FORM 48C NOTICE OF STATUS HEARING

(General heading) NOTICE OF STATUS HEARING

TO THE PARTIES AND THEIR LAWYERS

MORE THAN ONE YEAR HAS PASSED since a statement of defence in this action was filed. According to the records in the court office, this action has not yet been placed on the trial list or terminated.

YOU ARE REQUIRED TO ATTEND a status hearing to be held before a judge of this court on (day), (date), at (time), at (address of court house), to inquire into the status of this action, UNLESS before that date the action has been placed on a trial list or terminated. Where a party does not attend in person, the party's lawyer must file proof that a copy of this notice was given to the party.

AT THE STATUS HEARING, the plaintiff must show cause why the action should not be dismissed for delay, and the presiding judge may set time periods for the completion of the remaining steps necessary to place the action on a trial list and may order that the action be placed on a trial list within a specified time or may dismiss the action for delay.

(Date)			
		Issued by	
			Registrar
		Address of court office	
TO	(Names and addresses of all lawyers		
	and all parties acting in person)		
(Rule 4	8.13 requires at least ninety days notice of a status hearing.)		