

LAST WILL of me,  
SAMUEL DANIELS (also known as SAM  
DANIELS), of Edmonton, Alberta

1. I REVOKE all former Wills and Codicils.
  
2. I APPOINT the following to act as Executor and personal representative for my Estate in this Will, and I use the expression "my Trustee" throughout to include the executor, executrix, executors or executrices, and the trustee or trustees, whether original or substituted.
  - (a) I APPOINT my spouse, HEATHER DANIELS (hereafter referred to as "my spouse"), as my Trustee.
  - (b) If HEATHER DANIELS dies, or refuses or is unable to act or to continue to act as my Trustee, or ceases to be a resident of Canada within the meaning of the *Income Tax Act* (Canada), then I APPOINT my friend, JIM SMITH, of Edmonton, Alberta, to act as my Trustee.
  - (c) If JIM SMITH dies, or refuses or is unable to act or continue to act as my Trustee, or ceases to be a resident of Canada within the meaning of the *Income Tax Act* (Canada), then I APPOINT my friend, JONATHON WALKER, of Edmonton, Alberta, to act as my Trustee.
  
3. If my spouse predeceases me, THEN I APPOINT my friend, JIM SMITH, of Edmonton, Alberta, to be the Guardians of the persons of my minor children during their respective minorities. If JIM SMITH predeceases me or refuses or is unable to act or continue to act as Guardian, or dies before all of my children attain the age of majority, THEN I APPOINT my brother, JONATHON WALKER, of Edmonton, Alberta to be the Guardian of the persons of my minor children during their respective minorities.

PROVIDED FURTHER that I EXPRESSLY AUTHORIZE AND DIRECT  
my Trustee to exercise the encroachment power given by this Will to ensure that



the resources of my Estate be made available to the person acting as Guardian of my children to pay the cost of clothing, feeding, educating and providing a home for my minor children in order that no financial burden is placed upon my Guardians as a result of my Guardian undertaking the care and upbringing of my minor children.

4. I GIVE to my Trustee all my property, wherever located, including any property over which I may have a general power of appointment, upon the following trusts:

- (a) To pay my legally enforceable debts, funeral expenses and all expenses in connection with the administration of my Estate and the trusts created by my Will or any codicil to my Will, as soon as convenient after my death.
- (b) To distribute my household goods and personal effects at my Trustee's sole discretion. I may leave a memorandum regarding the disposition of certain personal goods. Although I recognize it is not binding on my Trustee at law, and the disposal or disposition in kind of my personal goods is entirely at my Trustee's sole discretion, it is my wish that my Trustee follow any memorandum which I may have made as though it forms a part of my Will.
- (c) To pay \$5,000 to each of the following individuals:
  - (i) my friend, RONBARD;
  - (ii) my friend, JONATHON WALKER; and
  - (iii) my friend, JIM SMITH
- (d) To pay \$10,000 to the registered charity, Edmonton Humane Society;
- (e) To pay \$100,000 to my son, SAM DANIELS JR. subject to the trust below;
- (f) To pay and transfer the residue of my Estate to my spouse, if my spouse survives me.
- (g) If my spouse fails to survive me, I DIRECT my Trustee:
  - (i) Subject to the trust terms below delaying distribution until a beneficiary attains the specified age, I DIRECT my Trustee



to divide the residue of my Estate into as many equal shares as I have:

- (A) children who survive me (my "living children"); and
  - (B) children who do not survive me (my "deceased children").
- (ii) For the shares created for my living children, my Trustee is to distribute one share to each of them.
- (A) If a living child dies before receiving his or her entire inheritance, the amount remaining is to be divided equally among the children of that living child (grandchildren of mine) who are then alive.
  - (B) If a grandchild of mine dies before receiving his or her entire inheritance from me, the amount remaining is to be divided equally among the living siblings of that deceased grandchild who are grandchildren of mine and who are then alive.
  - (C) If a living child dies before receiving his or her entire inheritance without leaving any children of his or her own, or if all of the children of that living child die before receiving their entire inheritance, that share (or the amount then remaining, as the case may be) is to be added to the shares I have left to my living children who are then alive and to my deceased children, to follow their respective destinations. (For purposes of this paragraph, a child surviving me who dies subsequent to me leaving children of his or her own then alive is to be treated as if that child is a deceased child.)
- (iii) For the shares created for my deceased children, my Trustee is to deal with those shares as follows:
- (A) If a deceased child is survived by one or more children of his or her own, that deceased child's share is to be divided equally among the children of that deceased child (grandchildren of mine) alive at my death.
  - (B) If a grandchild of mine dies before receiving his or her entire inheritance, the amount remaining is to be

divided equally among the living siblings of that deceased grandchild who are grandchildren of mine and who are then alive.

