

Notice of objection – Subpoena

Any person named in this subpoena or affected by this subpoena who objects to the production or inspection or copying of documents described in this subpoena must:

TO BE COMPLETED BY THE PERSON FILING THIS NOCTICE

File Number ABC1234/2020
Court date
Filed at Sydney
Filed on 1 September 2021
Court location 97-99 Goulburn St, Sydney NSW
 2000

1. **complete and sign** this *Notice of Objection*,
2. **file** this *Notice of Objection* together with a copy of the subpoena at the Court registry before the date for the production of documents required by the subpoena. If you are the person required in the subpoena to provide the documents or things, you are still required to provide these to the court registry prior to the date of production,
3. **serve** a copy of this *Notice of Objection* together with a copy of the subpoena on the issuing party and all other parties, and
4. **attend Court** on the date set by the Registrar for consideration and determination of this Objection.

PART A Details of objection

TO the Registrar, at (registry) Sydney

AND TO the issuing party

AND TO all other parties in this proceeding

(Name of the person objecting): Ross Geller

(select **one** box only)

I am the person subpoenaed in the attached subpoena

I have been given a copy of the attached subpoena directed to

(Name of person subpoenaed): Chandler Bing

Filed on behalf of	Ross Geller	Lawyer's code	
Prepared by	Ross Geller		
Named of law firm			
Address for service in Australia	Street C/- Central Perk Cafe	Postcode	8888888
	State NY		
Email			
Telephone		Fax	

Details of objection continued... (select *box or boxes*)

I give notice that I object to the production of some or all of the documents to the Court for the following reasons: *(attach extra page if insufficient space)*

I give notice that I object to the inspection / copying of some or all of the documents produced for the following reasons: *(attach extra page if insufficient space)*

1. The subpoena requires the production of personal Email Communications from 1 Jan 2021.
2. I object to the subpoena because it constitutes a fishing expedition.
3. The issuing party is seeking to obtain these documents to see if they exist and to see if they will be of assistance in their case. This is not a legitimate forensic purpose.
4. The issuing party must identify, expressly and precisely, the legitimate forensic purpose for which access to these documents is sought.

PART B Signature

Signature

Signed by (print full name):

Ross Geller

the applicant

lawyer for the applicant

the person objecting

lawyer for the person objecting

Date: 21 September 2021
