**OATH OF ADMINISTRATOR WITH WILL ANNEXED,**

**INCORPORATING ADMINISTRATION BOND**

**THE HIGH COURT**

**PROBATE**

**PART A**

**Name of Deceased:**

*[insert all variations]*

**Address of Deceased:**

*[include former address]*

**Date of Death:**

**Place of Death:**

**Name of First Applicant:**

**Address of First Applicant:**

**Name of Second Applicant:**

**Address of Second Applicant:**

*[Please ensure to insert Name and Address of all other Applicants if more than 2 Applicants applying]*

**Gross value of Estate:** *[Please ensure to include current market value of property]*

**PART B**

We, the above named applicants aged 18 years and upwards, make oath and say, that we believe the paper writing hereunto annexed, and marked by us, to contain the true and original last will [*or* last will with …… … codicils] of the above named deceased;

that same was made by the said deceased after attaining the age of 18 years, and that the said deceased did not intermarry or enter into a civil partnership with any person after the making of same;

and that [*address position regarding any executor(s) named in the will*];

and that we are the [*state relationship*] of the said deceased and

[*insert basis on which entitlement to grant is claimed, e.g. residuary legatee and devisee named in the said will etc*.]

that we will well and faithfully administer the estate of the said deceased, by paying the deceased's just debts and the legacies bequeathed by the deceased's said will [*or* will and codicils] and distributing the residue of the deceased's estate according to law; and that we will exhibit a true and perfect inventory of the said estate, and render a true account thereof whenever required by law so to do; and that the deceased died at the above named place of death on the date of death cited above;

[*where application is made in District Probate Registry add*] and that the deceased had at the time of death a fixed place of abode at the above named address within the district of ……………………….];

and that the whole of the estate, without any deductions for debts, which devolves on and vests in the deceased's legal personal representative amounts in value to the figure cited above as the gross value of the estate and no more, to the best of our knowledge, information and belief.

Sworn etc.

Filed on the day of 20 by Solicitors.

**PART C**

We, the above named applicants are each liable in full to pay to the President of the High Court the sum of double the gross value of the estate as specified in PART A above, for which payment we bind ourselves and our executors and administrators

Sealed with our seals this day of 20

The condition of this obligation is that if we, the intended \* [administrators] \*[administratrices] of the estate of the said deceased do fulfil the obligations referred to in PART B above and furthermore do pay all taxes and duties payable in respect of the estate of the deceased for which the personal representative is accountable and all income tax and surtax payable out of the estate then this obligation shall be void and no effect, but shall otherwise remain in full force and effect.

Signed, Sealed and Delivered by the said

in the presence of…………

Filed on the day of 20 by Solicitors.