FORM 74R.6

REQUEST FOR RESEALING OF FOREIGN GRANT OF ADMINISTRATION

THE QUEEN'S BENCH

				_ Centre			
(I/We) in <u>(s</u> j equiva	pecify ju lent do	urisdiction) , (occupatio cument) of the property of	of the, hereby request the deceased be resear	of t that the forei led by this cou	ign grant of administ art based on the follo	, ration (or specify wing information:	
1.	THAT		, late of the	of	, in <u>(specify</u> j	urisdiction) , died	
intesta 2.	THAT	at the time of (his/her) de	, late of the of, in _(specify jurisdiction), died, day of, ne of (his/her) death, the deceased [choose all statements below that apply]				
	[]	had never married was married to:	(name)				
	[]	was divorced from:					
	[]	was predeceased by (his/	her) spouse:	(name)			
	(Note:	complete paragraph 3 or	nly if the deceased die	ed on or after	June 30, 2004.)		
3.		THAT at the time of (his/her) death, the deceased [read the explanatory notes following paragraph 3 then choose all statements below that apply]					
	[]	had never cohabited with	ı a common-law partn	ier			
	[]	was cohabiting with (his/	her) common-law par	tner:	(name)		
	[]	was separated from (his relationship had not been		artner,	(name)	, but their	
	[]	had a common-law relati	ionship with	(name)	that had	been terminated	
	[]	was predeceased by (his/	her) common-law par	tner:	(name)	·	
	when	he time of (his/her) death, (the/each) relationship be on-law relationship termi	gan and, if applicable				

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 partner" of a deceased person means

- (a) a person who, with the deceased, registered a common-law relationship under section 13.1 of $The\ Vital\ Statistics\ Act$, or
- (b) a person 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

- (a) where the common-law relationship was registered with Vital Statistics (under section 13.1 of *The Vital Statistics Act*), the dissolution of the relationship has been registered with Vital Statistics; or
- (b) where the common-law relationship was not registered with Vital Statistics, the parties to the common-law relationship have lived separate and apart for a period of at least three years.
- 4. THAT no marriage of the deceased or any form of marriage he/she went through was ever dissolved or annulled, the deceased was not separated from a spouse or common-law partner, and no common-law relationship of the deceased was ever terminated.

NOTE: If otherwise, give particulars of any dissolution or annulment of a marriage or any termination of a common-law relationship, and state whether there has been a remarriage or subsequent common-law relationship. If there has been a remarriage or subsequent common-law relationship, also state whether the deceased's former spouse and/or common-law partner was alive at the time of the deceased's death.

If at the time of the intestate's death, the intestate was living separate and apart from a spouse and/or one or more common-law partners, state this fact and whether, in each case:

- (a) during the period of separation, either the intestate or the spouse, or both, filed a petition for divorce and whether such petition is pending or has been dealt with by way of final order at the time of the intestate's death: or
- (b) if the common-law relationship of the intestate and his/her common-law partner was registered under section 13.1 of *The Vital Statistics Act*, the dissolution of the common-law relationship was registered under section 13.2 of that Act before the intestate's death; or
- (c) if the common-law relationship of the intestate and his/her common-law partner was not registered under section 13.1 of *The Vital Statistics Act*, they had been living separate and apart for a period of at least three years at the time of the intestate's death; or
- (d) during the period of separation, either the intestate or the spouse or common-law partner, or both, made an application for an accounting or equalization of assets under *The Marital Property Act* or *The Family Property Act* and whether such application is pending or has been dealt with by way of final order at the time of the intestate's death; or
- (e) before the intestate's death, the intestate and the spouse or common-law partner divided their property in a manner that was intended by them, or appears to have been intended by them, to separate and finalize their affairs in recognition of their marriage or common-law relationship breakdown.

5.	THAT the deceased had the following issue:					
	Name	Date of Birth	Name of other parent			
6.	THAT (I/we) believe that the deceased died without leaving a will.					
	THAT letters of administration (or specify equivalent document) of the property of the deceased was granted (name of court) of (specify jurisdiction), on the day of , , and were out of that court on that date.					
8. and m	THAT the deceased died possessed of, or entitled to, immoveable property in Manitoba worth \$, noveable property in Manitoba worth \$, true particulars of which are set out in the attached ory.					
9. THAT (I am/we are each) of the full age of 18 years and (is my/are our) habitual residence, and (I/we) claim to be entitled to administration of the estate as duly appointed administrator(s) of the estate pursuant to the grant of administration (or specify equivalent document) issued by the (name of court) of(specify jurisdiction), on the day of,						
(date)		-	signature(s) of applicant(s))			