This sheet contains instructions provided by the Federal Circuit and Family Court of Australia and should not be filed with this form.

Instructions for completion

Affidavit

- 1. This form of affidavit may be used in any proceeding, save and except where another form of affidavit is applicable under the:
 - a. Federal Circuit and Family Court of Australia (Division 1) Rules 2021;
 - Federal Circuit and Family Court of Australia (Division 2) (Family Law) Rules 2021 (Family Law Rules):
 - c. Federal Circuit and Family Court of Australia (Division 2) (Bankruptcy) Rules 2021;
 - d. Federal Circuit and Family Court of Australia (Division 2) (General Federal Law) Rules 2021 (General Federal Law Rules).
- 2. Each paragraph in this affidavit must be numbered.
- 3. This affidavit must be sworn or affirmed before a person authorised by law to witness the swearing of affidavits; for example, a lawyer, notary public or Justice of the Peace.
- 4. Each page must be signed by the deponent (the person making the affidavit).
- 5. Any alteration in the affidavit must be initialled by the deponent and the witness.
- 6. You must identify the type of proceedings this affidavit is being used for on page 1 of the form.

Family law proceedings

- 7. Affidavits must comply with the formal requirement for documents (see Rule 2.14 of the Family Law Rules) and the limitations on number and length of affidavits (see Rule 5.08 of the Family Law Rules and the modified rule in the *Federal Circuit and Family Court of Australia (Division 2)(Family Law) Rules 2021* for proceedings in Division 2 of the Court)
- 8. You must complete address for service details in the footer on page 1. All correspondence concerning the affidavit will be sent to the email or mailing address inserted and all documents in the proceedings will be deemed to have been served on you if emailed or posted to that address. If your address details change, you must file a *Notice of Address for Service* within seven days and serve a copy on all other parties: see Rule 2.25 of the Family Law Rules.
- 9. If the facts in the affidavit are supported by a document, a copy of the document must be attached to this affidavit. This document is then referred to as an 'annexure'. If there is more than one annexure refer to each by a number or letter; for example 'Annexure 1' or 'Annexure A'. The annexure should also have page numbers. If there is more than one annexure, the page numbers must run consecutively until the last page of the last annexure. A document annexed or exhibited to an affidavit must be served with the affidavit. See Rule 8.15(4) of the Family Law Rules.
- 10. Each annexure must include a statement signed by the witness identifying the annexure as the document referred to in this affidavit. The wording of the statement is as follows:

This is the document referred to as [insert annexure identification] in the affidavit of [insert deponent's name] sworn/affirmed at [insert place] on [insert date] before me [witness to sign and provide name and qualification].

The statement must be signed at the same time as the affidavit and by the same witness.

- 11. The Court may strike out any material which cannot be used in evidence; for example, if the material is unnecessary, scandalous or contains opinions of persons not qualified to give them. See Rule 8.18 of the Family Law Rules.
- 12. If the deponent does not have an adequate command of English, a translator must read or give in writing a translation of the affidavit and oath/affirmation in a language which is understood, and must certify in the signing clause that he or she has done so. Use the alternative jurat for the swearing/affirming of the affidavit and the translator's certificate in Part F. See Rule 8.17 of the Family Law Rules.

Remove this instruction sheet before filing

13. Once complete, you need to file the affidavit and any annexures with the Court. It must be filed electronically on the Commonwealth Courts Portal (www.comcourts.gov.au) unless it is not reasonably practicable to do so. You will need to serve a copy on the other party or parties and keep a copy for your records.

Migration and general federal law proceedings

- 14. Affidavits must comply with the formal requirement for documents (see Rule 4.04 of the General Federal Law Rules).
- 15. You must complete address for service details in the footer on page 1. All correspondence concerning the affidavit will be sent to the email or mailing address inserted and all documents in the proceedings will be deemed to have been served on you if emailed or posted to that address. If your address details change, you must file a *Notice of Address for Service* within seven days and serve a copy on all other parties: see Rule 6.02 of the General Federal Law Rules.
- 16. If the facts in the affidavit are supported by a document, a copy of the document must be attached to this affidavit. This document is then referred to as an 'annexure'. If there is more than one annexure refer to each by a number or letter; for example 'Annexure 1' or 'Annexure A'. The annexure should also have page numbers. If there is more than one annexure, the page numbers must run consecutively until the last page of the last annexure. A document annexed or exhibited to an affidavit must be served with the affidavit. See Rule 15.15 of the General Federal Law Rules.
- 17. Each annexure must include a statement signed by the witness identifying the annexure as the document referred to in this affidavit. The wording of the statement is as follows:

This is the document referred to as [insert annexure identification] in the affidavit of [insert deponent's name] sworn/affirmed at [insert place] on [insert date] before me [witness to sign and provide name and qualification].

The statement must be signed at the same time as the affidavit and by the same witness.

