SUPPLEMENTARY GAZETTE



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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CONTENTS

RULES OF COURT Uniform Special Statutory Rules 2022—Part 35228

All instruments appearing in this gazette are to be considered official, and obeyed as such

Form 101BQ

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Local Nuisance and Litter Control Act 2016

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or	level number and name of prope	rty if required)	
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section 14(3) of the Local Nuisance and Litter Control Act 2016 for the issue of a warrant.

The Magistrate is satisfied on information given [on oath/orally/by affirmation/by Affidavit/by electronic means/other] that:

- (a) the authorised officer seeks to use reasonable force to:
 - □ enter the [premises/vehicle] described below.
 - $\hfill \Box$ open part of, or a thing in, the [premises/vehicle] described below.
- (b) there are reasonable grounds to suspect that an offence against the Local Nuisance and Litter Control Act 2016 has been, is being, or is about to be, committed.
- (c) a warrant is reasonably required in the circumstances.
- (d) there are proper grounds for the issue of a warrant under section 14(4) of the Local Nuisance and Litter Control Act 2016.

Form 101BQ

War	rant			
	warrant authorises the person and persons to whom this warrant addresses with such assistants as they sider necessary in the circumstances to:			
	use [reasonable/necessary] force for the purposes of entering [description of premises/vehicle] for the purposes of [exercising the powers conferred by [Act and provision number]/other specified power].			
	use [reasonable/necessary] force for the purposes of opening part of, or a thing in, the [description of premises/vehicle] for the purposes of [exercising the powers conferred by [Act and provision number]/other specified power].			
	[other].			
This	warrant:			
	may be executed at any time of day.			
	must not be executed between the hours of [time] and [time].			
	may be executed between the hours of [time] and [time].			
	[other].			
Ехр	iration			
This	This warrant expires on: [date]			
Auti	hentication			
_	Signature of Judicial Officer			
Ititle	[title and name]			

Form 101BR			
To be inserted by Court			
Case Number:			
Date Signed:			
FDN:			

SEARCH WARRANT Gaming Offences Act 1936

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or	evel number and name of proper	rty if required)	
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by Inspector, [name and/or office] under section 22(3) of the Lottery and Gaming Act 1936 for the issue of a warrant.

The Magistrate is satisfied on information given [on oath/orally/by affirmation/by Affidavit/by electronic means/other] that:

- (a) the Inspector seeks to enter the place used as a residence described below.
- (b) there are proper grounds for the issue of a warrant under section 22(3) of the Lottery and Gaming Act 1936.

Wa	nrrant
1	s warrant authorises the person and persons to whom this warrant addresses with such assistants as they nsider necessary in the circumstances to:
	enter [description of place or thing] [for the purpose of [description of purpose]].
	[other].
Thi	s warrant:

	may be executed at any time of day.
	must not be executed between the hours of [time] and [time].
	may be executed between the hours of [time] and [time].
	[other].
Exp	piration
This	s warrant expires on: [date]
Aut	hentication
_	nature of Judicial Officer

Form 101BS

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Marine Parks Act 2007

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate	panel	if multiple	parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or	level number and name of prope	rty if required)	
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section 34 of the Marine Parks Act 2007 for the issue of a Warrant.

The Magistrate is satisfied on information given [on oath/orally/by affirmation/by Affidavit/by electronic means/other] that:

- (a) the authorised officer seeks to:
 - □ enter a place used as residence described below and exercise their powers under section 34 of the Marine Parks Act 2007, as reasonably may be required in connection with the administration, operation and enforcement of the Act.
 - $\ \square$ use force to enter the [place/vessel/vehicle] described below.
- (b) there are reasonable grounds to believe that:
 - □ a contravention of the *Marine Parks Act 2007* has been, is being, or is about to be, committed in or on the [place/vessel/vehicle] described below.
 - □ something may be found in or on the [place/vessel/vehicle] described below that has been used in, or constitutes evidence of, a contravention of the *Marine Parks Act 2007*.
 - ☐ the circumstances require immediate action.
- (c) there are proper grounds for the issue of a warrant under section 34 of the Marine Parks Act 2007.

Form 101BS

War	rant				
This warrant authorises the person and persons to whom this warrant addresses with such assistants as they consider necessary in the circumstances to:					
	enter [description of place or thing] [for the purpose of [description of purpose]].				
	for the purposes of exercising the above powers [use [reasonable/necessary] force].				
	[other].				
This	warrant:				
	may be executed at any time of day.				
	must not be executed between the hours of [time] and [time].				
	may be executed between the hours of [time] and [time].				
	[other].				
Ехр	iration				
This warrant expires on: [date]					
Aut	hentication				
Auu	ilenication				
_	Signature of Judicial Officer				
[title	and name]				

Form 101BT

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

ENFORCEMENT WARRANT

Marine Safety (Domestic Commercial Vessel) National Law (Application) Act 2013

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by marine safety inspector/s [name/s] under Schedule 1, Clause 135 of the Marine Safety (Domestic Commercial Vessel) National Law (Application) Act 2013 for the issue of a warrant.

The Magistrate is satisfied on information given [on oath/orally/by affirmation/by Affidavit/by electronic means/other] that:

- (a) the marine safety inspector/s to:
 - enter the premises [address] and any other premises necessary for entry, and exercise the powers of the inspector as set out in sections 103, 105, 106, 107, 130 and division 5 of the *Marine Safety (Domestic Commercial Vessel) National Law (Application) Act 2013*, and thing/s described below that may be evidence of the commission of the offence/s.
 - use force to enter the [place/vessel/vehicle] described above.
- (b) there are reasonable grounds to suspect that:
 - □ there is, or may be within the next 72 hours, at the premises named above, evidential material that may provide evidence of the commission of the following offence/s: [insert offence/s]
- (c) there are reasonable grounds for the issue of the warrant under Schedule 1, Clause 135 of the Marine Safety (Domestic Commercial Vessel) National Law (Application) Act 2013.

Form 101BT

Warrant
This warrant authorises the above marine safety inspector/s to:
enter the above premises and any other premises necessary for entry, and exercise the powers of the inspector as set out in sections 103, 105, 106, 107, 130 and division 5 of the <i>Marine Safety (Domestic Commercial Vessel) National Law (Application) Act 2013</i> , and seize the following thing/s of a kind that may be evidence of the commission of the offence/s: [description of thing(s)] [for the purpose of [description of purpose]].
□ [other].
This warrant:
□ may be executed at any time of day.
☐ must not be executed between the hours of [time] and [time].
□ may be executed between the hours of [time] and [time].
□ [other].
Expiration
This Warrant expires on: [date] not later than 7 days after the issue of the warrant
Authentication
Signature of Judicial Officer [title and name]

Fο	rm	1	0 1	Bl.

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Motor Vehicles Act 1959

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by [the Registrar of Motor Vehicles/a police officer/an authorised officer] [name and/or office] under section 139 of the Motor Vehicles Act 1959 for the issue of a warrant.

The Magistrate is satisfied that:

- (a) the warrant is reasonably required in the circumstances.
- (b) there are proper grounds for the issue of the warrant under section 139 of the Motor Vehicles Act 1959.

