

## Form 3.9 Notice of intention to apply for letters of administration—no will

*Court Procedures Rules 2006*

(see r 3006 (Grant of representation—notice of intention to apply to be published online etc))

In the Supreme Court of the Australian Capital Territory

Probate jurisdiction

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

\*[I/We], (*name\*(s)*, \*[, the (*relationship*) of the deceased person,] intend to apply to the Court not less than 14 days, and not more than 3 months, after the day this notice is published for letters of administration of the estate of the deceased person to be granted to \*[me/us].

All documents in relation to the estate may be served on \*[me/us] at the following address for service: (*state address for service*).

Creditors of the estate are required to send particulars of their claims to the address for service.

(*name\*(s) of applicant\*(s)/solicitor for applicant\*(s)*)

\*[\*[I/We] will also apply \*[for the amount of the administration bond to be less than the value of the estate/to dispense with the administration bond in relation to the \*[estate/the (*identify the relevant part*) part of the estate]].

*\*omit if, or whichever is, inapplicable*

---

Filed for the applicant by:

(*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*)