## Form 2.47 Notice for reconsideration of costs assessment

Court Procedures Rules 2006

(see r 1852 (Costs—procedure for reconsideration)) In the \*[Supreme/Magistrates] Court of the Australian Capital Territory

No \*[SC/MC] of (year)

(*name*) Plaintiff

(*name*) Defendant

TO: The Registrar

**Take notice** that (*name of party*) applies for reconsideration of the Registrar's decision\*[s] in the assessment of the bill of costs dated (*date*) stated in the statement of objections.

## Statement of objection

Bill of costs item no	Reasons for objection

*Note* For each objection, the statement of objection must briefly state the reasons for objection identifying any issue of law or fact the applicant considers the Registrar must consider to make a decision in favour of the applicant (see r 1852 (4) (b)).

Filed on behalf of the (*party*) by:

(the party's address for service and telephone number (if any) or, if the party is represented by a solicitor and the solicitor is the agent of another solicitor, the name and place of business of the other solicitor)

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Date:

(signature of party/party's solicitor) (name of party/party's solicitor)

This notice and statement of objection must be served on (*name of party/parties on whom notice must be served under r 1852 (5)*). A party on whom the statement is served may, not later than 14 days after the day the statement is served on the party, file in the court and serve a reply to the statement of objection.

*Note* See r 1853 (Costs—reply to objection on reconsideration).

\*omit if, or whichever is, inapplicable

## Endnotes

This republication includes amendments made under the Legislation Act, part 11.3 (Editorial changes).

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