|  |  |
| --- | --- |
| ESTATE NAME | **{{deceased.name}}** |
| AND ANY OTHER NAME(S) BY WHICH KNOWN | **{% if deceased.aka\_name and deceased.aka\_name|length > 0%}{{ deceased.aka\_name|merge(“a, b and c”)}}{% else %}None{% endif %}** |
| DOCUMENT | **Notice to Spouse or Adult Interdependent Partner of Deceased *{{party.property\_act}}*** |

{{address\_block\_insert}}

Enclosed with this Notice is a copy of the Application for {{estate.grant\_of\_language}}.

The *{{party.property\_act}}* gives rights to a spouse, adult interdependent partner, former spouse, or former adult interdependent partner in certain circumstances and the law requires that the notice be given to you because you are the spouse, the adult interdependent partner, a former spouse, or a former adult interdependent partner and you have not been given all the property in the Estate.

You may have a claim under the *{{party.property\_act}}* on the property in the Estate. This must be dealt with before the Estate can be finally distributed.

There are some time requirements that must be met. You must begin any Application within 6 months after the date the Court issues {{estate.grant\_of\_language}}. There are other time limits in the Act which may mean that in your case you have less than six months in which to act, after that, the {{cfa.multiple\_prs|text\_merge(“Personal Representative/Personal Representatives”)}} may distribute the property.

If you want to take this further, you must consult your own lawyer immediately.

{{cfa.pr\_signature\_lines}}