**Form FL‑16** [Rule 12.40(2)]

Clerk’s Stamp

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| COURT FILE NUMBER |       |
| COURT | COURT OF KING’S BENCH OF ALBERTA |
| JUDICIAL CENTRE |       |
| PLAINTIFF (Indicate if Applicant/Respondent) |       |
| DEFENDANT (Indicate if Applicant/Respondent) |       |
| DOCUMENT  | **NOTICE TO REPLY TO WRITTEN INTERROGATORIES / APPLICATION** |

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

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| **NOTICE TO PARTY SERVED WITH THIS DOCUMENT:**This notice is combined with a court application. You are a Respondent. You must appear at the application referenced at the end of this document.Go to the end of this document to see what else you can do and when you must do it.**WARNING**If you do not provide answers to the questions set out below within the one month period required by this notice and you do not provide an objection in the manner indicated below, you risk having a penalty imposed on you or an order or sanction being imposed against you by the Court. |

**You are required, within one (1) month of service of this notice on you or your lawyer, to provide answers to the following questions, in writing, under oath:**

(A maximum of 30 numbered and succinct questions should be listed here.)

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| **NOTICE TO THE RESPONDENT**You are to appear in Court when the application is heard, as shown below: Date  Time  Where  Before Whom **WARNING**If you object to answering any of these questions, you or your lawyer must attend in Court on the date and at the time shown above. You must also serve on the Applicant, or the Applicant’s lawyer, an affidavit stating your objection to answering the disputed questions and setting out the reasons for the objection. Any such affidavit must be provided within a reasonable period of time before the application is scheduled to be heard, but anything less than 10 days’ notice will be presumed to be prejudicial to the Applicant.If you do not come to Court either in person or by your lawyer, the Court may give the Applicant what the Applicant wants in your absence. You will be bound by any order that the Court makes. |