Form 101BU

War	rrant
	warrant authorises the person and persons to whom this warrant addresses with such assistants as they sider necessary in the circumstances to:
	enter and remain in and search [description of premises, address] for [description of motor vehicle].
	[other].
This	warrant:
	may be executed at any time of day.
	must not be executed between the hours of [time] and [time].
	may be executed between the hours of [time] and [time].
	[other].
Ехр	iration
This	warrant expires on: [date]
Auti	hentication
1 -	nature of Judicial Officer

Form 101BV

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT National Electricity (South Australia) Act 1996

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant						
Sub	ject					
			Full Name			
Add	ress	for service				
			Street Address (including unit or	level number and name of proper	ty if required)	
			City/town/suburb	State	Postcode	Country
То [[nan	ne and/or position]/other]			
Rec	- itals					
1					nd/or office] under section	1 21(2) of the
Nati	onal	Electricity (South A	Australia) Act 1996 for th	ne issue of a warrant.		
The	Mac	istrate is satisfied o	on information given [<i>or</i>	oath/orallv/hv affirma	ation/by Affidavit/by electi	ronic means/otherl
that	_	notifate to cationed t	or morniation given [o	rodinironanynoy aminni	anormby rumadiniby clock	orno medinaraniari
(a) the authorised person seeks to:						
□ enter the place described below, by use of such force as is necessary and reasonable.						
	search the place described below, or any part of the place described below.					
		search for and se	ize the thing(s) describe	ed below.		
	□ inspect, examine or record an image of anything in the place described below.					
		take extract from,	and make copies of, ar	ny documents in the p	place described below.	
		take into the place	e described below such	equipment and mate	rials as the authorised pe	rson requires for
		exercising the pol	wers under the Nationa	Electricity (South Au	stralia) Act 1996.	
(b)	thei	e are reasonable g	grounds for suspecting t	hat there is, or may b	e within the next 7 days,	a thing or things or
` ′	ара	articular kind conne	ected with a breach or p	ossible breach of [pro	ovision] [nature of breach]	on or in the place
	des	cribed below.				
(c)	the	e are proper groun	nds for the issue of the v	varrant under section	21(2) of the National Ele	ctricity (South
	Australia) Act 1996					

Form 101BV

Wa	rrant
	s warrant authorises the person and persons to whom this warrant addresses with such assistants as they sider necessary in the circumstances to:
	enter [description of place or thing] [for the purpose of [description of purpose]].
	search [description of premises, address or description of person or description of vehicle, licence plate number] for [description of thing or things of particular kind].
	inspect, examine or record and image of anything in or at [description of place or thing] [for the purpose of [description of purpose]].
	seize [and remove] [description of thing or things of a particular kind] found [thereon/therein/on or in [particular place or thing]/anywhere].
	take exact form, and make copies of, any documents in or at [description of place or thing].
	take into [description of place or thing] such equipment and materials as the authorised person requires for the exercising the powers under the National Electricity (South Australia) Act 1996.
	for the purposes of exercising the above powers use [use [reasonable/necessary] force].
	[other].
This	s warrant:
	may be executed at any time of day.
	must not be executed between the hours of [time] and [time].
	may be executed between the hours of [time] and [time].
	[other].
Exp	piration
Thi	s warrant expires on [date] being a date not later than 7 days after the issue of this warrant.
Aut	thentication
1 -	nature of Judicial Officer e and name]

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Offshore Minerals Act 2000

 $[SUPREME/DISTRICT/MAGISTRATES] \ {\tt selectone} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$

[FULL NAME] Applicant

_			
Duplicate	panel	if multiple	parties

Person the subject of this warrant					
Subject					
	Full Name				
Address for service					
	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country	

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by Inspector, [name and/or office] under section 382(3) Offshore Minerals Act 2000 for the issue of a warrant.

The Magistrate is satisfied on information given on [oath/affirmation] that:

- ☐ (a) the Inspector seeks to carry out a compliance inspection of the [land/building/structure/vehicle/vessel/aircraft] described below.
- □ (b) the compliance inspection is reasonably necessary for [description of purpose].
- □ (c) there are proper grounds for the issue of the warrant under section 382(3) of the Offshore Minerals Act 2000.

Form 101BW

Warrant
This warrant authorises the person and persons to whom this warrant addresses to:
□ inspect [description of place or thing] [for the purpose of [description of purpose]].
□ test [description of equipment]
□ enter [description of place or thing] [for the purpose of [description of purpose]].
□ examine and copy [description of documents]
examine and take samples [description of cores or cuttings from the seabed or subsoil]
□ [other].
This warrant:
□ may be executed at any time of day.
must not be executed between the hours of [time] and [time].
may be executed between the hours of [time] and [time].
□ [other].
Expiration
This warrant expires on [date/time], being a date not more than seven days after the day on which this warrant is
issued.
Authentication
Signature of Judicial Officer
[title and name]

Form 101BX

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Passenger Transport Act 1994

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by the authorised officer, [name and/or office] under section 53 of the Passenger Transport Act 1994 for the issue of a warrant.

The Magistrate is satisfied [on information given on oath/affirmation/affidavit] that:

- (a) the authorised officer seeks to enter and inspect the [domestic premises/ premises of the holder of an accreditation under the *Passenger Transport Act 1994*].
- (b) there are reasonable grounds to believe that there is, a vehicle that is, or is to be, used for the purposes of a passenger transport service.
- (c) there are proper grounds for the issue of the warrant under section 53 of the Passenger Transport Act 1994.

Form 101BX

	War	rant		
		warrant authorises the person and persons to whom this warrant addresses with such assistants as they sider necessary in the circumstances to:		
		enter and inspect [description of domestic premises/premises of the holder of an accreditation under the Passenger Transport Act 1994, address] [for the purpose of [description of purpose]].		
		[other].		
	This	warrant:		
		may be executed at any time of day.		
		must not be executed between the hours of [time] and [time].		
		may be executed between the hours of [time] and [time].		
		[other].		
	Expiration			
	This warrant expires on: [date]			
•				
	Autl	hentication		
		neture of Indian Officer		
	_	nature of Judicial Officer and name		
ı	-	-		

Form 101BY

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Petroleum (Submerged Lands) Act 1982

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties				
Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised person, [name and/or office] under section 137D of the Petroleum (Submerged Lands) Act 1982 for the issue of a warrant.

The Magistrate is satisfied on information given on oath that:

(a) the authorised person seeks	to
---------------------------------	----

- default selected board a vessel that the person has reasonable grounds to believe has been used, is being used or is about to be used in contravention of section 118 of the *Petroleum (Submerged Lands) Act* 1982
- require any person on board that vessel to answer questions relating to the vessel or to the movements of the vessel
- □ require the master of the vessel to state whether there is in force in respect of the vessel a consent under section 118(1) of the *Petroleum (Submerged Lands) Act 1982*
- □ if the vessel is registered under the *Shipping Registration Act 1981* (Cth), require the master of the vessel to produce the certificate of registration of the vessel
- $\hfill \square$ search the vessel for any documents relating to the vessel or to the movements of the vessel
- □ detain a vessel that the person has reasonable grounds to believe has been used in contravention of section 118 of the *Petroleum (Submerged Lands) Act 1982*

Form 101BY

the informant or some other person has given to the Court either orally or by affidavit such further
information, if any, as the Court requires concerning the grounds on which the issue of the warrant is
being sought.

- (b) there are reasonable grounds for issuing the warrant.
- (c) there are proper grounds for the issue of the warrant under section 137D of the *Petroleum (Submerged Lands) Act 1982*.

