FORM 74J

THE KING’S BENCH

                                     Centre

##### REQUEST FOR DOUBLE PROBATE

IN THE ESTATE OF

 *(name of deceased)*

(I/We),                                                                        of                                        ,                         ,

 *(city/town) (province/territory)*

hereby request that double probate of the last will of the deceased be granted to (me/us) (or as

the case may be), and in support of (my/our) request, (I/we) (severally) MAKE OATH AND SAY:

1. THAT                                                                             , died on                                           .

 *(name of deceased) (date of death)*

At the time of death, the deceased was habitually resident in                                              ,

 *(city/town)*

                                            .

 *(province/territory)*

1. THAT the deceased made their last will on                                                          . Marked as

 *(date of will)*

Exhibit “A” to this Request is (the last will/a copy of the last will) of the deceased.

1. THAT marked as Exhibit “B” to this Request is the grant of probate in respect of

the estate of the deceased dated                                                that was issued to

 *(date of grant)*

                                                                                         .

 *(name of executor)*

1. THAT , the executor named in the grant

*(name of executor)*

of probate, died on , leaving certain assets of the estate of the

 *(date of death)*

deceased unadministered. (I am/We are) the alternate executor(s) named in the said will and (am/are each) of the full age of 18 years, and (my/our) residence(s) (is/are) above

correctly stated.

**OR**

4. THAT (is/are)

 *(name(s) of person(s) requesting double probate)*

also named as executor(s) in the will of the deceased. (I/We) did not initially request probate and reserved the right to do so. (I am/We are each) of the full age of 18 years, and (my/our)

residence(s) (is/are) above correctly stated.

5. THAT (I/we) have not released (my/our) rights to be an executor.

6. THAT the remaining assets to be administered which the deceased died possessed of, or entitled to, consist of immoveable property worth $                                        and moveable property worth $                                       , true particulars of which are set out in the inventory

and valuation attached to this Request as Exhibit “C”.

7. THAT (I/we) do solemnly declare that (I/we) will faithfully administer the property of the deceased according to the law and render a full and true account of (my/our) executorship

when lawfully required.

|  |  |
| --- | --- |
| (SEVERALLY) SWORN (OR AFFIRMED)BEFORE ME in , Manitobathis day of , .A Notary Public/Commissioner for Oaths in and for the Province of ManitobaMy Commission expires:                               |                                                                          Signature of Deponent |