(C) If a deceased child dies leaving no surviving children, or if all of the children of that deceased child die before receiving their entire inheritance, that share (or the amount then remaining, as the case may be) is to be divided equally and added to the shares I have left to my living children who are then alive and to my other deceased children, to follow their respective destinations. (For purposes of this paragraph, a child surviving me who dies subsequent to me leaving children of his or her own then alive is to be treated as if that child is a deceased child.)

(h) For any beneficiary receiving a further interest to a part, share, or portion being held in trust for him or her, I DIRECT my Trustee to add that interest to and mingle it with the original part, share or portion and administer it as if it had been part of that person's original interest in my Estate.

5. If any person becomes entitled to any share, portion or part of my estate before attaining the age of 25 years, that interest is to be held and kept invested by my Trustee upon the trust that each beneficiary is to receive capital, together with income earned to the date of payment and not previously paid out, subject to encroachments, when each beneficiary attains the age of 25 years. While any interest is held in trust, my Trustee has the power to pay or transfer from that beneficiary's interest, as an encroachment for the benefit of that beneficiary, any income or capital as my Trustees consider advisable for the education, maintenance, advancement or benefit of that beneficiary.

6. Any beneficiary named in this Will who does not survive me for THIRTY (30) days is deemed to have predeceased me.

7. TO CARRY OUT the terms of my Will I give my Trustee the following powers to be used in my Trustee's discretion at any time, namely:



- (a) Subject to the powers and trusts conferred on my Trustee, I DIRECT my Trustee, at my Trustee's uncontrolled discretion and subject to any specific direction herein, to:
- (i) call in, sell, convey and convert into money;
  - (ii) delay such calling in, selling, conveying and converting into money for such time as my Trustee may deem expedient; or
  - (iii) retain for distribution in kind as a part of a beneficiary's share,
- all or any portion of my Estate not consisting of money at the time of my death.
- (b) To make payments for the benefit of any person entitled to receive funds from my Estate while under the age of majority to a parent or guardian (acting or appointed) of such person, whose receipt shall be a sufficient discharge to my Trustee.
- (c) To make any division of my Estate or set aside or pay any share or interest in it, either wholly or in part, of the assets of my Estate, and my Trustee shall determine the value of my Estate or any part of it for the purpose of making such division, setting aside, or payment and his or her determination shall be final and binding upon all persons concerned.
- (d) Upon any distribution of my Estate, to determine to whom or to which trust specified assets shall be given or allocated and to distribute the same subject to the payment of such amount as shall be necessary to adjust the shares of the various beneficiaries or trusts.
- (e) To raise money on the credit of my Estate, either without security or by mortgage or charge on any part of my Estate.
- (f) To continue and renew any bills, notes, guarantees or other securities or contracts relating to them, but only for the purpose of facilitating an orderly liquidation of those obligations.
- (g) To make any investments for my Estate which my Trustee in my Trustee's absolute discretion, considers advisable without being limited to investments authorized by law for trustees.
- (h) I AUTHORIZE my Trustee to access, handle, distribute, and dispose of my electronic and digital assets and they shall have the power to obtain, access, modify, delete, and control my passwords and other electronic credentials associated with my digital devices

- (q) To pay any income taxes payable by my Estate in instalments as permitted by the *Income Tax Act* (Canada) if my Trustee considers such deferral to be in the best interests of my Estate and its beneficiaries and to give security from my Estate for such instalment payments.

IN WITNESS WHEREOF I have signed this, my Will, by signing my name on this page and initialling the preceding pages at Edmonton, Alberta, on October 16, 1995.

