Form 3.64 Notice by respondent admitting liability or paying money into court

Court Procedures Rules 2006

(see r 3955 (Arbitration—admission of liability to claim by worker) and r 3957 (Arbitration—denial and submission to award or payment by employer))

In the Magistrates Court of the Australian Capital Territory

No WC of (year)
(name)

(name) Respondent

Applicant

TO: Registrar

AND TO: (name and address of applicant)

AND TO: $(name\ and\ address\ of\ third\text{-party}\ respondent(s))$

(if liability is admitted)

*TAKE NOTICE that the respondent admits liability to pay compensation and—

*submits to an award of the court for the payment to the applicant of \$ (amount) as weekly compensation beginning from (date).

or

*submits to an award of the court for the payment to the applicant of \$(amount) as lump sum compensation sufficient to cover the respondent's liability on the claim and pays the amount into court.

Filed for the respondent by:

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

Approved form under Court Procedures Act 2004, s 8

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(if liability is not admitted)

*TAKE NOTICE that the respondent does not admit to liability on the claim but—

*submits to an award of the court for the payment to the applicant of (*amount*) as weekly compensation beginning from (*date*).

or

*pays into court the amount of (*amount*) as sufficient to cover the liability the respondent would have on the claim if the respondent did not deny liability.

AND TAKE NOTICE that the address of the respondent is (*address*).

Notice to applicant:

If you are willing to accept the amount of compensation stated in this notice in satisfaction of your claim, you must give written notice to the employer and the Registrar (see r 3958 (Arbitration—acceptance of payment by worker)).

If you do not give notice within a reasonable time after receiving this notice, the Court may make an order for costs against you for costs reasonably incurred by the employer after the day the employer filed this notice or made the payment into Court (see r 3962 (Arbitration—no prompt acceptance of submission or payment)).

If you do not accept the amount of compensation stated in this notice and the award on arbitration is not more than the amount of compensation stated in the notice, the Court may order that any costs incurred by the employer after giving notice be paid by you, and order that the costs be set off against any costs payable to you or deducted from any amount awarded to you (see r 3963 (Arbitration—award not greater than submission or payment)).

Date:

(signature of respondent or respondent's solicitor) (name of respondent or respondent's solicitor)

*omit if, or whichever is, inapplicable