**FORM 48A**

Rule 48.03

**IN THE SUPREME COURT OF VICTORIA AT MELBOURNE**

***[DIVISION]***

***[LIST]***

 **No.**

**B E T W E E N**

Plaintiff

-and-

Defendant

**NOTICE OF TRIAL**

**\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**

Date of Document: Solicitors Code:

Filed on behalf of: DX:

Prepared by: Telephone:

 Ref:

 Email:

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To the [*identify parties*]

**TAKE NOTICE** that this proceeding is ready for trial in that to the best of the knowledge, information and belief of the \*plaintiff/\*defendant—

(1) the trial is to proceed without pleadings *OR* pleadings are closed and it is not proposed to apply before trial for any amendment;

(2) particulars are not being sought *OR* all particulars of the defence/statement of claim that have been sought have been served (\**save as to damages, in so far as these are to be updated closer to trial*) and it is not proposed to seek further particulars;

(3) it is not proposed to interrogate *OR* interrogatories have been served and answers obtained and it is not proposed to seek to serve further interrogatories or to seek further answers;

(4) it is not proposed to serve a notice for discovery *OR* discovery has been obtained and inspection had and it is not proposed to seek further discovery or further inspection of documents.

As for the trial itself—

(5) this proceeding is defended by [*insert names of parties defending*] *OR* this proceeding is undefended;

(6) the \*plaintiff/\*defendant is ready to proceed to trial upon not less than 14 days' notice;

(7) the trial is to be conducted at [insert place of trial];

(8) the trial can reasonably be expected to take [insert number] days and no longer.

Dated *[insert date]*

\* delete if inapplicable

 ……………………………………………..

 *[Signed]*