**THE KING'S BENCH**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_Centre**

**AFFIDAVIT OF EXECUTION**

IN THE MATTER OF THE WILL AND TESTAMENT OF                                                                      .

 *(name of testator)*

I,                                                                       , of                                           ,                                 ,

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

make oath and say:

1. THAT I (know/knew)                                                                                                                   .

 *(name of testator)*

2. THAT on                                                    , I was personally present and did see the document

 (*date*)

marked as exhibit "A" to this affidavit, executed by

 *(name of testator)*

as their last will by signing their name or making their mark at the end of the document and that at the time of the execution of the will the testator was of the full age of 18 years and, in my opinion, the testator was of sound mind, memory, and understanding at the time of

execution of the will.

|  |
| --- |
| NOTE: If the will was signed by a third party for and on behalf of the testator at the testator's request, paragraph 2 should read:THAT on                                                , I was personally present and did see the document*(date)*marked as exhibit "A" to this affidavit signed by                                                                      ,*(name of signor)*as the last will of                                                                           by signing the name of the*(name of testator)*testator to the will at the request of, and in the presence of, the testator, who was physically unable to sign their name or make their mark at end of that document and that at the time of the execution of the will the testator was of the full age of 18 years and, in my opinion, the testator was of sound mind, memory and understanding at the time of execution of the will. |

|  |
| --- |
| NOTE: If the will was signed or marked by the testator with the assistance of another person, paragraph 2 should read: THAT on                                                , I was personally present and did see the document*(date)*marked as exhibit "A" to this affidavit, executed by                                                                 , *(name of testator)*as their last will by signing their name or making their mark at the end of the document withthe assistance of                                                                  . The testator requested the *(name of person who provided assistance)*assistance of this person to sign or mark the will. At the time of the execution of the will, the testator was of the full age of 18 years and, in my opinion, the testator was of sound mind, memory and understanding at the time of execution of the will. |

3. THAT the will was executed by the testator in my presence and the presence of

                                                                         of                                      ,                               ,

 *(name of other witness)* *(city/town)* *(province/territory)*

 who were both present at the same time; whereupon we, in the presence of the testator, attest and subscribe the will as witnesses.

4. THAT neither I nor                                                                                              is a beneficiary,

 *(name of other witness)*

 nor the spouse of a beneficiary, named in the will (or the contrary, as the case may be).

*(Note: complete paragraph 5 only if the will or codicil was executed on or after June 30, 2004.)*

5. THAT neither I nor                                                                                              is a beneficiary,

 *(name of other witness)*

 nor the common-law partner of a beneficiary, named in the will (or the contrary, as the case

 may be).

|  |
| --- |
| NOTE: Subsection 12(1) of *The Wills Act* defines "common-law partner" as follows:**"common-law partner"** of a person means(a) another person who, with the person, registers a common-law relationship under section 13.1 of *The Vital Statistics Act*, and who is cohabiting with the person, or(b) another person who, not being married to the person is cohabiting with him or her in a conjugal relationship of some permanence. |

*(If the testator was unable to read the will, add)*

6. THAT prior to the execution of the will by the testator, it was read over to the testator by me or

 by                                                                                  in my presence, and the testator at that

 *(name)*

time had a knowledge of its contents and appeared to understand it.

7. THAT no other copy of the will was executed by the testator.

|  |  |  |
| --- | --- | --- |
| Sworn (or Affirmed) before me in , Manitobathis   day of  ,  .\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_A Notary Public/Commissioner for Oaths in and for the Province of Manitoba.My Commission expires                     . |  |                                                                 Signature of Deponent  |

*(The necessary modifications should be made to this Form if it relates to the execution of a codicil.)*