SMALL ESTATE AFFIDAVIT



For Transfer of Property When a Person has Died

FORMS and INSTRUCTIONS

ALL RIGHTS RESERVED PBSE1 – 5280 - 082515

SELF-SERVICE CENTER

SMALL ESTATE AFFIDAVIT OF TRANSFER

This packet contains court forms and instructions to file a small estate affidavit of transfer. Items in **BOLD** are forms that you will need to file with the Court. Non-bold items are instructions or procedures. Do not copy or file those pages!

Order	File No.	Title	# pages
1	PBSE1t	Table of contents (this page)	1
2	PBSE1k	Checklist: You may use this packet if	1
3	PBSE11f	"Affidavit for Collection of All Personal Property"	3
4	PB10f	"Probate Cover Sheet" (Only needed if transferring real property)	2
5	PBSE12f	"Affidavit for Transfer of Title to Real Property"	5
6	PBSE10p	PROCEDURES: What to Do After Completing the Affidavit(s)	2

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SELF-SERVICE CENTER

SMALL ESTATE AFFIDAVIT(S) FOR TRANSFER

(A.R.S. § 14-3971)

FOR TRANSFER OF PROPERTY WHEN PERSON HAS DIED

- ✓ The value of all of the *personal property* (cash, bank accounts, stocks and bonds, cars, jewelry, money owed to the person who died, etc.) in the estate of the person who died (the "deceased"), wherever that property is located, less liens and encumbrances, does not exceed \$75,000, and at least 30 days have passed since the death, and/or
- ✓ The assessed value of the real property (land and permanent structures on the land) in the
 deceased's estate located in Arizona, less liens and encumbrances as of the date of the
 deceased's death, does not exceed \$100,000, and at least 6 months have passed since the
 death, and/or
- ✓ You are the surviving spouse, and you want to collect up to \$5000 in wages owed to the deceased, and/or
- ✓ You are entitled to the real property and/or personal property, and have the legal right ("legal standing") to submit an affidavit claiming the property because:
 - You are named in a will to receive the property and you can prove it; OR
 - The person who died did not have a will, but you are related to the decedent as:
 - 1. Surviving Spouse, or
 - 2. **Child**, if there is no surviving spouse or there is, but he or she is not your parent and your parent, the decedent, had separate or community property, **or**
 - 3. Parent, if there is no surviving spouse or child, or
 - 4. **Brother or Sister**, if there is no surviving spouse or child or parent, **AND**
 - If there are people with equal or greater right than you to the property, they have all assigned their entire interests in the estate to you, which is proven by the copy of the documents they signed to this effect that you can attach to the affidavit.

READ ME: Consulting a lawyer before filing documents with the court may help prevent unexpected results. A list of lawyers you may hire to advise you on handling your own case or to perform specific tasks, as well as a list of court-approved mediators can be found on the Self-Service Center website.

	Filing:
	s (if not protected):
	ate, Zip Code:
	one:Address:
Lawver	's Bar Number:
	ed Fiduciary Number:
Repres	enting Self, without a Lawyer or Attorney for Petitioner OR Respondent
	AFFIDAVIT FOR COLLECTION OF ALL PERSONAL PROPERTY
STATE	OF ARIZONA)
By sig	gning this affidavit, I swear or affirm under penalty of perjury that its contents are true and ct.
1.	INFORMATION ABOUT THE DECEASED (THE PERSON WHO DIED):
	Name of person who died:
	Date of death:
	Place of death:
2.	30-DAY REQUIREMENT: More than thirty (30) days have gone by since the person died.
3.	RELATIONSHIP: My relationship to the person who died is: (explain)
4.	VALUE OF PERSONAL PROPERTY. The value of all the personal property in the deceased person's estate, wherever located, minus the amount of liens and encumbrances on the property, is not greater than \$75,000.00.

Petition for Appointment of a Personal Representative and no Application or Petition has been granted in any state OR if an application has been granted the personal representative has been discharged or more than one year has elapsed since a closing statement has been filed and the amount does not exceed

PERSONAL REPRESENTATIVE. To the best of my knowledge, no one has filed an Application or

\$75,000.00.

5.

