Sī	TATE OF WISCONSIN,	COUNTY	
	THE MATTER OF	Transfer by Affidavit (\$50,000 and under)	
De	ecedent		
			Register of deeds recording area
			Name and return address
No	ote: Use black ink only.		
			parcel identification number
U	NDER OATH, I STATE:		
1.	The decedent, with date of birthwas domiciled in	and date of	death,
	address of	County, State of	, with a mailing
2.	I am: an heir, having the following relation the person who was guardian of the trustee of a revocable trust created	e decedent at the time of the	
3.	The total gross value of the decedent's proper death was \$ (not to exceed \$50,000).	ty subject to administration i	n Wisconsin on the date of decedent's
4.		-	fits (through a Managed Care
	☐ did ☐ did not receive benefits	from the Community Options from the Wisconsin Chronic	
		e of a state or county hospita v. If so, explain:	or institution, or responsible for any person
5.	If the decedent was ever married, complete th		e spouse, see attached.)
	·	ecedent at time of dece receive benefits from the Co receive benefits from the Wis	edent's death. mmunity Options Program (COP). sconsin Chronic Disease Program.

	der §867.03(1g), Wisconsin S	Statutes:
DESCRIPTION OF ASSETS TO BE TRAM		
(If real estate, list legal description and tax parcel number.		GROSS VALUE
(including digital property as defined under §711.03(10), Wis. Stats.). including name of financial institutions and account nu		GROSS VALUE
J J		
 Wisconsin Statutes. 8. If a decedent or decedent's spouse has received any of unknown, a duplicate affidavit must be sent by certified Program for the State of Wisconsin, Department of Hea The proof of prior mailed notice should accompany the appropriate being at least 10 days prior 	mail with return receipt requently the services prior to submiss	ested to the Estate Recovery sion of this affidavit for recordin
receipt being at least 10 days prior.		
State of	_	
County of	<u> </u>	
0 l		Signaturo
Subscribed and sworn to before me on		Signature
Subscribed and sworn to before me on	Nam	-
Subscribed and sworn to before me on Notary Public/Court Official	Nam	Signature ne Printed or Typed
Subscribed and sworn to before me on	Nam	-
Subscribed and sworn to before me on	Nam 	ne Printed or Typed
Subscribed and sworn to before me on	Nam	ne Printed or Typed
Notary Public/Court Official Name Printed or Typed My commission/term expires:		ne Printed or Typed
Notary Public/Court Official Name Printed or Typed My commission/term expires:		ne Printed or Typed
Notary Public/Court Official Name Printed or Typed My commission/term expires:		ne Printed or Typed
Notary Public/Court Official Name Printed or Typed My commission/term expires:	Print or Type Name	ne Printed or Typed
Notary Public/Court Official Name Printed or Typed My commission/term expires: This document was drafted by: Register of Deeds Office viewed the certified ma	Print or Type Name il receipt.	Address
Notary Public/Court Official Name Printed or Typed My commission/term expires: This document was drafted by:	Print or Type Name il receipt. on real estate, then a cert	Address ified copy or duplicate

TRANSFER BY AFFIDAVIT (§867.03, Wisconsin Statutes)

- (1c) DEFINITION. In this section, "guardian" has the meaning given in §54.01(10) or 880.01(3), 2003 statutes.
- (1g) GENERALLY. When a decedent leaves property subject to administration in this state which does not exceed \$50,000 in value, any heir of the decedent, trustee of a revocable trust created by the decedent or person who was guardian of the decedent at the time of the decedent's death may collect any money due the decedent, receive the property of the decedent and have any evidence of interest, obligation to or right of the decedent transferred to the affiant if the heir, trustee or guardian provides to the person owing the money, having custody of the property or acting as registrar or transfer agent of the evidences of interest, obligation to or right, or, if the property is an interest in or lien on real property, provides to the register of deeds preliminary to the recording required under sub. (2m), proof of prior mailed notice under sub. (1m) if applicable and an affidavit in duplicate showing all of the following:
 - (a) A description of and the value of the property to be transferred.
 - (b) The total value of the decedent's property subject to administration in this state at the date of decedent's death.
- (c) Whether the decedent or the decedent's spouse ever received the family care benefit under §46.286, medical assistance under subch. IV of ch. 49, long-term community support services funded under §46.27(7) or aid under §§49.68, 49.683 or 49.685.
- (1m) NOTICE OF AFFIDAVIT. (a) Whenever an heir, trustee or person who was guardian of the decedent at the time of the decedent's death intends to transfer a decedent's property by affidavit under sub. (1g) and the decedent or the decedent's spouse ever received the family care benefit under §46.286, medical assistance under subch. IV of ch. 49, long-term community support services funded under §46.27(7) or aid under §\$49.68, 49.683 or 49.685, the heir, trustee or person who was guardian of the decedent at the time of the decedent's death shall give notice to the department of health services of his or her intent. The notice shall include the information in the affidavit under sub. (1g) and the heir, trustee or person who was guardian of the decedent at the time of the decedent's death shall give the notice by certified mail, return receipt requested.
- (b) An heir, trustee or person who was guardian of the decedent at the time of the decedent's death who files an affidavit under sub. (1g) that states that the decedent or the decedent's spouse received the family care benefit under §46.286, medical assistance under subch. IV of ch. 49, long-term community support services funded under §46.27(7) or aid under §\$49.68, 49.683 or 49.685 shall attach to the affidavit the proof of mail delivery of the notice required under par. (a) showing delivery date that is not less than 10 days before the day on which the heir, trustee or person who was guardian of the decedent at the time of the decedent's death files the affidavit.
- (2) RELEASE OF LIABILITY OF TRANSFEROR. Upon the transfer to the heir, trustee or person who was guardian of the decedent at the time of the decedent's death furnishing the affidavit with an attached proof of mail delivery if required under sub. (1m) (b), the transferor is released to the same extent as if the transfer had been made to the personal representative of the estate of the decedent.
- (2g) OBLIGATION OF AFFIANT. By accepting the decedent's property under this section the heir, trustee, or guardian assumes a duty to apply the property transferred for the payment of obligations according to priorities established under §859.25 and to distribute any balance to those persons designated in the appropriate governing instrument, as defined in §854.01, of the decedent or if there is no governing instrument, according to the rules of intestate succession under ch. 852. An heir or guardian may publish a notice to creditors in the same manner and with the same effect as a trustee under §701.065. This subsection does not prohibit any appropriate person from requesting administration of the decedent's estate under §856.07 or ch. 865.
- (2m) RECORDING OF AFFIDAVIT. (a) If an affidavit under sub. (1g) describes an interest in or lien on real property a certified copy or duplicate original of the affidavit shall be recorded in the office of the register of deeds in each county in this state in which the real property is located.
- (b) For purposes of a transfer under this section of an interest in or lien on real property, the recording of the affidavit copy or duplicate original constitutes the transfer to the affiant under sub. (1g) of the evidence of the interest in or lien on real property.
- (3) APPLICABILITY. This section is additional to §109.03(3) for payment of decedent's wages by an employer directly to the decedent's dependents.

Address for: Department of Health Services

Estate Recovery Program

P. O. Box 309

Madison, WI 53701-0309

NOTE: If you are providing a copy of this affidavit to the Estate Recovery Program or a financial institution, include decedent's social security number on a separate document.