**SUPREME/DISTRICT/MAGISTRATES COURT OF QUEENSLAND**

**REGISTRY:**

**NUMBER:**

Plaintiff: (*Name)*

AND

[First] Defendant (*Name)*

AND

[Second Defendant] *(Name)*

**NOTICE TO DEFENDANT SERVED OUTSIDE THE JURISDICTION**

*Uniform Civil Procedure Rules 1999* Chapter 4, Part 7 Div 1

To the defendant/s:

1. TAKE NOTICE that you have been served with an originating process outside Australia under rule [*Specify* 125/126 or 129F/129G] of the *Uniform Civil Procedure Rules 1999* (The Rules) which apply in the Supreme/District/Magistrates Court of Queensland. A copy of the rule indicating the scope of the jurisdiction is enclosed for your information.
2. The grounds alleged by the plaintiff to support its claim to be entitled to serve you outside of Australia are:

[*Specify grounds*]

1. [*If the service of the originating process is by leave*] The following affidavits were relied on to obtain the Court’s leave:

[*List affidavits where service is by leave of the Court]*

[*Delete paragraph 3 where service of the originating process is not by leave*]

1. You may make an application in accordance with The Rules, for the Court to dismiss or stay the proceeding or set aside the service on you of this originating process. Without limiting the Court’s powers in this regard, the Court may dismiss or stay the proceeding or set aside the service on you if satisfied that:
2. service is not authorised by The Rules; or
3. the Court is an inappropriate forum for the trial of the proceedings.
4. Alternatively, if the originating process is a claim you may file an unconditional notice of intention to defend (in the form prescribed by The Rules) within the time required under rule 129 of The Rules
5. If you file a notice of intention to defend, additional procedural obligations (such as an obligation to file notice of address for service) may apply to you in accordance with The Rules.
6. If you do not make an application to set aside service referred to in paragraph 4 or file a notice of intention to defend referred to paragraph 5, the Court may give leave to the plaintiff to proceed against you without further notice.