Wa	rrant
	s warrant authorises the person and persons to whom this warrant addresses with such assistants as they siders necessary in the circumstances to:
	default selected board [description of vessel] for [description of purpose]
	search [description of vessel] for documents relating to the vessel or to the movements of the vessel.
	require any person on board [description of vessel] to answer questions relating to the vessel or to the movements of the vessel
	require the master of the [description of vessel] to state whether there is in force in respect of the vessel a consent under section 118(1) of the Petroleum (Submerged Lands) Act 1982
	if the vessel is registered under the Shipping Registration Act 1981(Cth), require the master of the [description of vessel] to produce the certificate of registration of the vessel
	search [description of vessel] for any documents relating to the vessel or to the movements of the vessel
	detain a [description of vessel] that the person for [description of purpose]
	[other].
This	s warrant:
	may be executed at any time of day.
	must not be executed between the hours of [time] and [time].
	may be executed between the hours of [time] and [time].
	[other].
Exp	piration
Thi	s warrant expires on [date/time], being a date not more than 7 days after the issue of this warrant.
Aut	hentication
Sig	nature of Judicial Officer
[title	e and name]

Form 101BZ

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Petroleum Products Regulation Act 1995

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or I	evel number and name of proper	ty if required)	
	-			
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section 44(1) of the Petroleum Products Regulation Act 1995 for the issue of a warrant.

The Magistrate is satisfied [on information given on oath/affirmation/affidavit] that:

- (a) the authorised officer seeks to use reasonable force to break into or open part of or anything in or on the premises described below.
- (b) the warrant is reasonably required in the circumstances for the administration and enforcement of the Petroleum Products Act 1995.
- (c) there are proper grounds for the issue of the warrant under section 44(1) of the *Petroleum Products Regulation Act 1995.*

Form 101BZ

	War	rant		
	This warrant authorises the person and persons to whom this warrant addresses with such assistants as they consider necessary in the circumstances to:			
		break into or open any part of [description of premises, address] [for the purpose of [description of purpose]].		
		for the purposes of exercising the above powers [use [reasonable/necessary] force].		
		[other].		
	Thio	warrant:		
		may be executed at any time of day.		
		must not be executed between the hours of [time] and [time].		
		may be executed between the hours of [time] and [time].		
		[other].		
	Ехр	iration		
	This	warrant expires on: [date]		
٠				
	Auti	hentication		
	_	nature of Judicial Officer		
1	luue	and name]		

	Form	101CA	١
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To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT

Planning Development and Infrastructure Act 2016

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or I	evel number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section 211 of the Planning, Development and Infrastructure Act 2016 for the issue of a warrant.

The Magistrate is satisfied that:

- (a) the authorised officer seeks to
 - $\hfill \Box$ break into or open any part of, or anything in or on, the land or building described below.
 - □ pull down or lay open the building or building work described below.
- □ (b) there are reasonable grounds to suspect that a provision of the *Planning Development and Infrastructure*Act 2016 has been, is being, or is about to be, breached.
- □ (c) the warrant is reasonably required in the circumstances.
 - (d) there are proper grounds for the issue of the warrant under section 211 of the *Planning Development and Infrastructure Act 2016*.

Form 101CA

Wa	rrant		
	This warrant authorises the person and persons to whom this warrant addresses with such assistants as they consider necessary in the circumstances to:		
	to break into or open any part, or anything in or on [description of land/building, address] [for the purpose of [description of purpose]].		
	pull down or lay open [description of building/building work, address]		
	[other].		
This	s warrant:		
	may be executed at any time of day.		
	must not be executed between the hours of [time] and [time].		
	may be executed between the hours of [time] and [time].		
	[other].		
Exp	piration		
This warrant expires on: [date]			
Aut	thentication		
_	nature of Judicial Officer e and name]		

Form 101CB

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Primary Produce (Food Safety Schemes) Act 2004

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service	ruii ivame			
Address for service				
	Street Address (including unit or	evel number and name of prope	rty if required)	
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised person, [name and/or office] under section 27 of the Primary Produce (Food Safety Schemes) Act 2004 for the issue of a warrant.

The Magistrate is satisfied on information given on oath or affirmation that:

- (a) the authorised person seeks to enter and inspect, and if necessary, use reasonable force to break into or open the [place/vehicle] described below or any part of, or anything in or on the [place/vehicle] described below.
- (b) the warrant is reasonably required in the circumstances.
- (c) there are proper grounds for the issue of the warrant under section 27(3) of the *Primary Produce* (F∞d Safety Schemes) Act 2004.

Warrant

This warrant authorises the person and persons to whom this warrant addresses with such assistants as they consider necessary in the circumstances to:

□ enter and inspect [description of place or thing] [for the purpose of [description of purpose]].

Form 101CB

	[[description of place, address]/[vehicle make, model, licence plate number]] [for the purpose of [description of place, address]/[vehicle make, model, licence plate number]] [for the purpose of [description of purpose]].
	[other].
This	s warrant:
	may be executed at any time of day.
	must not be executed between the hours of [time] and [time].
	may be executed between the hours of [time] and [time].
	[other].
-	biration s warrant expires on: [<i>date</i>]
Aut	hentication
	nature of Judicial Officer e and name]

Form 101CC

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT

Prohibition of Human Cloning for Reproduction Act 2003 / Research Involving Human Embryos Act 2003

 $[SUPREME/DISTRICT/MAGISTRATES/YOUTH] \ {\tt Select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$

[FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or	level number and name of prope	rty if required)	
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by [authorised officer/inspector], [name and/or office] under [[section 20 of the Prohibition of Human Cloning for Reproduction Act 2003]/[section 23 of the Research Involving Human Embryos Act 2003]] for the issue of a warrant.

The Court is satisfied on information given by [affidavit/telephone] that:

- (a) the inspector seeks to
 - □ enter the premises described below
 - □ seize [human embryos/another embryo/human egg/ other material or things] at the premises
- □ (b) there are reasonable grounds to believe that that the [human embryos/another embryo/human eggs/
 other material or things described below] may afford evidence of the commission of an offence against
 the [Prohibition of Human Cloning for Reproduction Act 2003/Research Involving Human Embryos Act
 2003].
 - (c) there are proper grounds for the issue of the warrant under [[section 20 of the Prohibition of Human Cloning for Reproduction Act 2003]/[section 23 of the Research Involving Human Embryos Act 2003]
- ☐ (d) the warrant is urgently required and there is not enough time to make the application personally.

Form 101CC

Wa	rrant		
1	This warrant authorises [the person and persons to whom this warrant addresses/[and] any [accompanying] police officer/other] [with such assistants as he or she considers necessary in the circumstances/other] to:		
	enter [description of place or thing] [for the purpose of [description of purpose]].		
	seize [and remove] [description of thing or things of a particular kind] found [thereon/therein/on or in [particular place or thing]/anywhere].		
	[other].		
This	s warrant:		
	may be executed at any time of day.		
	must not be executed between the hours of [time] and [time].		
	may be executed between the hours of [time] and [time].		
	[other].		
Exp	piration		
This warrant expires on: [date]			
Aut	hentication		
1 -	nature of Judicial Officer		

Form 101CD

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Rail Safety National Law (South Australia) Act 2012

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate	nanel i	f multin	le narties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or I	evel number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by rail safety officer, [name and/or office] under section 150 of the Rail Safety National Law (South Australia) Act 2012 for the issue of a warrant.