- 18. The Court may strike out any material which cannot be used in evidence; for example, if the material is unnecessary, scandalous or contains opinions of persons not qualified to give them. See Rule 15.16 of the General Federal Law Rules.
- 19. If the deponent does not have an adequate command of English, a translator must read or give in writing a translation of the affidavit and oath/affirmation in a language which is understood, and must certify in the signing clause that he or she has done so. Use the alternative jurat for the swearing/affirming of the affidavit and the translator's certificate in Part F. See Rule 15.14 of the General Federal Law Rules.
- 20. Once complete, you need to file the affidavit and any annexures with the Court. It must be filed electronically using <u>eLodgment</u>, unless it is not reasonably practicable to do so. You will need to serve a copy on the other party or parties and keep a copy for your records.

Remove this instruction sheet before filing

Affidavit

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Family Law Rules 2021 - RULE 8.15 General Federal Law Rules 2021 - RULE 4.04			
Filed in: Tick the first box	COURT USE ONLY		
Federal Circuit and Family Court of Australia	Leave this section blank		
Family Court of Western Australia	Client ID		
Other (specify)	File number		
Type of proceedings.			
Type of proceedings:	Filed at		
Family law proceedings Migration proceedings	Filed on		
General federal law proceedings Tick this box			
Other (specify)	Court location		
	Court date		
Filed on behalf of: Full name: Write your name here			
Choose whether you want to swear (religious oath)	— or affirm (non-religious oath) your affidavit		
Delete or cross out the other choice.	or annin (non rongicus cam, year amaava		
Name of person swearing/affirming this affidavit (SEE PAI Write your name here	RT C)		
Date of swearing/affirming Write the date	_		
Part A About the parties			
APPLICANT 1	RESPONDENT 1		
Family name as used now	Family name as used now		
Write your surname here	Write your employers surname here		
Given names	Given names		
Write your first and middle names here	Write your employers first name here		
APPLICANT 2	RESPONDENT 2		
Family name as used now	Family name as used now		
Leave blank	Leave blank		
Given names	Given names		
Leave blank	Leave blank		
What is the contact address (address for service) in Australia for the party filing this affidavit?			
You do not have to give your residential address. You may give another address at which you are satisfied that you will receive documents. If you give a lawyer's address, include the name of the law firm. You must also give an email address.			
Write your address here			
	State Write your state Postcode Write		
your postcode			
Phone Write your telephone number here			
Lawyer's code Leave blank			
Email Write your email address here			

Part B About the independent children's lawyer (if appointed) Leave this section blank		
Independent children's lawyer family name	Given names	
Firm name		
Part C About you (the deponent)		
What is your family name used now?	Your given names?	
Write your surname here	Write your first and middles r	names here
Gender Tick the box to show your gender	Usual occupation	
Male Female X	Write your job title or position	
What is your address? You do not have to give your residential address if you are concerned.	ed about your safety. You may give anothe	er address at which you
are satisfied that you will receive documents.	ar aroun your carety. For may give anoun	aaa , ca
Write your address here		
	State Write your state	Postcode Write your postcode
Part D Evidence		
 Set out the facts divided into consecutively numbered 	ed paragraphs. Each paragraph s	hould be confined
 Set out the facts divided into consecutively numbered to a distinct part of the subject matter. Attach extra page(s) if you need more space. Make 	sure that the page containing Pa	rt E is always the
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Part E Signature

I swear* /affirm* the contents of this affidavit are true

Choose whether you want to swear (religious oath) or affirm (non-religious oath) your affidavit. Delete or cross out the other choice.

Sign here Signature of Deponent Place Write the suburb Date Write the date Witness signs here Before me (signature of witness) Write the witness's name here Full name of witness (please print) Tick the box to show the witness's qualifications Justice of the Peace Notary public Lawyer * delete whichever is inapplicable This affidavit was prepared / settled by deponent/s Tick this box **Leave blank** lawyer PRINT NAME AND LAWYER'S CODE Delete this section if you speak English and do not require an interpreter.

Part F Alternative jurat for non-English speaking affidavit

Use this alternative jurat for the swearing/affirming of the affidavit and the translator's certificate. See Rule 8.17 of the Family Law Rules or Rule 15.14 of the General Federal Law Rules.

Inte	rpreter/translator's certification		
I	Write interpreter's full name here	certify that I understand the English language and the	
Wr	ite the name of the foreign language here	language, and that I have truly interpreted to the	
	conent (named in Part C) the contents of this at ministered.		
	erpreter signs here nature of interpreter	Date Write the date here	
Cros	ss out one of these words to show whether	you are swearing or affirming your affidavit.	
	rn*/affirmed* by the deponent through the inter erpreter's full name	pretation of:	
	ite interpreter's full name here		
Ad	dress		
	ite interpreter's address here		
	nguage		
Wr	ite the name of the foreign language here		
	nature of Deponent		
Pla	ce Write the suburb here	Date Write the date here	
Wit	tness signs here	Write witnesses full name here	
Bet	fore me (signature of witness)	Full name of witness (please print)	
	eck the box to show the witness's alifications		
	Justice of the Peace		
	Notary public		
	Lawyer		
* d	elete whichever is inapplicable		
This affidavit was prepared / settled by deponent/s Tick this box			
		er Leave blank	
		PRINT NAME AND LAWYER'S CODE	