## **FORM 48A**

Rule 48.03

## IN THE SUPREME COURT OF VICTORIA AT MELBOURNE [DIVISION] [LIST]

No.

		_				
ĸ	_		W	_	_	N

-and-		Plaintiff
		Defendant
NO	OTICE OF TRIAL	
Date of Document:	cument: Solicitors Code:	
Filed on behalf of:	DX:	
Prepared by:	Telephone:	
	Ref:	
	Email:	

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]					
	[Signed]					
	[Signed]					