The Magistrate is satisfied that:

- (a) the rail safety officer
 - $\hfill \square$ seeks to search the place described below, and seize evidence as described below
 - ☐ enter residential premises described below
- (b) there are reasonable grounds to suspect that there is a particular thing or activity that may provide evidence of an offence against the Rail Safety National Law (South Australia) Act 2012., namely [particulars of the offence], and the evidence is, or may be within the next 72 hours, at the place described below.
- (c) there are proper grounds for the issue of the warrant under section 150 of the Rail Safety National Law (South Australia) Act 2012.
- □ (d) the urgency of the situation required that the application be made by [telephone/fax/other prescribed means].

Form 101CD

Wai	rrant
	s warrant authorises the person and persons to whom this warrant addresses with such assistants as they sider necessary in the circumstances to:
	enter and search [description of premises] [for the purpose of [description of purpose]] and exercise the powers of a rail safety officer under the Rail Safety National Law (South Australia) Act 2012.
	seize [and remove] [description of thing or things of a particular kind] found [thereon/therein/on or in [particular place or thing]/anywhere].
	[other].
This	s warrant:
	may be executed at any time of day.
	must not be executed between the hours of [time] and [time].
	may be executed between the hours of [time] and [time].
	[other].
Exp	piration
This	s warrant expires on [date], being a date not later than 7 days after the issue of this warrant.
Aut	hentication
Sigr	nature of Judicial Officer
[title	e and name]

Form 101CE

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT River Murray Act 2003

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or I	evel number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section 14 of the River Murray Act 2003 for the issue of a warrant.

The Magistrate is satisfied that:

- (a) the authorised officer seeks to use force to enter the [vehicle/place] described below.
- (b) there are reasonable grounds to believe that
 - a contravention of the *River Murray Act 2003*, [description of contravention] has been, is being, or is about to be, committed in or on the [place/vehicle] described below.
 - □ something may be found in or on the [place/vehicle] described below that has been used in, or constitutes evidence of, a contravention of the River Murray Act 2003, namely [description of contravention].
 - ☐ the circumstances require immediate action.
- (c) there are proper grounds for the issue of the warrant under section 14 of the River Murray Act 2003.

Form 101CE

Wai	rrant
This	s warrant authorises the person and persons to whom this warrant addresses to:
	enter [description of place or thing] [for the purpose of [description of purpose]].
	for the purposes of exercising the above powers use [use [reasonable/necessary] force].
	[other].
This	s warrant:
	may be executed at any time of day.
	must not be executed between the hours of [time] and [time].
	may be executed between the hours of [time] and [time].
	[other].
Exp	piration
This	s warrant expires on: [date]
Aut	hentication
_	nature of Judicial Officer
Exp This	may be executed between the hours of [time] and [time]. [other]. biration s warrant expires on: [date] hentication

Form 101CF

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Road Traffic Act 1961

[MAGISTRATES/YOUTH] COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section 41B(3) of the Road Traffic Act 1961 for the issue of a warrant.

The Magistrate is satisfied that:

- (a) an authorised officer seeks to enter and search the premises described below.
- (b) there are reasonable grounds to believe that
 - ☐ there may be at the premises described below, records, devices or other things that may provide evidence of an Australian road law offence
 - □ a vehicle described below has been or may have been involved in an accident and the vehicle is connected with the premises.
- (c) the warrant is reasonably required in the circumstances.
- (d) there are proper grounds for the issue of the warrant under section 41B of the Road Traffic Act 1961.

Form 101CF

This warrant authorises the person and persons to whom this warrant addresses to: — enter and search [description of premises, address or description of vehicle, licence plate number] for [description of thing or things of particular kind].
□ [other].
This warrant:
□ may be executed at any time of day.
☐ must not be executed between the hours of [time] and [time].
□ may be executed between the hours of [time] and [time].
□ [other].
Expiration
This warrant expires on [date], being a date not later than 45 days after the issue of this warrant.
Authentication
Signature of Judicial Officer [title and name]

F	\cap	rn	n	1	٢	11	(1	_

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Safe Drinking Water Act 2011

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Dapiteate parter if matapie partes							
Person the subject of this warrant							
Subject							
	Full Name						
Address for service							
	Street Address (including unit or level number and name of property if required)						
	City/town/suburb	State	Postcode	Country			

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section 36 of the Safe Drinking Water Act 2011 for the issue of a warrant.

The Magistrate is satisfied that:

- (a) the authorised officer seeks to enter the [premises/vehicle] described below.
- □ (b) there are reasonable grounds to suspect that an offence against the Safe Drinking Water Act 2011 has been, is being, or is about to be, committed
- ☐ (c) the warrant is reasonably required in circumstances.
 - (d) there are proper grounds for the issue of the warrant under section 36 of the Safe Drinking Water Act 2011.

Form 101CG

Wai	rrant					
This warrant authorises the person and persons to whom this warrant addresses with such assistants as they consider necessary in the circumstances to:						
	enter [description of place or thing] [for the purpose of [description of purpose]].					
	for the purposes of exercising the above powers use [use [reasonable/necessary] force].					
	[other].					
This	s warrant:					
	may be executed at any time of day.					
	must not be executed between the hours of [time] and [time].					
	may be executed between the hours of [time] and [time].					
	[other].					
Exp	piration					
This warrant expires on: [date]						
Aut	hentication					
Signature of Judicial Officer						
[title and name]						

Form 101CH

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Second-Hand Dealers and Pawnbrokers Act 1996

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant							
Subject							
	Full Name						
Address for service							
	Street Address (including unit or level number and name of property if required)						
	City/town/suburb	State	Postcode	Country			

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by member of the police force, [name and/or office] under section 12(4) of the Second-Hand Dealers and Pawnbrokers Act 1996 for the issue of a warrant.

The Magistrate is satisfied on information given on oath that:

- (a) the member of the police force seeks to enter the residential premises described below.
- (b) the warrant is reasonably required in the circumstances.
- (c) there are grounds for the issue of the warrant under section 12(4) of the Second-Hand Dealers and Pawnbrokers Act 1996.

Form 101CH

Warrant	
This warrant authorises [the person and persons to whom this warrant addresses/[and] any [accompanying] pole officer/other] [with such assistants as they consider necessary in the circumstances/other] to:	ice
□ enter [description of place or thing] [for the purpose of [description of purpose]].	
□ [other].	
This warrant:	
□ may be executed at any time of day.	
□ must not be executed between the hours of [time] and [time].	
□ may be executed between the hours of [time] and [time].	
□ [other].	
Expiration	
This warrant expires on: [date]	
Authentication	
Signature of Judicial Officer	
[title and name]	

Form 101CI

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Serious and Organised Crime (Unexplained Wealth) Act 2009

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

Crime (Unexplained Wealth) Act 2009.

