICY

### POLICY

Recipients of an inter vivos gift of shares in Gana-A'Yoo, Limited ("GYL") may voluntarily renounce the gift, and potential heirs may voluntarily renounce shares they would otherwise inherit.

### RENUNCIATION OF INTER VIVOS GIFT

If the intended recipient of an inter vivos gift of GYL stock does not want to accept the gift, they may voluntarily renounce the gift. Any intended recipient of an inter vivos gift of GYL stock who wants to renounce the gift must complete and have notarized a Renunciation of Shares form. In the event that a gift of GYL shares is renounced, the shares will remain with the giftor.

### RENUNCIATION OF INHERITANCE

Potential heirs who would otherwise be entitled to inherit GYL shares may renounce the inheritance. Potential heirs who want to renounce their inheritance of GYL shares must complete and have notarized a Renunciation of Shares form. If a potential heir renounces their inheritance of GYL shares, the shares will be transferred according to Alaska intestacy law, as though the potential heir predeceased the decedent, unless otherwise specified in a valid will. The potential heir will **NOT** decide who will get the shares and the renunciation is final.

If a potential heir does not complete the GYL Shareholder Affidavit of Identity within three (3) years after receiving notice of their right to inherit GYL shares, Gana-A'Yoo may treat the potential heir's unresponsiveness as a renunciation of inheritance and initiate its renunciation procedure.