SIGNED BY SAM DANIELS in our presence and attested by us as witnesses in his presence and in the presence of each other

*David Koski*

\_\_\_\_\_

DAVID J. KOSKI

Address: #210, 12420 – 104 Ave  
Edmonton, Alberta T5N 3Z9  
Occupation: Lawyer

*Sam Daniels*

\_\_\_\_\_

SAM DANIELS

*[Signature]*  
\_\_\_\_\_

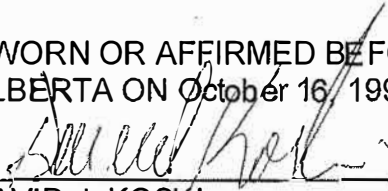
AND RATA HOSSU

Testator	NC8 SAM DANIELS
Document	Affidavit of Witness to a Will
Deponent's Name	DAVID J. KOSKI
Date of Affidavit	October 16, 1995
Exhibit Attached	A: Original Will dated October 16, 1995

THE DEPONENT SWEARS UNDER OATH OR AFFIRMS THAT THE INFORMATION IN THIS AFFIDAVIT IS WITHIN THE DEPONENT'S KNOWLEDGE AND IS TRUE. WHERE THE INFORMATION IS BASED ON ADVICE OR INFORMATION AND BELIEF, THIS IS STATED.

1. I am one of the witnesses to the last Will of the Testator, SAM DANIELS.
2. The Will is dated October 16, 1995 and is marked as Exhibit "A" to this Affidavit.
3. When the Testator signed the Will, I believe the Testator understood that the document being signed was the Testator's Will.
4. When the Testator signed the Will, I believe the Testator was competent to sign the Will.
5. The Testator, the other witness to the Will, ANDRADA HOSSU, and I were all present together when the witness and the Testator signed the will.
6. Before the Testator signed the Will, the Testator made the following changes to it:
  - (a) None.

SWORN OR AFFIRMED BEFORE A NOTARY PUBLIC AT EDMONTON,  
ALBERTA ON October 16, 1995

  
\_\_\_\_\_  
DAVID J. KOSKI

  
\_\_\_\_\_  
DAVID A. RANIERI  
BARRISTER & SOLICITOR  
NOTARY PUBLIC FOR ALBERTA

# Application for a Grant

Court File Number

**Court** Court of Queen's Bench of Alberta  
(Surrogate Matter)

Court Stamp

**Judicial Centre** Edmonton

**Estate Name** SAM DANIELS

**Applicant's Name** Heather Daniels

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## APPLICANT'S ADDRESS FOR SERVICE (Omit lawyer information if not applicable)

**Law Firm Name:** The Estate House by Gorman & Koski LLP

**Responsible Lawyer's Name:** David J. Koski

**Lawyer's File Number:** 5150 DJK

**Address for Service:** 210, 12420 – 104 Avenue, Edmonton, Alberta T5N 3Z9

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### 1. Information about the Deceased

<b>Name</b>	Sam Daniels
<b>Other Names</b>	Samuel Daniels
<b>Last Residence Address in Full</b>	1234 – 56 Street, Edmonton
<b>Date of Birth</b>	January 12, 1967
<b>Place of Birth</b>	Edmonton, Alberta
<b>Date of Death</b>	August 31, 2019
<b>Place of Death</b>	Edmonton
<b>Province of Habitual Residence</b>	Alberta
<b>Did the Deceased own property in Alberta?</b>	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No



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**2. Information about the will and codicil(s) attached to this Application**

<b>Date of Will</b>	October 16, 1995
<b>Date(s) of Codicils</b>	
<b>Was the Deceased at least 18 years of age when the will was made?</b>	<input checked="" type="checkbox"/> Yes <input type="checkbox"/> No Individuals under the age of 18 can only make a will if permitted to do so by the Court. Please confirm in Special or unusual matters section below that the deceased had permission from the Court to make a will if he or she was under the age of 18 when the will was made.
<b>Did the Deceased marry or enter into an adult interdependent partner agreement after the date of the will and before February 1, 2012?</b>	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No If the Deceased married or entered into an adult interdependent partner agreement after the date of the will and before February 1, 2012, the will is revoked.