[FULL NAME] Applicant

Subject

Duplicate panel if multiple parties

Address for service

Person the subject of this warrant

	Street Address (including unit or level number and name of property if required)					
			City/town/suburb	State	Postcode	Country
То [[nam	e and/or positio	n]/other]			
Rec	itals					
l		ation has been n nexplained Wealt		me and/or office]	under section 16 of the S	erious and Organised
The	Magi	strate is satisfied	that:			
	 the Commissioner is conducting an investigation for the purpose of identifying, tracing, locating or valuing the wealth of [full name] ('the person') 					
	(b)	the Commission	ner seeks to:			
			documents] [and] [art e person's wealth	icles] described	oelow relevant to identifyir	ng, tracing, locating or
			0 11 10	•	pelow for the purpose of sor valuing the person's we	0
	(c)		<i>nd</i>] [<i>premises</i>] referre cing, locating or valuir		thave or contain documer alth	nts or articles relevant to
	(d)	if telephone application	only the facts that just	ify the issue of t	ne warrant are [facts]	
	(e)	if telephone application	only the Applicant has	s undertaken to r	nake an affidavit verifying	these facts
	/f)	there are prope	r arounde for the iceu	e of the warrant	under section 16 of the Sa	arious and Organised

Form 101CI

War	rant
This	warrant authorises any police officer with such assistants as they consider necessary in the circumstances to:
	enter [description of place or thing] [for the purpose of [description of purpose]].
	search [description of premises, address or description of person or description of vehicle, licence plate number] for [description of thing or things of particular kind].
	seize [and remove] anything suspected on reasonable grounds to be a document or other article relevant to identifying, tracing, locating or valuing a person's wealth.
	for the purposes of exercising the above powers use [use [reasonable/necessary] force].
	[other].
This	warrant:
	may be executed at any time of day. must not be executed between the hours of [time] and [time]. may be executed between the hours of [time] and [time]. [other].
Ехр	iration
This	s warrant expires on [date], being a date not more than one month from the date of issue of this warrant.
	police officer executing this warrant must comply with the notice requirements under section 17(4) of the ious and Organised Crime (Unexplained Wealth) Act 2009.
Orig	ginal Warrant
The	original warrant was issued in the above terms by [name and title of Judicial Officer] on [date] at [time].
	is a duplicate warrant which was filled out following the making of an application to the Judicial Officer by phone.
Auti	hentication
_	nature of Judicial Officer

Form 101CJ

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT South Australian Public Health Act 2011

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties				
Person the subject of this warrant				
Subject				
_				
	Full Name			
Address for service				
	Street Address (including unit or l	level number and name of prope	rty if required)	
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by [authorised officer/a person authorised by the Chief Public Health Officer], [name and/or office] under section [47(3)/66(7)] of the South Australian Public Health Act 2011 for the issue of a warrant.

The Magistrate is satisfied that:

- (a) the [authorised officer/a person authorised by the Chief Public Health Officer] seeks to

 default selected if section 47(3) selected above use reasonable force to enter the [premises/vehicle] described below
 - to be a live to the and antenthe formation for title I described below.
 - default selected if section 66(7) selected above to break into and enter the [premises/vehicle] described below
- □ (b) default selected if section 47(3) selected above there are reasonable grounds to suspect that an offence against the South

 Australian Public Health Act 2011, namely, [particulars of the offence], has been, is being, or is about to

 be committed
 - (c) the warrant is reasonably required in the circumstances.
 - (d) there are [proper/reasonable/other legislative criterion- specify] grounds for the issue of the warrant under [Act and provision empowering issue of warrant].

Form 101CJ

War	rant
This	warrant authorises the person and persons to whom this warrant addresses to:
	enter [description of place or thing] [for the purpose of [description of purpose]].
	break into [and enter] [description of place or thing] [for the purpose of [description of purpose]].
	use [reasonable/necessary] force [if necessary] for the purposes of entering [description of place or thing] [for the purpose of [description of purpose]].
	[other].
-	
Ihis	warrant:
	may be executed at any time of day.
	must not be executed between the hours of [time] and [time].
	may be executed between the hours of [time] and [time].
	[other].
Ехр	iration
This	warrant expires on: [date]
Autl	nentication
_	ature of Judicial Officer and name
lune	and name _j

Form	101CK
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To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Tattooing Industry Control Act 2015

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or level number and name of property if required)			
	-			
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section 19 of the Tattooing Industry Control Act 2015 for the issue of a warrant.

The Magistrate is satisfied by information given on oath that:

- (a) the authorised officer seeks to enter the residential premises described below.
- (b) the warrant is reasonably required in the circumstances.
- (c) there are proper grounds for the issue of the warrant under section 19 of the *Tattooing Industry Control Act* 2015.

Form 101CK

Warrant
This warrant authorises the person and persons to whom this warrant addresses to:
enter [description of premises] [for the purpose of [description of purpose]].
□ [other].
This warrant:
 □ may be executed at any time of day. □ must not be executed between the hours of [time] and [time]. □ may be executed between the hours of [time] and [time]. □ [other].
Expiration
This warrant expires on: [date]
Authentication
Signature of Judicial Officer [title and name]

Form 101CL

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Taxation Administration Act 1996

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate	panel i	f multiple	parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or level number and name of property if required)			
	-			
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by the Commissioner, [name and/or office] under section 72(1) of the Taxation Administration Act 1996 for the issue of a warrant.

The Magistrate is satisfied by information given by affidavit or other sworn evidence that:

- (a) an officer authorised by the Commissioner seeks to
 - ☐ enter the premises below, using such force as is necessary for the purpose
 - □ search the premises described below and to break open and search anything in those premises in which an instrument or record may be stored or concealed
 - □ to seize and remove, on behalf of the Commissioner, any instrument or record that appears to be relevant to the assessment or payment of tax.
- (b) there is a reasonable ground for suspecting that an instrument or record relevant to the assessment of payment of tax may be found in the premises below.
- (c) there are proper grounds for the issue of the warrant under section 72(1) of the *Taxation Administration Act* 1996.

Form 101CL

Wai	rrant		
	s warrant authorises [the person and persons to whom this warrant addresses/[and] any [accompanying] police per/other] to:		
	enter [description of premises, address] [for the purpose of [description of purpose]].		
	search [description of premises, address] and break open search anything in those premises which an instrument or record may be concealed for an instrument or record that appears to be relevant to the assessment or payment of tax.		
	seize [and remove] on behalf of the Commissioner any instrument or record that appears to be relevant to the assessment or payment of tax found on or in [description of premises, address].		
	[other].		
This	s warrant:		
	may be executed at any time of day.		
	must not be executed between the hours of [time] and [time]. may be executed between the hours of [time] and [time].		
	[other].		
_			
-	piration		
This	s warrant expires on: [date]		
Aut	hentication		
1 -	e and name]		

Form 101CM

be inserted by Court	
se Number:	
te Signed:	
N:	

SEARCH WARRANT Tobacco and E-Cigarette Products Act 1997

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate	panel i	f multiple	parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit of	or level number and name of prope	rty if required)	
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section 66 of the Tobacco and E-Cigarettes Products Act 1997 for the issue of a warrant.

The Magistrate is satisfied that:

- (a) the authorised officer seeks to use reasonable force to break into or open a part of, or anything in or on the premises described below.
- (b) the warrant is reasonably required for the administration or enforcement of the *Tobacco and E-Cigarette Products Act 1997*.
- (c) there are proper grounds for the issue of the warrant under section 66 of the *Tobacco and E-Cigarette Products Act 1997*.

Form 101CM

Warrant	
This warrant authorises the person and persons to whom this warrant addresses with such assistants as they considers necessary in the circumstances to:	
break into or open a part of, or anything in or on [description of place or thing] [for the purpose of [description of purpose]].	7
for the purposes of exercising the above powers [use [reasonable/necessary] force].	
□ [other].	
This warrant:	
□ may be executed at any time of day.	
must not be executed between the hours of [time] and [time].	
may be executed between the hours of [time] and [time].	
□ [other].	
Expiration	
This warrant expires on: [date]	
Authentication	
Signature of Judicial Officer [title and name]	

Form	101CN
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To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Transplantation and Anatomy Regulations 2018

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or	level number and name of prope	rty if required)	
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by, Inspector [name and/or office] under regulation 7(3) of the Transplantation and Anatomy Regulations 2018 for the issue of a warrant.

