FORM 5 (February 2020 revision)

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| **EVIDENCE SUMMONS**  *Northern Territory Civil and Administrative Tribunal Act 2014 s89(1)* |
| **PARTIES** |

FILE NUMBER:

APPLICANT/S:

RESPONDENT/S:

**READ THIS DOCUMENT CAREFULLY. IT IMPOSES IMPORTANT OBLIGATIONS UPON YOU BUT ALSO CONTAINS INFORMATION ABOUT YOUR RIGHTS**

To:[[1]](#footnote-1) (‘the recipient’)

**YOU ARE REQUIRED** **TO APPEAR** before the Northern Territory Civil and Administrative Tribunal (‘NTCAT’) at the hearing room, NTCAT Office, Darwin / Alice Springs at AM/PM on / / to:

* give evidence
* produce evidentiary material[[2]](#footnote-2)

in this proceeding.

Evidentiary material to be produced (if applicable):[[3]](#footnote-3)

**NOTE**: **a person served with a summons to produce evidentiary material may comply with it at any time prior to the time and date specified above by delivering the material to the Registry at the nominated NTCAT office**.

Date of Issue:

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| **CONDITIONS**  *(NTCAT TO COMPLETE)* |

This summons is issued by NTCAT on the following condition(s):[[4]](#footnote-4)

*By serving this evidence summons*

*undertakes to NTCAT[[5]](#footnote-5) and to the recipient to pay the costs and expenses reasonably incurred by the recipient in complying with it (which costs, if they cannot be agreed, shall be in an amount fixed by NTCAT).*

*shall, at the time of serving this evidence summons, also provide the recipient with the sum of $ on account of the recipient’s costs of complying with this evidence summons.*

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| **IMPORTANT MATTERS** |
| 1. The evidence summons must be served (see NTCAT rule 9(6)) on the recipient by giving it to:  * if the recipient is a person – the person; or * if the recipient is a body – an executive officer of the body; or * a person authorised to accept service of documents on behalf of the recipient.  1. This evidence summons is an **ORDER** of NTCAT. A failure to comply with it may constitute an offence (see *Northern Territory Civil and Administrative Tribunal Act 2014* s 90). 2. If this evidence summons was issued on conditions, the recipient does not need to comply with it unless the conditions have been complied with. 3. The recipient may apply to the NTCAT (under NTCAT rule 9(7)) for orders:    * setting aside or allowing extra time to comply with an evidence summons;    * limiting the scope of evidentiary material required to be produced under an evidence summons; or    * requiring the party who applied for the evidence summons to meet or contribute to the costs of complying with it (whether or not the summons was issued on a condition regarding such costs). |

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| **NTCAT OFFICES** |
| NTCAT DARWIN OFFICE NTCAT ALICE SPRINGS OFFICE  Level 1, The Met Building Westpoint Building  13 Scaturchio Street 1 Stott Terrace  Casuarina NT 0810 ALICE SPRINGS NT 0870  FREECALL: 1800 604 622 | Phone: (08) 8944 8720  Email: AGD.ntcat@nt.gov.au |
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1. Person to be summonsed. Note that ‘person’ may include the Crown or a body corporate (see *Interpretation Act 1978* s 17). [↑](#footnote-ref-1)
2. Delete as appropriate. [↑](#footnote-ref-2)
3. Delete if summons is to give evidence or provide summary of evidentiary material required to be produced. The summary should make clear to the person what material is required. Only material relevant to issues in the proceeding should be summonsed. NTCAT may refuse to issue a summons that is too broad, or may amend the summary. [↑](#footnote-ref-3)
4. Conditions other than those listed may be imposed. See Important Matters, item 3. [↑](#footnote-ref-4)
5. Failure to comply with an undertaking to NTCAT may constitute contempt (*Northern Territory Civil and Administrative Tribunal Act 2014* Act s 87(4)). [↑](#footnote-ref-5)