Rule 5.02(1)

FORM 5A

## COMPLAINT

IN THE MAGISTRATES' COURT OF VICTORIA AT	Court Number:	
BETWEEN		Disintiff
OF		Plaintiff
And		Defendent
OF		Defendant
Date of Document: Filed on behalf of: Australian lawyer name: Address:	Code: Telephone: Reference:	

- 1. The address for service of the plaintiff is- (address must be within Victoria if the plaintiff sues in person)
- \*2. Name and business address within Victoria of the Australian lawyer for the plaintiff– (*if the Australian lawyer is acting as agent for another Australian lawyer, state the name and business address of the principal lawyer*)
- \*3. The plaintiff sues (*or* the defendant is sued) in the following representative capacity– (*e.g.* as administrator of the estate of)

#### NOTICE TO THE DEFENDANT

If you need an interpreter to help you read this document contact details for most languages are listed at <u>www.magistratescourt.vic.gov.au</u>.

The plaintiff's claim against you is set out in the Statement of Claim.

You **MUST READ** the Statement of Claim.

IF YOU INTEND TO DEFEND this Complaint, YOU MUST GIVE NOTICE OF DEFENCE within 21 days of the day you were served with this Complaint, to-

- (a) the plaintiff (at the address for service of the plaintiff as stated above); and
- (b) the registrar of the Magistrates' Court of Victoria at *(insert proper venue and address)*:

**NOTICE OF DEFENCE** must be given in the proper form (Form 8A, 2 copies of which have been served with this Complaint) and you must read and comply with the notes attached to that document. You may attach additional pages, if needed.

**IF YOU PAY** the Plaintiff **within 21 days** of service of this Complaint the amount of and the costs of to the plaintiff or to the plaintiff's Australian lawyer without giving notice of defence and the plaintiff accepts that payment in full satisfaction of the claim (including any interest and costs), the proceeding ends on that acceptance.

IF YOU DO NOT GIVE NOTICE OF DEFENCE WITHIN 21 DAYS of service of this Complaint and have not paid the claim and the costs, the plaintiff may, without there being a hearing of this claim by the Court and without giving you any further notice, apply to the Court for an ORDER (JUDGMENT) AGAINST YOU for the amount of the claim and interest and costs AND take steps to enforce the order (judgment) and obtain payment.

The Court's registrars do NOT provide legal or financial advice but may provide some information to you about the actions and processes you must undertake in order to defend this claim.

If **before** giving **NOTICE OF DEFENCE**, you wish to get **FREE LEGAL or FINANCIAL ADVICE** you may be able to do so from free legal advice services and free financial counselling services.

Those services are not employed by or under the control of the Court and therefore the Court cannot recommend any of them, but contact details for such services together with some practical assistance can be obtained from the Magistrates' Court of Victoria's website at <u>www.magistratescourt.vic.gov.au</u>.

Your local municipal council may also be able to provide contact details for community services in your area that may be able to assist you.

### Payment of Judgment Debt by Instalments

**IF YOU DO NOT** defend this claim and do not reach agreement with the plaintiff relating to the time for payment after an order (judgment) against you, you may apply to the Court for an order permitting you to pay that order (judgment) by instalments. The Court will consider your application and advise you of the outcome.

The Court's registrars will be able to provide you with information about the process to apply for an order for payment of the judgment debt by instalments.

### STATEMENT OF CLAIM

(Here set out in numbered consecutive paragraphs all the material facts relied on for the claim against the defendant including particulars of every fact or matter.

If the claim arises by or under any statute, identify the specific provision relied on. State specifically the amount or other relief or remedy sought. State the place where and the date when the claim arose.

If the claim arises out of a motor vehicle collision and the claim includes a claim for the costs of repairs to the vehicle or total loss of the vehicle, an itemised quotation of the costs of the repairs or an assessment of the loss (whichever is relevant) must be attached to this complaint.)

1.

### DATE OF FILING:

# THIS COMPLAINT IS VALID IF IT BEARS THE COURT NUMBER AND THE DATE OF FILING

Dated:

(To be signed by the plaintiff or the plaintiff's Australian lawyer)

\*Delete if not applicable