The Magistrate is satisfied that:

- (a) the Inspector seeks to enter the place used as a residence described below.
- (b) there are proper grounds for the issue of the warrant under regulation 7(3) of the *Transplantation and Anatomy Regulations* 2018.

Form 101CN

Warrant				
This warrant authorises any police officer with such assistants as they consider necessary in the circumstances to:				
□ enter [description of place, address] [for the purpose of [description of purpose]].				
□ exercise the powers under regulation 7(4) of the <i>Transplantation and Anatomy Regulations 2018</i> .				
□ [other].				
This warrant: may be executed at any time of day. must not be executed between the hours of [time] and [time]. may be executed between the hours of [time] and [time]. [other].				
Expiration This warrant expires on: [date]				
Authentication				
Signature of Judicial Officer [title and name]				

Form 101CO

To be inserted by Court
Case Number:
Date Signed:
FDN:

SEARCH WARRANT Veterinary Practice Act 2003

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or	level number and name of prope	rty if required)	
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by Inspector, [name and/or office] under section 56 of the Veterinary Practice Act 2003 for the issue of a warrant.

The Magistrate is satisfied on information given on oath that:

- (a) the Inspector is conducting an investigation for the purpose of determining whether the requirements determined by the Veterinary Surgeons Board of South Australia to be necessary for accreditation of a facility as a veterinary hospital are met in relation to a facility so accredited by the Veterinary Surgeons Board of South Australia.
- (b) the Investigator seeks to:
 - □ enter and inspect the premises described below on which the Inspector reasonably suspects an offence against the Veterinary Practice Act 2003 has been or is being committed.
 - □ use reasonable force to break into or open any part of, or anything in or on [of a facility accredited as a veterinary hospital by the Veterinary Surgeons Board of South Australia/on which the Inspector reasonably suspects an offence against the Veterinary Practice Act 2003 has been or is being committed, namely [particulars of offence]] described below.
- (c) the warrant is reasonably required in the circumstances.
- (d) there are proper grounds for the issue of the warrant under section 56 of the Veterinary Practice Act 2003.

Form 101CO

Warrant
This warrant authorises the person and persons to whom this warrant addresses to:
break into or open any part of, or anything in or on [description of premises, address] [for the purpose of [description of purpose]].
enter and inspect [description of premises, address] [for the purpose of [description of purpose]].
for the purposes of exercising the above powers [use [reasonable/necessary] force].
□ [other].
This warrant:
 □ may be executed at any time of day. □ must not be executed between the hours of [time] and [time]. □ may be executed between the hours of [time] and [time]. □ [other].
Expiration
This warrant expires on: [date]
Authentication
Signature of Judicial Officer
[title and name]

Form	101CF
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To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Water Industry Act 2012

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit of	or level number and name of prope	rty if required)	
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section [109/110] of the Water Industry Act 2012 for the issue of a warrant.

The Magistrate is satisfied that:

- (a) the authorised officer seeks to enter the place described below and do anything authorised by the *Water Industry Act 2012*.
- (b) there are reasonable grounds for the issue of the warrant under section [109/110] of the Water Industry Act 2012.

Form 101CP

1	War	rant
1		warrant authorises the person and persons to whom this warrant addresses, accompanied by a police officer, with such assistants as they consider necessary in the circumstances to:
		enter [description of place or thing] [for the purpose of [description of purpose]].
		do anything authorised by the Water Industry Act 2012.
		for the purposes of exercising the above powers use [use [reasonable/necessary] force].
		[other].
-	This	warrant:
		may be executed at any time of day.
		must not be executed between the hours of [time] and [time].
		may be executed between the hours of [time] and [time].
		[other].
	Ехр	iration
-	This	warrant expires on: [date]
[Autl	hentication
	 Sigr	nature of Judicial Officer
	_	and name]

Form 101CQ

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Work and Health Safety Act 2012

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Supricate partern matciple parties				
Person the subject of the	his warrant			
Subject				
	Full Name			
Address for service				
	Street Address (including unit or	level number and name of prope	rty if required)	
	Citv/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by Inspector, [name and/or office] under section 167 of the Work Health and Safety Act 2012 for the issue of a warrant.

The Magistrate is satisfied [on information given on oath/affirmation/affidavit] that:

- (a) that there are reasonable grounds for suspecting that there is a particular thing or activity described below that may provide evidence of an offence against the Work Health and Safety Act 2012 namely, [particulars of the offence] and the evidence is, or may be within the next 72 hours, at the place described below.
- (b) there are proper grounds for the issue of the warrant under section 167 of the Work Health and Safety Act 2012.

Form 101CQ

Warr	rant
	warrant authorises the person and persons to whom this warrant addresses with such assistants as they ider necessary in the circumstances to:
	enter [description of place, address] [for the purpose of [description of purpose]].
	seize [and remove] [description of thing or things of a particular kind] found [thereon/therein/on or in [particular place or thing]/anywhere].
	exercise the Inspector's compliance powers.
	for the purposes of exercising the above powers use [use [reasonable/necessary] force].
	[other].
This	warrant:
	may be executed at any time of day. must not be executed between the hours of [time] and [time]. may be executed between the hours of [time] and [time]. [other].
Expi	ration
This	warrant expires on [date], being a date within 7 days after this warrant's issue.
Auth	entication
_	ature of Judicial Officer and name]

Form 102

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT - COMMONWEALTH

[SUPREME/DISTRICT/MAGISTRATES/YOUTH] Select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

uplicate panel if multiple parties				
Person the subject of this warrant				
Subject				
	Full Name			
Address			•	
	Street Address (including unit or	level number and name of proper	rty if required)	
	City/town/euhurh	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by [Inspector/authorised person/authorised officer/other] [name and/or office] under [Act and provision empowering application for warrant] for the issue of a warrant.

The [Court/[Magistrate/Judge]] is satisfied on information given [on oath/orally/by affirmation/by Affidavit/by electronic means/other] [and further information/affidavit/other] that:

- □ (a) there are reasonable grounds to suspect that there are, or may be within the next [days/hours] on the [premises/ship/other] [[description of things]/[evidential material relating to [description of offence/civil penalty provision]/other].
- □ (b) there are reasonable grounds to suspect that the person described below has in their possession or will within the next [days/hours] have in their possession [[description of things]/[evidential material relating to] [description of offence/civil penalty provision]/other].
- (c) it is reasonably necessary that the [applicant/one or more [insert name and or titles]] should have access to the premises described below to [description of purpose].
- □ (d) there are [proper/reasonable/other legislative criterion- specify] grounds for the issue of the warrant under [Act and provision empowering issue of warrant].
- \Box (e) optional if remote application a warrant in the terms of the application should be issued urgently.

