Form 3.25 Notice of renunciation of letters of administration in favour of public trustee and guardian

Court Procedures Rules 2006

(see r 3057 (Administration by public trustee and guardian—renunciation of letters of administration by entitled people))

In the Supreme Court of the Australian Capital Territory

Probate jurisdiction

No PRO of (year) (Court to complete)

In the estate of (full name of deceased person, including any known alias), late of (last address), deceased

Renunciation of letters of administration in favour of the public trustee and guardian

On (date), *[I/we] (full name of each person making affidavit) of (home or business address or place of employment), *[say on oath/solemnly affirm]—

- 1. (Name of deceased person) died on (date of death) without leaving a will.
- 2. *[I am *[the person/one of the people]/We are the people] primarily entitled to administration of the deceased person's estate.
- 3. *[I/We] have not intermeddled in the estate of the deceased person.
- 4. *[I/We] renounce all right to letters of administration of the estate of the deceased person in favour of the public trustee and guardian.

Filed for the applicant by:

AF2017-180

(the applicant's address for service and telephone number (if any) or, if the applicant 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 *[Sworn/Affirmed] by (full name):

(signature of *[each] person making affidavit)

at (place) in the presence of:

(signature of person before whom affidavit is made)

(full name of person before whom affidavit is made) of (address)

*[Justice of the Peace/Barrister/Solicitor/(other)]

Note

If the affidavit is longer than a page, the person making the affidavit and the person taking the affidavit must sign or initial each page of the affidavit (see r 6715 (1) (Affidavit—taking of)).

*omit if, or whichever is, inapplicable