		[name of applicant] [date affidavit is sworn/affirm	#
		Form 73 Rule 64)	S.C. No
	SUPREME C	OURT OF YUKON	
ESTATE OF ALSO KNOWN	NAS		, Deceased
	AFFIDAVIT OF N	OTICE OF APPLICATION	
I, [<i>name and ac</i> of SOLEMNLY AF	dress of applicant] FIRM) AND SAY THAT:		MAKE OATH (OR
1. I am the	executor		
	proposed administra	ator	
	lawyer for the		
	executor		
	OR		
	proposed adr	ninistrator	
of the Estate of			, deceased.

2. The names and ages of the beneficiaries, including contingent beneficiaries, under the will are:

Name	Age

3. The names and ages of the persons entitled to receive notice under ss. 108(1), (4) and (5) of the *Estate Administration Act*, RSY 2002, c. 77 are:

Name	Age	Relationship

- 4. To the best of my knowledge, there are no minors or persons under legal disability except ______
- 5. Exhibit "A" is a copy of the Notice of Application with Explanatory Notes that I

mailed to [Name of recipient]	on [<i>date</i>]
	at [postal address]

OR

delivered in person to [Name of recipient_	
on [date]	at [address]
	· · ·

OR

emailed to [name of recipient] _	on [<i>date</i>]
at [email address]	·

The Notice included a copy of the will [*check if applicable*]

6. [*If document emailed*] I have received a written acknowledgment that on [*date*] ______ [*name of beneficiary or person entitled* to receive notice] ______ received the

Notice of Application.

Sworn/Affirmed before me at ______ ______, in the Yukon, on this____day of ______, 20 ___

A Notary Public In and For the Yukon

Signature [Applicant]

Notary's Name	_
Office (position)	_
Expiry date:	

NOTICE OF APPLICATION FOR GRANT OF PROBATE OR LETTERS OF ADMINISTRATION

In the Estate of	, [occupation]
	, of [street address and community] , in Yukon, who died on [date]
TAKE NOTICE that [<i>name of applicant</i>] applying for	is
 Grant of Probate OR Letters of Administration (No will) OF Letters of Administration (Will annexed) Resealing Limited 	
of the above Estate in the Supreme Cou	rrt of Yukon at Whitehorse, Yukon.
Dated	Signature [Applicant or Lawyer for Applicant]
	Print Name [Applicant or Lawyer for Applicant]
	Applicant (per Rules 4(10) and (11)) <u>The party's</u> residential address OR business address AND
Fox number for deliver "	
The ADDRESS OF THE SUPREME CC The Law Courts 2134 Second Avenue, Whitehorse, Yuk Telephone: (867) 667-5937 Fax: (4 This is Exhibit "A" referred to in the offid	on, Y1A 5H6 867) 393-6212
This is Exhibit "A" referred to in the affid of made befor at this da , 20	

A Notary Public In and For the Yukon

Explanatory Notes

This summary is not intended to replace the advice of a lawyer.

Attached is a Notice of Application for a Grant of Probate or Letters of Administration with respect to the estate of someone who has passed away. If there is a Will, it will be attached to the Notice. The person who has signed the Notice of Application is seeking to administer the estate by paying its debts and distributing its assets.

If you wish to oppose the issue of a Grant of Probate or Letters of Administration to the applicant named in the Notice, you must file a caveat with the Supreme Court of Yukon. A caveat form is available at the Court Registry or under 'Rules and Forms' at <u>www.yukoncourts.ca</u> (Form 79). You must also file an affidavit (Form 59) that sets out the nature of your interest in the property of the deceased and states generally the grounds upon which the caveat is filed. After you file a caveat, you will be contacted by the Supreme Court of Yukon to set up a case management conference with a judge. It costs \$70 to file a caveat with the Supreme Court of Yukon.

You have 21 days to file a Caveat (Form 79). If you do not file a Caveat you will not hear anything further.

You may or may not be entitled to claim against the estate itself for relief under the *Family Property Support Act*, RSY 2002, c. 83, and *Dependent's Relief Act*, RSY 2002, c. 56.

If the estate grant issues to the intended applicant as a result of the application, the intended applicant must provide, if there is a will, to the beneficiaries, or, if there is no will, to the successors of the intestate deceased an accounting as to how the estate was administered and how the estate assets were distributed.

You may consult with a lawyer considering your interest in the estate.