## FORM 74R.4

## REQUEST FOR RESEALING OF FOREIGN GRANT OF ADMINISTRATION WITH WILL ANNEXED

## THE QUEEN'S BENCH

		Centre
IN THI	E ESTA	ATE OF, deceased.
annexe	ed (or s	of the of, in risdiction , (occupation(s)) , hereby request that the foreign grant of administration with will specify equivalent document) of the property of the deceased be resealed by this court based on the formation:
1. of identif		, late of the of, in <u>(specify jurisdiction)</u> , died on the day,, having duly made (his/her) last will on the day of,, which is (my/our) signature(s).
2.	THAT	at the time of (his/her) death, the deceased [choose all statements below that apply]
	[ ]	had never married
	[]	was married to: (name)
	[ ]	was divorced from: (name)
	[]	was predeceased by (his/her) spouse:
	(Note:	complete paragraph 3 only if the deceased died on or after June 30, 2004.)
3.		at the time of (his/her) death, the deceased [read the explanatory notes following paragraph 3, choose all statements below that apply]
	[]	had never cohabited with a common-law partner
	[]	was cohabiting with (his/her) common-law partner: (name)
	[]	was separated from (his/her) common-law partner, (name), but their relationship had not been terminated
	[ ]	had a common-law relationship with (name) that had been terminated
	[ ]	was predeceased by (his/her) common-law partner:
	when	the time of (his/her) death, the deceased had one or more common-law partners, specify the date(s) (the/each) relationship began and, if applicable, the date(s) when the partners separated or the non-law relationship terminated.

If, at the time of (his/her) death, the deceased had a spouse in addition to one or more common-law partners, also specify the date of the marriage, and, if applicable, the date when the spouses separated.

NOTE: For the	purposes of this Form,
"common-law p	artner" of a deceased person means
(a) a perso Statistics	on who, with the deceased, registered a common-law relationship under section 13.1 of $\it The Vital Act$ , or
(b) a perso	on who, not being married to the deceased, cohabited with him or her in a conjugal relationship
(i)	for a period of at least three years, or
(ii)	for a period of at least one year and they are together the parents of a child.
"termination of	a common-law relationship" means
	the common-law relationship was registered with Vital Statistics (under section $13.1$ of <i>The Vital Act</i> ), the dissolution of the relationship has been registered with Vital Statistics; or
	the common-law relationship was not registered with Vital Statistics, the parties to the common- onship have lived separate and apart for a period of at least three years.
deceased was gra	ers of administration with will annexed (or specify equivalent document) of the property of the anted by the <u>(name of court)</u> of <u>(specify jurisdiction)</u> , on the <u>day of</u> , <u>name of court)</u> , and were issued out of that court on that date.
5. THAT no	executor is named in that will (or codicil).
OR	
5. THAT title to the probat	, the executor named in that will, has by deed duly renounced all right and e and execution of that will (or codicil) (or specify equivalent document).
6. THAT the since then.	deceased was of the full age of 18 years at the time of the execution of the will and did not marry
	deceased died possessed of, or entitled to, immoveable property in Manitoba worth \$, perty in Manitoba worth \$, true particulars of which are set out in the attached
of the estate as th	e(s) and occupation(s) are above correctly stated, and (I/we) claim to be entitled to administration e duly appointed administrator(s) pursuant to the letters of administration with will annexed (or t document) granted by the <u>(name of court)</u> of <u>(specify jurisdiction)</u> , on the <u> </u>
(date)	(signature(s) of applicant(s))