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**3. Information about the Applicant(s)**

<b>Name(s)</b>	Heather Daniels
	Explain in Special or Unusual Matters below if the name of the Applicant differs from the name of the executor appointed in the will.
<b>Address(es)</b>	1234 – 56 Street, Edmonton, Alberta
<b>Qualification to Apply</b>	Named in the will
<b>Is the Applicant a former spouse or adult interdependent partner of the Deceased?</b>	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No Provisions in a will appointing a spouse or adult interdependent partner as executor are void if, after the will is made and before the testator dies, the marriage is terminated or if the adult interdependent relationship ends, unless the Court in interpreting the will orders otherwise.
<b>Age</b>	Over 18
<b>Person with Priority to Apply</b>	<input type="checkbox"/> Yes <input checked="" type="checkbox"/> No Explain in the Special or unusual matters section below why the applicant is applying if he or she is not the person with priority to apply.
<b>Renunciations Attached</b>	None

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#### 4. Information about the net value of the Deceased's estate in Alberta

<p><b>Do not include the value of any jointly owned assets. Do not include the value of any assets to which a person is entitled by virtue of a beneficiary designation under a plan or life insurance policy.</b></p>	<p><input type="checkbox"/> \$10,000 or under</p> <p><input type="checkbox"/> Over \$10,000 but not more than \$25,000</p> <p><input type="checkbox"/> Over \$25,000 but not more than \$125,000</p> <p><input type="checkbox"/> Over \$125,000 but not more than \$250,000</p> <p><input checked="" type="checkbox"/> Over \$250,000</p>
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#### 5. Special or unusual matters

- 5.1. Ron Baard cannot be located. His present whereabouts is unknown.  
 5.2. Jim Smith does not have capacity to manage his own affairs.
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#### 6. Applicant's oath or affirmation

The applicant swears or solemnly affirms as follows:

- 6.1. All information contained in this Application is true to the best of my knowledge and belief.
- 6.2. Attached is an original Death Certificate or Funeral Directors Statement of Death for the Deceased.
- 6.3. I believe the original will and codicils attached to this Application are the last will and codicils made by the Deceased. I do not know of any later wills or codicils.
- 6.4. I know of no reason why the attached will and codicils should not be admitted to probate.
- 6.5. I acknowledge that I am required by law to perform my role as personal representative
- (a) honestly and in good faith,
  - (b) in accordance with the Deceased's intentions and with the will and codicils, and
  - (c) with the care, diligence and skill that a person of ordinary prudence would exercise in comparable circumstances where a fiduciary relationship exists.

6.6. I acknowledge that I am required by law to carry out the core tasks of a personal representative, which include

- (a) identifying the estate assets and liabilities,
- (b) administering and managing the estate,
- (c) satisfying the debts and obligations the estate, and
- (d) distributing and accounting for the administration of the estate.

I further acknowledge the core tasks of a personal representative may include those activities described in the Schedule to the *Estate Administration Act*.

6.7. I acknowledge that as personal representative, I am required by law to distribute the estate as soon as practicable.

6.8. I undertake to give notice of this Application to all entitled to notice according to law.

**SWORN OR AFFIRMED BEFORE A COMMISSIONER FOR OATHS AT EDMONTON, ALBERTA ON JUNE \_\_\_\_\_, 2020.**

\_\_\_\_\_  
**HEATHER DANIELS**

\_\_\_\_\_  
**A Commissioner for Oaths in and for Alberta:  
David J. Koski, Barrister & Solicitor  
Appointment Expiry Date: Non-Expiry**

**Please provide \_\_\_\_\_ certified copies.**

**ORDER: ISSUE THE GRANT OF PROBATE AS APPLIED FOR.**

\_\_\_\_\_  
**Justice of the Court of Queen’s Bench of Alberta**

\_\_\_\_\_  
**Date**

## Notice to Beneficiaries and Other Interested Parties

**Estate Name** SAM DANIELS (also known as SAMUEL DANIELS)

**To:** Residual Beneficiaries  
 Potential Claimants – *Family Property Act*  
 Potential Claimants – *Wills and Succession Act*  
 Public Trustee

This notice is being sent to the residual beneficiaries of the estate as well as persons who may have a claim against the deceased's estate under the *Family Property Act* or Part 5 of the *Wills and Succession Act*. Persons who are to receive a specific gift under the will are receiving a separate notice.

Enclosed with this notice is a copy of the grant application (Form GA1) and the inventory (Form GA3) prepared by the Personal Representative. The enclosed inventory is for your information and reference. It is the responsibility of the beneficiaries and other parties receiving this notice to satisfy themselves with the accuracy and completeness of the inventory. The court does not receive, review or approve the content of the inventory prepared by the Personal Representative.