		ENT. I am the claiming succeproperty because I am. (Chec	-	ersonal property and I am entitled to payment out apply.)
	I am	named in the Will of the persor	n who died, a c	opy of which is attached to this Affidavit.
	The o	eceased had no Will, but I am	entitled to the	property under law because (check ONE)
		I am the spouse of the pers	on who died;	
		•		ere is no surviving spouse, or there is a surviving and the deceased had separate or community
		I am the parent of the perso	on who died, an	d there is no surviving spouse or child;
		I am a brother or sister of the parent.	he person who	died, and there is no surviving spouse, child or
		The person died without a v	vill and I am the	e sole heir.
	have		ests in the esta	equal or greater right than I have to the property ate to me, which is proven by the copy of the ching to this affidavit.
	prope		ire interests in t	ble with equal or greater right than I have to the the estate to me, which is proven by the copy out attaching to this affidavit.
all pr	operty. A	ttach extra pages if necessary	·.)	
all pr		ttach extra pages if necessary	•	lied owned the following personal property. (Lis
all pr	operty. A	ttach extra pages if necessary	·.)	
all pr	operty. A	ttach extra pages if necessary	·.)	
all pr	operty. A	ttach extra pages if necessary V	·.)	lied owned the following personal property. (Lis
all pr	operty. A	ttach extra pages if necessary	·.)	

	Description	Amount owed	Name of Who Owes the Debt
		\$	
			-
		\$	-
		\$	
	TOTAL AMOUNT OWED: \$		
9.	This affidavit is made under Arizona I making claim to personal property of the		Arizona Revised Statutes, for the purpose
		ie person who died.	
OA [.]		·	are true and correct under penalty of perjury.
OA [·]		·	are true and correct under penalty of perjury.
		·	are true and correct under penalty of perjury. Date
Signa	TH OR AFFIRMATION: The con	tents of this document a	
Signa	TH OR AFFIRMATION: The conditional state of Person Making Affidavit	tents of this document a	
Signa Printe	TH OR AFFIRMATION: The conditional sture of Person Making Affidavit and Name	tents of this document a	
Signa Printe STAT	TH OR AFFIRMATION: The conditional conditions at the condition of Person Making Affidavit and Name TE OF NTY OF	tents of this document a	Date
Signa Printe STAT	TH OR AFFIRMATION: The conditional conditions at the condition of the cond	tents of this document a	Date
Signa Printe STAT	TH OR AFFIRMATION: The conditional conditions at the condition of Person Making Affidavit and Name TE OF NTY OF	e this:	Date

SUPERIOR COURT OF ARIZONA

FOR CLERK'S USE ONLY

PROBATE INFORMATION COVER SHEET

Case	Number: PB
A person needing a guardian or conservator is the "war	d". A person who died is the "decedent".
INFORMATION ABOUT THE WARD or THE DECED	DENT
NAME:	DATE OF BIRTH:
MAILING ADDRESS:	
STREET ADDRESS (if different):	
TELEPHONE (Home):	
TELEPHONE (Cellular):	EMAIL:
ADDITIONAL WARDS ARE INVOLVED. Information lis	
INFORMATION ABOUT THE PETITIONER, the perso	
NAME:	
MAILING ADDRESS:	
TELEPHONE:	EMAIL:
INFORMATION ABOUT PETITIONER'S ATTORNEY:	Petitioner is not represented by an attorney or
	DAD #
TELEPHONE:	EMAIL:
An INTERPRETER IS NEEDED for this language: (List Names of) Persons who need interpreter:	Name:
	Name:
(List Names of) Persons who need interpreter: Name:	Name:
(List Names of) Persons who need interpreter: Name:	Name: Name: Deferred PAID: Government Charge Deferred
(List Names of) Persons who need interpreter: Name: STAFF USE ONLY: REASON FEES NOT	Name: Name: Deferred PAID: Government Charge Deferred

Case No.	
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INFORMATION ABOUT THE FIDUCIARY,

the person to serve as guardian, conservator, or personal representative (executor) of the Estate of someone who died.

NAME:	DAT	E OF BIRTH:			
MAILING ADDRESS:					
STREET ADDRESS: (if differen	nt)				
TELEPHONE (Home):		SSN:			
TELEPHONE (Cellular):		EMAIL:			
TELEPHONE (Work):		CERTIFICAT	CERTIFICATION #		
			(for State-L	icensed Fiduciarie	es ONLY)
RELATIONSHIP TO THE WARD	O OR (if an estate m	natter) THE DECEDENT:			
PHYSICAL DESCRIPTION:	RACE:	HEIGHT		WEIGHT:	
THIOIOAL DESCRIPTION:	EYE COLOR:		HAIR COLOR:		

By signing below, I state to the Court under penalty of perjury that the contents of this document are true and correct to the best of my knowledge and belief.

Petitioner or Attorney Signature	

NOTICE

SUBMIT THIS FORM WITH NEW CASES ONLY.

If there is already a Probate Court case number and you are filing in an existing Superior Court **DO NOT SUBMIT THIS FORM**.

