AFFIDAVIT TRANSFERRING CERTAIN PERSONAL PROPERTY

• •	ance policies pa	ayable to the estate and	
proceeds from insur		_	property: (include the identify the policy by
<u>Name</u>	<u>Age</u>	<u>Relationship</u>	Address
(4) That the fol	lowing are the na	ames, ages, relationships vill or heirs of the decede	
	nd all estate, and	ims or demands agains I inheritance taxes due, i be paid.	
(2) That no pet decedent's estate is		ointment of an executor of been granted.	or administrator of the
	_, leaving an est	(name of decedent) die tate not exceeding \$40,00 h certificate hereto.	
(name of affiant)	, of lawful	age, first being duly swo	orn states:
COUNTY OF)		

(6) That affiant(s) (has) (have) the sole and exclusive right to succeed to the personal property of the decedent and that affiant(s) (is) (are) over 18 years of age and (is) (are) legally competent in all respects to make this affidavit and to receive the above mentioned personal property, apportioned among the affiant or affiants, if more than one, as follows:				
	s) hereby (requests) (request)			
	<u>(Signatu</u>	re of Affiant)		
Subscribed and sworn to, 2	before the undersigned on the .	day of		
	Notary Publ	ic		
My Appointment Expires:				
	Authority			
K.S.A. 59-1507b.				

Notes on Use

This affidavit may be used to obtain the transfer, to a decedent's successor in interest, of certain personal property that would be transferrable to the decedent, without obtaining letters of administration or letters testamentary, where the total value of the estate subject to probate does not exceed \$40,000. The transfer is treated as one to the personal representative of the decedent, and the receipt of the transfer operates as a full discharge and release of the transferor.

Comment

Prior to July 1, 2000, K.S.A. 59-1507b consisted of two subsections. Subsection (a) related to only the surviving spouse and subsection (b) related to all successors of the decedent. The 2000 Legislature repealed subsection (a) and raised the limitation from \$10,000 to \$20,000. The 2008 Legislature raised the limitation from \$20,000 to \$40,000.