Form 33
 [Rule 6.37]

Clerk’s Stamp

|  |  |
| --- | --- |
| COURT FILE NUMBER |       |
| COURT | COURT OF KING’S BENCH OF ALBERTA |
| JUDICIAL CENTRE |       |
| PLAINTIFF(S) |       |
| DEFENDANT(S) |       |
| DOCUMENT | **NOTICE TO ADMIT FACTS [WRITTEN OPINIONS]** |

|  |  |
| --- | --- |
| ADDRESS FOR SERVICE ANDCONTACT INFORMATION OFPARTY FILING THIS DOCUMENT |       |

**NOTICE TO PARTY RECEIVING NOTICE TO ADMIT:**
*(Indicate name(s) and status of party or parties receiving the Notice to Admit)*

You have received a notice to admit.

Read this document to see what you must do and when you must do it.

You are called on to admit for purposes of an application/originating application/streamlined trial or trial, the following:

*(List facts in relation to which an admission is sought, or attach any written opinion that states the facts on which the opinion is based)*

1.

|  |
| --- |
| **WARNING**Each of the matters for which an admission is requested is presumed to be admitted, unless within 20 days of the date of service of the notice to admit, you serve on the party requesting the admission a statement: (a) denying specially the facts or the opinion, or both, for which an admission is requested and setting out in detail the reasons why the facts cannot be admitted or the opinion cannot be admitted, as the case requires, or (b) setting out an objection on the ground that some or all of the requested admissions are, in whole or in part,  (i) privileged, or (ii) irrelevant, improper or unnecessary.A denial by you must fairly meet the substance of the requested admission and when only some of the facts or opinions for which an admission is requested are denied, the denial must specify the facts or opinions that are admitted and deny only the remainder.You may amend or withdraw an admission or a denial made only with the Court’s consent or by agreement of the parties.Any admission you make is only for the specific purpose for which it is made and may not be used as an admission against you on any other occasion, or in favour of a person other than the person giving this notice, unless you agree otherwise. |