Address City, St Teleph Email A Lawyer	s (if not protected): ate, Zip Code: one: Address: 's Bar Number:			FOR CLERK'S USE ONLY
		awyer or Attorney for		spondent
	SUPE	RIOR COURT OF	ARIZONA	
In the I	Matter of the Estate of:		Case Number:	
	Adult	ed ss.	AFFIDAVIT for TI	
	ning this affidavit, I 🗌	we ☐ swear or affirm ur	nder penalty of perju	ury that its contents are
1.	INFORMATION ABO	UT PERSON WHO DIED	(the deceased).	
The d	eceased,	(2.20.2)	, died on	(-1-4-)
•	DI ACE OF DEATH	(name)		(date)
2.		the person who died was livire person who died was not livi	•	-
	(city and state) ar	nd owned real property located	d in	County in Arizona.
3.	RELATIONSHIP. This	s is my our relation	onship to the person wh	no died: (explain)

PBSE12f - 050115

	CRIPTION OF REAL PROPERTY. The <u>legal descript</u> roperty is:	ion as written on the deed of title of the
	EREST OF PERSON WHO DIED IN PROPERTY. The roperty is (list how the decedent held title to the property or other)	
locate	UE OF ESTATE. The assessed value in the estate of the d in this state, including any debt secured by a lien on real pst the real property as of the date of the death, does not excee	property, less liens and encumbrances
	MONTH REQUIREMENT. Six months have elapsed sign of the death certificate attached to this affidavit.	nce the death, as shown in a certified
repres grante	SONAL REPRESENTATIVE. An application or pet sentative is not pending or has not been granted in any jured but the personal representative has been discharged or more statement has been filed and the \$100,000 limit on the value of the statement has been filed and the \$100,000 limit on the value of the statement has been filed and the \$100,000 limit on the value of the statement has been filed and the \$100,000 limit on the value of the statement has been filed and the \$100,000 limit on the value of the statement has been filed and the \$100,000 limit on the value of the statement has been filed and the \$100,000 limit on the value of the statement has been filed and the \$100,000 limit on the value of the statement has been filed and the \$100,000 limit on the value of the statement has been filed and the \$100,000 limit on the value of the statement has been filed and the \$100,000 limit on the value of the statement has been filed and the \$100,000 limit on the value of the statement has been filed and the \$100,000 limit on the value of the statement has been filed and the \$100,000 limit on the value of the statement has been filed and the \$100,000 limit on the statement has been filed and the statement has	isdiction OR an application has been ore than one year has elapsed since a
	ERAL EXPENSES. Funeral expenses, expenses of last in who died have been paid.	illness, and all unsecured debts of the
	SON WHY I AM WE ARE ENTITLED To	O THE PROPERTY. The persons the boxes that apply):
	I am the spouse of the deceased and I am claiming the allevempt property (\$7,000) and family allowance (\$12,000).	
	There is no surviving spouse and I am the dependent or am claiming the allowance in lieu of homestead (\$18, family allowance (reasonable allowance for maintenance of generally up to one year). (A.R.S. 14-2401-03). All other parent with equal or greater right than I have to the property, in the estate to me, which is proven by the copy of the docur attaching to this affidavit or they have signed this affidavit income.	000) exempt property (\$7,000), and family during administration of estate, r dependent children of my deceased have all assigned their entire interests ment they signed to this effect that I am
	There is no surviving spouse and we are the dependent died. We are claiming the allowance in lieu of homestead (\$ family allowance (reasonable allowance for maintenance of generally up to one year). (A.R.S. 14-2401-03).	18,000) exempt property (\$7,000), and
	☐ I am ☐ We are named in the will dated	of the person who died, the

Case No.

original of which is attached to this affidavit, or a certified copy of the Will which has been probated

as follows (name of court and case number)

The pe	rson who died had no will, and I am entitled to the property by law because (check one box)
	I am the spouse of the person who died;
	I am a child of the person, who died, and there is no surviving spouse, or there is a surviving spouse but he or she is not my parent and the deceased had separate or community property;
	I am the parent of the person who died, and there is no surviving child, spouse or parent;
	I am a brother or sister of the person who died, and there is no surviving spouse, child or parent.
The pe	rson who died had no will, and we are entitled to the property by law because (check one
	We are children of the person who died, and there is no surviving spouse, or there is a surviving spouse but he or she is not our parent and the deceased had separate or community property;
	We are a brother(s) and/or sister(s) of the person who died, and there is no surviving spouse, child, or parent.
The pe	rson died without a will and
property of the	erson died without a will and the people with equal or greater right than I have to the y have assigned their entire interests in the estate to me, which is proven by the copy documents they signed to this effect that I am attaching to this affidavit or have signed davit indicating their interest in the property.
the pro	erson died without a will and the people with equal or greater right than we have to perty have assigned their entire interests in the estate to all of us. This assignment is by the copy(ies) of the signed documents, which we attached to this affidavit, or have signed davit indicating their interest in the property.
The pe	rson died and left a valid will giving the entire estate to me/us.
property by the	rson died and left a valid will, and the people with equal or greater right than I have to the y assigned their entire interest in the estate to me. This assignment is proven either copy of the signed document attached to this affidavit or I signed this affidavit ng their interest in the property.
property copy of	rson died and left a valid will, and the people with equal or greater right than we have to the y assigned their entire interest in the estate to us. This assignment is proven by the the document(s) attached to this affidavit or we have signed this affidavit indicating their in the property.

