

For Reference Only

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FORM NO. S2.1a

Ex-parte Application¹

under Rule 51(b)

IN THE HIGH COURT OF THE
HONG KONG SPECIAL ADMINISTRATIVE REGION
COURT OF FIRST INSTANCE

IN THE ESTATE of (name) late of (address),
(marital status), deceased (“the Deceased”)

and

IN THE MATTER of Rule 51(b) of the
Non-Contentious Probate Rules (Cap.10A)

I, A.B., (occupation), of (address), do hereby *[solemnly and sincerely affirm] [make oath] and say as follows:

1. The Deceased died *intestate/testate at (place of death) on (date of death) at the age of years.

*2. *[The Deceased left surviving *him/her no known next of kin.] [The following persons are *his/her only next of kin:

<u>Name</u>	<u>Relation</u>	<u>Age]</u>
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*2. The Deceased named the following *sole beneficiary/beneficiaries in *his/her Will:

<u>Name</u>	<u>Age</u>
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3. The Deceased died domiciled in
4. (State the reasons for the order being sought.)
5. For the purpose of applying for a grant of letters of administration ad colligenda bona of the estate of the Deceased, I have filed herein the schedule of assets and liabilities of the Deceased in Hong Kong as at the date of *his/her death.
6. *[No minority interest] [Minority interest³] arises in the estate.
7. *[No life interest] [Life interest³] arises in the estate.
8. I now respectfully request this Honourable Court for an order under rule 51(b) of the Non-Contentious Probate Rules (Cap.10A) that letters of administration ad colligenda bona of the estate of the Deceased be granted to me, the grant being limited for the purpose only of collecting, getting in and receiving the estate and doing such acts as may be necessary for the preservation of (description of the estate) and until further representation be granted.

AFFIRMED/SWORN, etc. (see Form No. F2.1)

Notes:

- (1) This form is for application by a person for an order leading to a grant ad colligenda bona to preserve the estate (or any part thereof) of the Deceased who died on or after 11th February 2006.
- (2) *Delete or adapt as appropriate.
- (3) If minority/life interest arises in the estate, the application shall be made in compliance with section 25 of the Probate and Administration Ordinance (Cap.10) that a co-administrator/co-administratrix is required.