Form 102

Signature of Judicial Officer

[title and name]

	(f)	optional if remote application the delay that would occur if an application were made in person would frustrate the effective execution of the warrant.
	(g)	[other]
		if applicable The grounds relied upon to justify the issue of this warrant are provision for numbered paragraphs 1. [description of grounds]
		If applicable The reasons for issuing the warrant are provision for numbered paragraphs 1. [description of reasons]
Wai	rrant	
		rant authorises [the person and persons to whom this warrant addresses/[and] any [accompanying] police her] [with such assistants as he or she considers necessary in the circumstances/other] to:
This	sea num enti [de- inspenti seiz place bre for provi com [oth	rant: / be executed at any time of day. st not be executed between the hours of [time] and [time]. / be executed between the hours of [time] and [time].
Exp	irati	on
This	war	rant expires on [date/time], being a date not more than [days/hours] after the issue of this warrant.
Aut	hent	ication
1		

Form 102AAI

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

INVESTIGATION WARRANT Aged Care Act 1997 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

To [name(s) of the authorised person(s)]

Recitals

- (a) An Application has been made on [date] by [an] authorised officer[s] [name(s)], being [an] APS employee[s] of the Department appointed by the Secretary, pursuant to section 92-3 of the Aged Care Act 1997 (Cth) and section 70 [and section 71] of the Regulatory Powers (Standard Provisions) Act 2014 (Cth) for the issue of a warrant addressed to [name(s)] being [an] APS employee[s] of the Department appointed by the Secretary ("the authorised persons").
- (b) The Magistrate is satisfied on information given [on oath/by affirmation] [in person/by electronic means/by telephone] and further information provided at the hearing that:
 - (i) there are reasonable grounds for suspecting that there is, or may within the next 72 hours be, at the premises described below, a thing with respect to, that may afford evidence of, or will be used in a contravention of a civil penalty provision under the Aged Care Act 1997 ("evidential material"), namely [details of the contravention or reasonably suspected contravention];
 - (ii) $_{(ii) \text{ or (iii) mandatory if remote application a warrant should be issued urgently;}$
 - (iii) (ii) or (iii) mandatory if remote application the delay that would occur if an application were made in person would frustrate the effective execution of the warrant;
 - (iv) there are proper grounds for the issue of the warrant under section 92-3 of the Aged Care Act 1997 and section 70 [and section 71] of the Regulatory Powers (Standard Provisions) Act 2014).

Form 102AAI

Warrant

This warrant is issued under section 92-3 of the *Aged Care Act 1997* and Part 3 Division 6 of the *Regulatory Powers (Standard Provisions) Act 2014* for the purpose of investigating a suspected contravention of section(s) [insert the civil penalty provision to which the warrant relates] of the *Aged Care Act 1997*.

This warrant authorises the authorised persons, with such assistants and by such force as is necessary and reasonable in the circumstances, to:

- enter [description of premises, address], search for and seize the following kinds of evidential material [description of the evidential material].
- (b) exercise the powers set out in Part 3 of the Regulatory Powers (Standard Provisions) Act 2014 (as modified by section 92-4 of the Aged Care Act 1997) in relation to the premises described above for the purposes of section 92-3 of the Aged Care Act 1997.
- (c) seize any other thing found in the course of executing this warrant if the person executing the warrant believes on reasonable grounds that:
 - (i) the thing is evidential material of a kind not specified in paragraph (a);
 - (ii) a related provision has been contravened with respect to the thing;
 - (iii) the thing is evidence of the contravention of a related provision; or
 - (iv) the thing is intended to be used for the purpose of contravening a related provision.

		(iv) the thing is interided to be used for the purpose of contraversing a related provision.		
	(d)	[other – specify].		
This	warra	nt:		
	may	be executed at any time of day.		
	must not be executed between the hours of [time] and [time].			
	may be executed between the hours of [time] and [time].			
	[othe	r].		
Exp	iratio	1		
This	s warra	ant expires on [date/time], being a date not more than 7 days after the issue of this warrant.		

Authentication
Signature of Judicial Officer
[title and name]

Form 102AAM

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

MONITORING WARRANT Aged Care Act 1997 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

To [name of the authorised person(s)]

Recitals

- (a) An Application has been made on [date] by [an] authorised officer[s] [name(s)], being [an] APS employee[s] of the Department appointed by the Secretary, pursuant to section 92-1 of the Aged Care Act 1997 (Cth) and section 32 of the Regulatory Powers (Standard Provisions) Act 2014 (Cth) for the issue of a warrant addressed to [name(s)] being [an] APS employee[s] of the Department appointed by the Secretary ("the authorised persons").
- (b) The Magistrate is satisfied on information given [on oath/by affirmation] and further information provided at the hearing that:
 - (i) it is reasonably necessary that the authorised officer[s] should have access to the premises described below to assess whether:
 - □ an approved provider is complying with its obligations under ss 25-3, 27-3 or 27-5 of the *Aged Care Act* 1997.
 - □ information given in compliance, or purported compliance, with a provision under Chapter 3 of the *Aged Care Act 1997* or Chapter 3 of the *Aged Care (Transitional Provisions) Act 1997* is correct;
 - □ a matter subject to monitoring under Part 2 of the Regulatory Powers (Standard Provisions) Act 2014;
 - (ii) there are proper grounds for the issue of the warrant under section 92-1 of the Aged Care Act 1997 and section 32 of the Regulatory Powers (Standard Provisions) Act 2014.

Form 102AAM

l٨	rr	9	n	۱

This warrant is issued under s 92-1 of the Aged Care Act 1997 and section 32 of the Regulatory Powers (Standard Provisions) Act 2014 for the purpose [insert purpose].

This warrant authorises the authorised persons, with such assistants and by such force as is necessary and reasonable in the circumstances to:

- (a) enter [description of premises/address] and exercise the monitoring powers under Part 2 of the Regulatory Powers (Standard Provisions) Act 2014 (as modified by section 92-2 of the Aged Care Act 1997) for the purpose of [description of purpose].
- (b) [other specify].

This	s warrant:			
	may be executed at any time of day.			
	must not be executed between the hours of [time] and [time].			
	may be executed between the hours of [time] and [time].			
	[other].			
Expiration				
This warrant expires on [date/time] being a date not more than 3 months after the issue of this warrant				

Authentication
Signature of Judicial Officer
[title and name]

Form 102AB

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT

Agricultural and Veterinary Chemicals (Administration) Act 1992 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant

Subject	•					
		Full Name				
Address	s for service					
		Street Address (including unit o	r level number and name of prope	erty if required)		
		outer realists (moraling and	Toron name or prope	ity ii roquirou)		
		City/town/suburb	State	Postcode	Country	
To [[na	me and/or positi	on]/other]				
Recital	s					
[69EH/6 issue of The Ma	69EHA/[and]/69El f a warrant.	d on information given [c	d Veterinary Chemica	ice] under section[s] als (Administration) Act 19 by electronic means] [and	,	
□ (a)	(a) default selected if section 69EH selected it is reasonably necessary that one or more inspectors should have access to the premises for the purpose of determining whether:					
	the Agricultural and Veterinary Chemicals (Administration) Act 1992 (Cth), or the Agricultural and Veterinary Chemicals Products (Collection of Levy) Act 1994 (Cth), has been, or is being, complied with.					
	 information provided under the Agricultural and Veterinary Chemicals (Administration) Act 1992 (Cth), or the Agricultural and Veterinary Chemicals Products (Collection of Levy) Act 1994 (Cth), is correct. 					
	□ levy is pay (Cth).	able under the <i>Agricultur</i>	al and Veterinary Che	micals Products (Collectic	on of Levy) Act 1994	
□ (b)			•	suspecting that there is, og to [offence[s], civil pena.	•	