Once the court issues the grant, the Personal Representative will collect in the estate property, pay the debts, and complete the administration of the estate by distributing gifts to the beneficiaries. Beneficiaries should be aware that distribution of the estate may be delayed if a claim is made against the estate under the *Family Property Act* and/or Part 5 of the *Wills and Succession Act*. **Persons wishing to claim against the estate under the *Family Property Act* and/or Part 5 of the *Wills and Succession Act* must do so no later than six months after the grant has issued.** You should consult your own lawyer immediately if you believe you have a potential claim against the estate.

The Personal Representative is required by the *Estate Administration Act* to communicate regularly with beneficiaries and to maintain proper financial records. If you believe the Personal Representative is not complying with their duties, try to resolve the matter through discussion with the Personal Representative. If you are unable to resolve the matter you or your lawyer may apply to the Court, which may provide a remedy if it is satisfied that the Personal Representative is not complying with their duties.

You can contact The Estate House by Gorman & Koski LLP, Barristers & Solicitors, Attention: David J. Koski at 210, 12020 – 104 Avenue NW, Edmonton, AB T5N 3Z9, phone (780) 451-7557, for any further information you may need.

Date: May\_\_\_\_\_, 2020

\_\_\_\_\_  
 Personal Representative  
 Name: Heather Daniels  
 Complete Address: 1234 - 56 Street  
 Edmonton, AB T5E 6Y3

## Beneficiaries and Other Interested Parties

### Beneficiaries

1. The following persons are beneficiaries who are to receive a specific gift under the deceased's will. (Persons who are to receive a specific gift will not receive a copy of this Notice. Beneficiaries entitled to a specific gift will receive a separate form of notice.)

Name	Address	Gift
Ron Bard	Unknown	\$5,000
Jonathon Walker		\$5,000
Jim Smith		\$5,000
Edmonton Humane Society		\$10,000
Sam Daniels Jr.		\$100,000

2. The following persons are beneficiaries who are to receive a residuary share of the deceased's estate under the deceased's will.

Name	Address	Share of Residue
Heather Daniels		100%

### Persons with Potential Claims against the Estate

3. The following persons may have the right to make a claim against the deceased's estate under the *Family Property Act*.

Name	Address
Heather Daniels	

**\*\*A claim under the Family Property Act must be commenced within six months of the grant being issued\*\***

4. The following persons may have the right to make a claim against the deceased's estate for family maintenance and support under Part 5 of the *Wills and Succession Act*.

Name	Address
Heather Daniels	
Sam Daniels Jr.	

**\*\*A claim for family maintenance and support must be commenced within six months of the grant being issued\*\***

#### Persons acting in a Representative Capacity (Attorney or Trustee)

5. The following persons act in a representative capacity (either as attorney or as trustee) for a person who is either a residual beneficiary of the deceased's estate or who has a potential claim against the deceased's estate.

Name	Address	Capacity	Represented Person

6. The following persons have been served because they are the parents or guardians of a minor who is either a residual beneficiary of the deceased's estate or who has potential claim against the deceased's estate.

Name	Address	Minor Name	Date of Birth
Heather Daniels		Sam Daniels Jr.	December 12, 2005

7. The Public Trustee has been served because the following persons are minors.

Minor Name	Date of Birth
Sam Daniels Jr.	December 12, 2005

8. The Public Trustee has been served because the following persons are either missing persons or are adult persons for whom the Public Trustee has been appointed to act in a representative capacity.

Person's Name	Reason Served

**Persons with an interest who have not been served**

9. The following persons may be entitled to be served but have not been served for the reasons shown below.

Name	Reason not served

# Inventory

**Court** Court of Queen's Bench of Alberta  
(Surrogate Matter)

**Judicial Centre** Edmonton

**Estate Name** SAM DANIELS

**Applicant's Name** Heather Daniels

## APPLICANT'S ADDRESS FOR SERVICE (Omit lawyer information if not applicable)

**Law Firm Name:** The Estate House by Gorman & Koski LLP

**Responsible Lawyer's Name:** David J. Koski

**Lawyer's File Number:** 5150 DJK

**Address for Service:** 210, 12420 – 104 Avenue, Edmonton, Alberta T5N 3Z9

This inventory has been prepared by the Personal Representative and is believed to be an accurate in all material respects as at the deceased's date of death. This inventory is being provided to residual beneficiaries and to persons who may have a claim against the estate under the *Family Property Act* or Part 5 of the *Wills and Succession Act*. This inventory will not be filed with the Court. The Court has not reviewed or approved the content of this inventory. It is for information purposes only.

