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| FORM 8 |
| AFFIDAVIT TO ACCOMPANY THE RESEALING OF A FOREIGN GRANT |
| Rules 62 and 63 |
| IN THE SUPREME COURT OF TASMANIA  |
| PROBATE REGISTRY  |
|  |
| In the matter of the Estate of: | FULL NAME*[full name of deceased including, in brackets, “in the Will called…” and/or “also known as…” if the name of the deceased differs in the Will or if the deceased is known by any other name]*  |
| Date of death: | 00/00/0000 |
| Last known residential address of deceased:  | address *[full address of the deceased including, in brackets, “in the Record of Death noted as…” if the address of the deceased differs in the Record of Death]* |
| **\*I/\*We,** |  |
| Full name of applicant: | FULL NAME *[full name of applicant including, in brackets, “in the Will called…” and/or “also known as…” if the name of the applicant differs in the Will or if the applicant is known by any other name]* |
| Address of applicant: | address |
| \*Full name of applicant:*[repeat for more applicants]* | FULL NAME *[full name of applicant including, in brackets, “in the Will called…” and/or “also known as…” if the name of the applicant differs in the Will or if the applicant is known by any other name]* |
| \*Address of applicant:*[repeat for more applicants]* | address |
| \*make oath and say/\*do solemnly and sincerely declare and affirm: |
|  | The deceased died at suburb or town in state on 00/00/0000.*[If the date of death is between two dates please state “the deceased was last seen alive on 00/00/0000 and their body found on 00/00/0000”]*  |
|  | The deceased was at the time of death domiciled at address. |
|  | A grant of \*probate/\*letters of administration with the Will annexed/\*letters of administration of the estate of FULL NAME late of address, deceased, was made to \*me/\*us by the Court at \*suburb/\*state in country on 00/00/0000. |
|  | The deceased left an estate in Tasmania, consisting of the property set out in the inventory annexed and marked “A”. |
|  | Notice of application to reseal \*probate/\*letters of administration with the Will annexed/\*letters of administration, a true copy of which is annexed and marked "B" was published 14 days before the making of this affidavit, on the Supreme Court of Tasmania’s website on 00/00/0000 in accordance with Rule 61 and in the Tasmanian Government Gazette on 00/00/0000 and the NAME OF NEWSPAPER on 00/00/000 and NAME OF NEWSPAPER on 00/00/000 in accordance with Section 49 of the Administration and Probate Act 1935.*[do not sign this affidavit until 14 days has elapsed since the last date on which the Notices in form 2 and 3 were published]* |
|  | *[*Please *add any further relevant information required to allow the Court to process your application]* |
| \*SWORN/\*AFFIRMED by | FULL NAME |
| at SUBURB OR TOWN in STATE |  |
| dated 00/00/000 | ……………………………………………………. |
| Before me: | …………………………………………………….FULL NAME\*SOLICITOR/\*JUSTICE OF THE PEACE |
| \*SWORN/\*AFFIRMED by | FULL NAME |
| at SUBURB OR TOWN in STATE |  |
| dated 00/00/000 | ……………………………………………………. |
| Before me:*[repeat for more applicants]*  | …………………………………………………….FULL NAME\*SOLICITOR/\*JUSTICE OF THE PEACE |
| NOTES: |
| Please insert details relevant to your application where blue text appears. |
| Text with a \* next to it indicates that it is an option. You must select the applicable option/s and/or delete the \*options which are not applicable |
| If a section of the form does not apply to your application please simply state “not applicable” next to the relevant section. |
| Guidance on completing this form is contained in [square brackets] and *italics*. Please delete the guidance which appears in square brackets and is italicized from your final draft. |
| Otherwise, please do not amend the format or content of this form. |
| TAKE NOTE:If you are making this application more than 2 years after the date of death of the deceased please refer to Rule38 and include the following matters in your affidavit:1. An inventory of assets and liabilities of the deceased’s estate at the time of the deceased’s death;
2. An inventory of assets and liabilities of the deceased’s estate at the date of the making of the application;
3. The reason why an application in respect of the deceased has not been made previously;
4. The reasons why the application is now being made.

The applicant must make or cause to be made a caveat search with the Supreme Court of Tasmania Probate Registry on the day this application is filed with the Probate Registry and must then file an affidavit of caveat search, in the approved form, with the Probate Registry. |