FORM 65M BOND OF ORDINARY ADMINISTRATION

CANADA PROVINCE OF PRINCE EDWARD ISLAND IN THE SUPREME COURT (Estates section)

In the matter of the estate of A.B. late of _____ in ____ County in the said Province deceased, intestate .

KNOW ALL MEN BY THESE PRESENTS that we, (*names of administrator*, *C.D., and sureties, E.F. and G.H., with addresses and occupations*) are jointly and severally bound unto the Registrar of the Supreme Court of Prince Edward Island - Estates Section in virtue of his office, his successors and assigns in the sum of

______ dollars of lawful money of Canada, to be paid to the said Registrar as aforesaid for the time being, for which payment, to be well and truly made, we bind ourselves and each of us by himself, for and in the whole our and each of our heirs, executors and administrators firmly by these presents. Sealed with our seals.

Dated the _____ day of _____ in the year of Our Lord One Thousand Nine Hundred and _____

THE CONDITION OF THIS OBLIGATION is such that if the above bounded C.D. the intended administrat ______ of all the real and personal property which by law devolves to and vests in the personal representative of A.B. late of _____ deceased do make, or cause to be made a true and perfect inventory of the said property which has or shall come to the hands or possession or knowledge of the said intended administrat _____ or into the hands or possession of any other person or persons for (*him, her or it*) and the same so made, do exhibit or cause to be filed in the Court when required by law so to do: and the said property do well and truly administer, according to law: and further do make or cause to be made a true and just account of the said administration, when lawfully called on in that behalf, and all the rest and residue of the property which shall be found remaining upon the said administrat _ _ account, the same being first examined and allowed by the Court, or other Court of competent authority in that behalf, do deliver and pay over to such person or persons, respectively, as the said Court, or other Court of competent authority in that behalf, by decree pursuant to the true intent and meaning of this Act, shall limit or appoint. And if it shall hereafter appear that any last will and testament was made by the said deceased, and the executor or executors therein named do exhibit the same into the Court, making request to have it allowed and approved accordingly if the said C.D. above bounden being thereunto required, do render and deliver the letters of administration (Probate of such testament being first had and made) unto the Court: then this obligation is to be void and of no effect, otherwise to remain in full force and virtue.

SIGNED, SEALED AND DELIVERED IN THE PRESENCE OF

C.D. ______ E.F. _____ (Seal)

G.H. _____