## ASSETS

### LANDS AND BUILDINGS

Description	Gross value	Encumbrances	Net value
<b>Total</b>			\$0.00



**CASH & INVESTMENT ACCOUNTS**

Description	Principal Amount	Total market value
<b>Total</b>		\$0.00

**SHARES IN PUBLIC AND PRIVATE COMPANIES**

Description	Number of shares	Unit value per share	Total market value
<b>Total</b>			\$0.00

**ANNUITIES, PENSIONS AND BENEFIT PLANS**

Description	Principal Amount	Total market value
<b>Total</b>		\$0.00

**HOUSEHOLD GOODS AND PERSONAL EFFECTS**

Description	Market value
<b>Total</b>	\$0.00

**OTHER PROPERTY**

Description	Market value

<b>Total</b>	\$0.00
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**TOTAL VALUE OF PROPERTY** **\$**

**DEBTS**

Description	Value
<b>Total</b>	\$0.00

**NET VALUE OF ESTATE** **\$**

# Notice to Beneficiary (Specific Gift)

**Estate Name** SAM DANIELS (also known as SAMUEL DANIELS)

**To:** Jim Smith  
482 Ski Row NW  
Edmonton, AB T5H 3T3

You are named as a non-residuary beneficiary in the last Will of SAM DANIELS (also known as SAMUEL DANIELS).

The Will gives you \$5,000.

The Personal Representative named in the Will has applied for a Grant of Probate.

Once the court issues the Grant, the Personal Representative will collect in the Estate property, pay the debts, and complete the administration of the Estate and anything else required of the Personal Representative. Then the Personal Representative will be able to distribute your gift to you, if it is not needed to pay for debts and expenses of the Estate. Beneficiaries should be aware that distribution of the estate may be delayed if a claim is made against the estate under the *Family Property Act* and/or Part 5 of the *Wills and Succession Act*.

Alberta's *Estate Administration Act* and other laws place duties on the Personal Representative, which include communicating regularly with beneficiaries and maintaining proper financial records. If you believe the Personal Representative is not complying with their duties, try to resolve the matter through discussion with the Personal Representative. If you are unable to resolve the matter you or your lawyer may apply to the Court, which may provide a remedy if it is satisfied that the Personal Representative is not complying with their duties.

You can contact The Estate House by Gorman & Koski LLP, Barristers & Solicitors, Attention: David J. Koski at 210, 12020 – 104 Avenue NW, Edmonton, AB T5N 3Z9, phone (780) 451-7557, for any further information you may need.

Date: May \_\_\_\_\_, 2020

\_\_\_\_\_  
Personal Representative  
Name: Heather Daniels  
Complete Address: 1234 - 56 Street  
Edmonton, AB T5E 6Y3

# Affidavit of Service

**Court** Court of Queen's Bench of Alberta (Surrogate Matter)

**Judicial Centre** Edmonton

**Estate Name** SAM DANIELS

**Document** Affidavit of Service of the Application for a Grant

**Applicant's Name** Heather Daniels

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**APPLICANT'S ADDRESS FOR SERVICE (Omit lawyer information if not applicable)**

**Law Firm Name:** The Estate House by Gorman & Koski LLP

**Responsible Lawyer's Name:** David J. Koski

**Lawyer's File Number:** 5150 DJK

**Address:** 210, 12420 – 104 Avenue, Edmonton, Alberta T5N 3Z9

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THE DEPONENT SWEARS/AFFIRMS THAT THE INFORMATION IN THIS AFFIDAVIT IS WITHIN THE DEPONENT'S KNOWLEDGE AND IS TRUE. WHERE THE INFORMATION IS BASED ON ADVICE OR INFORMATION AND BELIEF, THIS IS STATED.

On [date], I effected service

on	
at	
of	A true copy of the application for a grant of probate / administration including (check all that apply): <input type="checkbox"/> GA 1 application for a grant <input type="checkbox"/> GA 2 notice to persons interested in estate <input type="checkbox"/> GA 3 inventory <input type="checkbox"/> GA 4 notice of specific gift
by	registered mail / personal service / acknowledgment of service

SWORN BY THE DEPONENT BEFORE A COMMISSIONER FOR OATHS AT \_\_\_\_\_,  
ALBERTA ON [DATE]

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*Deponent*

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*A Commissioner for Oaths in and for Alberta*