Case No.

TAXES. No federal or Arizona estate tax is due on the person who died estate.

11.

12.

property.

OTHER PERSONS. No other person has a right to the interest of the decedent in the described

Case No.		
Ouscivo.		

OATH OR AFFIRMATION.

	Printed Name of Person	Date
STATE OF		
COUNTY OF		
Subscribed and sworn to or affirmed be	fore me this:(date)	by
	<u> </u>	
(notary seal)	Deputy Clerk or No	otary Public
(If more than 1 beneficiary/transferee, p	lease sign below) erjury that the contents of this af	fidavit are true and corre
Signature of Person Making Affidavit	Printed Name of Person	Date
STATE OF		
STATE OF		

Case No.		
Case No.		

Signature of Person Making Affidavit	Printed Name of Person	Date
STATE OF		
COUNTY OF		
Subscribed and sworn to or affirmed before	re me this:(date)	by
	·	
(notary seal)	Deputy Clerk or No	otary Public
	jury that the contents of this af	fidavit are true and corr
I certify under penalty of per Signature of Person Making Affidavit		
Signature of Person Making Affidavit	Printed Name of Person	
Signature of Person Making Affidavit STATE OF	Printed Name of Person	
Signature of Person Making Affidavit STATE OF COUNTY OF	Printed Name of Person	Date
	Printed Name of Person	Date
Signature of Person Making Affidavit STATE OF COUNTY OF	Printed Name of Person	Date

SELF-SERVICE CENTER

SMALL ESTATE AFFIDAVIT(S) OF TRANSFER

(instead of Probate)

PROCEDURES: WHAT TO DO AFTER YOU HAVE COMPLETED THE AFFIDAVIT:

1. **To collect <u>PERSONAL PROPERTY</u>:** Take the "Affidavit for Collection of All Personal Property" to the person who has the personal property (cash, bank accounts, stocks and bonds, cars, jewelry, etc.) of the person who died. If you are claiming title to a motor vehicle, the motor vehicle division will transfer title to you upon payment of any required fees.

You may also present the **Affidavit** to collect a debt owed to the person who died. If you are the surviving spouse, you may **also** use the **Affidavit** to collect wages owed to the decedent, of up to \$5000.

It is not necessary to file any papers or pay any fees to the Court to use the **Affidavit to Collect Personal Property**.

- 2. **To claim an interest in <u>REAL PROPERTY</u>:** Take the following documents to the Probate Registrar at any of the Superior Court locations listed. Note that there will be a fee to file for this process. A list of current fees is available from the Self Service Center and from the Clerk of Court's website.
 - Original Probate Cover sheet. (Mark #204 for "Affidavit of Succession to Realty").
 - Original "Affidavit for Transfer of Real Property Title". If the estate was previously opened, write the old probate case number on the affidavit.
 - Original Will if one exists or a certified copy of the Will from the court of record.
 - Certified death certificate.
 - Copy of the closing statement if there was a probate in a county other than this County.
 - When completing the Affidavit for Collection of all Personal Property, the Clerk of Court cannot notarize this form.

File your papers with the Probate Registrar at any of the following Superior Court locations:

PHOENIX: MESA:

Old Courthouse, 1st Floor 222 East Javelina Avenue 125 West Washington 1st Floor Phoenix, AZ 85003-2205 Mesa, AZ 85210-6201

100111X, AZ 00000 ZZ00 100000, AZ 00Z10 0Z0

NORTHWEST: NORTHEAST:

14264 West Tierra Buena Lane 18380 North 40th Street Surprise, AZ 85374 Phoenix, Arizona 85032

File the original **Affidavit for Transfer of Real Property Title** and the original will. If the Probate Registrar determines that your **Affidavit** is complete, the Probate Registrar will issue a certified copy of the affidavit.

You must then record the certified copy with the county recorder in the county where the real property is located.