Form 102AB

(c) there are proper grounds for the issue of the warrant under section 69EH of the Agricultural and Veterinary Chemicals (Administration) Act 1992 (Cth).
□ (d) optional if remote application a warrant in the terms of the application should be issued urgently.
(e) optional if remote application the delay that would occur if an application were made in person would frustrate the effective execution of the warrant
Warrant
This warrant authorises the person and persons to whom this warrant addresses, with such assistants and by such force as is necessary and reasonable to:
default selected if section 69EH selected above enter [description of premises, address] for [description of premises].
default selected if section 69EHA selected above enter and search [description of premises, address] for [description evidential material].
 □ default selected if section 69EHA selected above Seize: □ [description of evidential material] found [thereon/therein] [premises, address]. □ anything found in the course of executing the warrant that the person executing the warrant believes on reasonable grounds to be evidence of one or more of the following: (i) the commission of an offence against the Agricultural and Veterinary Chemicals (Administration) Act 1992 (Cth), or the Agricultural and Veterinary Chemicals Products (Collection of Levy) Act 1994 (Cth); (ii) the contravention of a civil penalty provision; (iii) an offence against the Crimes Act 1914 (Cth), or the Criminal Code that relates to the Agricultural and Veterinary Chemicals (Administration) Act 1992 (Cth) or the Agricultural and Veterinary Chemicals Products (Collection of Levy) Act 1994 (Cth).
default selected if section 69EHA selected above exercise the powers set out in Divisions 2, 3 and 4 of Part 7AA of the Agricultural and Veterinary Chemicals (Administration) Act 1992 (Cth) in relation to the premises described above.
☐ default selected if section 69EH selected above exercise the monitoring powers in relation to the premises described above
□ [other – specify].
This warrant:
 □ may be executed at any time of day. □ must not be executed between the hours of [time] and [time]. □ may be executed between the hours of [time] and [time]. □ [other].
Expiration
This warrant expires on [date/time], being a date not more than [6 months/1 week/48 hours] after the issue of this warrant.
Authentication
Signature of Judicial Officer [title and name]

Form 102AC

To be inserted by Court
Case Number:
Date Signed:
FDN:

SEARCH WARRANT

Agricultural and Veterinary Chemicals Code Act 1994 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

Subject

Duplicate panel if multiple parties

Person the subject of this warrant

L			Full Ivalile				
	Address for service						
		Street Address (including unit or level number and name of property if required)					
L			City/town/suburb	State	Postcode	Country	
	To [[name and/or position]/other]						
	Recitals	•					
			n made on [<i>date</i>] by Inspect Veterinary Chemicals Code	· •		143A/[and 143B]]	
	The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:						
	(a) default selected if section 143 selected it is reasonably necessary that one or more inspectors should have access to the premises for the purpose of determining whether:						
	the Agricultural and Veterinary Chemicals Code, or the Agricultural and Veterinary Chemicals Regulations, or the Agricultural and Veterinary Chemicals (Administration) Act 1992 (Cth), or the Agricultural and Veterinary Chemicals Products (Collection of Levy) Act 1994 (Cth), has been, or is being, complied with ('AGVET Law').						
	 information provided under the Agricultural and Veterinary Chemicals Code, or the Agricultural and Veterinary Chemicals Regulations, or the Agricultural and Veterinary Chemicals (Administration) Act 1992 (Cth), or the Agricultural and Veterinary Chemicals Products (Collection of Levy) Act 1994 (Cth), is correct. 						
		, ,,	ayable under the Agricultura	l and Veterinary Cher	micals Products (Collectio	n of Levy) Act 1994	
	□ (b)		tion 143A selected there are reaso ours, evidential material on				

Form 102AC

	e proper grounds for the issue of the warrant under section[s] [143/143A/[and 143B]] of the variand Veterinary Chemicals Code Act 1994 (Cth).			
☐ (d) optional if rea	note application a warrant in the terms of the application should be issued urgently.			
, ,	ephone application the delay that would occur if an application were made in person would frustrate the execution of the warrant			
Warrant				
	orises the person and persons to whom this warrant addresses, with such assistants and by such and reasonable to:			
default selected if se	ction 143 selected above enter [description of premises, address] for [description of premises].			
□ default selected if se material].	ction 143A selected above enter and search [description of premises, address] for [description evidential			
□ default selected if section 143A selected above SeiZe: □ [description of evidential material] found on or in [description of premises, address]. □ anything found in the course of executing the warrant that the person executing the warrant believes on reasonable grounds to be evidence of one or more of the following: (i) the commission of an offence against an AGVET Law, or the contravention of an AGVET penalty provision, or both; (ii) an offence against the Crimes Act 1914 (Cth), or the Criminal Code that relates to an AGVET Law.				
	ercise the powers set out in Divisions [[4, 5 and 6]/[3 and 5]] of Part 9 of the Agricultural and nemicals Code Act 1994 (Cth) in relation to the premises described above.			
□ [other – speci	fy].			
This warrant:				
□ may be exec	uted at any time of day.			
☐ must not be €	executed between the hours of [time] and [time].			
□ may be exec	uted between the hours of [time] and [time].			
□ [other].				
Expiration				
This warrant expires on [date/time], being a date not more than [6 months/1 week/48 hours] after the issue of this warrant.				
Authentication				
Signature of Judicial Officer [title and name]				

Form 102AD

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Airports Act 1996 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant					
Subject					
	Full Name				
Address for service					
	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country	

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section 236(2) of the Airports Act 1996 (Cth) for the issue of a warrant.

The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:

- (a) it is reasonably necessary that the authorised officer should have access to the airport premises described below for the purpose of finding out whether Part 5 or Part 6 of the Airports Act 1996 (Cth) has been or is being complied with.
- (b) there are proper grounds for the issue of the warrant under section 236(2) of the Airports Act 1996 (Cth).

Form 102AD

Wa	urrant				
Thi	This warrant authorises the person to whom this warrant addresses to:				
	enter [description of premises, address] for [description of premises].				
	exercise monitoring powers under the Airports Act 1996 (Cth).				
	[other – specify].				
Thi	is warrant: may be executed at any time of day. must not be executed between the hours of [time] and [time].				
	may be executed between the hours of [time] and [time].				
	[other].				
Exp	piration				
Thi	is warrant expires on [date/time], being a date not more than 6 months after the issue of this warrant.				
Aut	thentication				
1 -	nature of Judicial Officer e and name]				

Form 102AE

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT

Anti-money Laundering and Counter-terrorism Financing Act 2006 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit o	r level number and name of prope	rty if required)	
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section 159 of the Antimoney Laundering and Counter-terrorism Financing Act 2006 (Cth) for the issue of a warrant.

The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:

- □ (a) it is reasonably necessary that the one or more authorised officers should have access to the premises described below for the purposes of determining whether the provisions of the Anti-money Laundering and Counter-terrorism Financing Act 2006 (Cth), the Anti-money Laundering and Counter-terrorism Financing (Prescribed Foreign Countries) Regulations 2018 (Cth), or the Anti-money Laundering and Counter-terrorism Financing Rules are being complied with.
- (b) there are proper grounds for the issue of the warrant under section 159 of the Anti-money Laundering and Counter Terrorism Financing Act 2006 (Cth).

Form 102AE

Form 102AF

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Anti-personnel Mines Convention Act 1998 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties				
Person the subject of this warrant				
Subject				
•				
	Full Name			
Address for service				
Street Address (including unit or level number and name of property if required)				
			l .	

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by Inspector, [name and/or office] under section 20 of the Anti-personnel Mines Convention Act 1998 (Cth) for the issue of a warrant.

The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:

- (a) it is reasonably necessary that the one or more inspectors should have access to the premises described below for the purposes of finding out whether the *Anti-personnel Mines Convention Act 1998* (Cth) has been complied with.
- (b) there are proper grounds for the issue of the warrant under section 20 of the *Anti-personnel Mines Convention Act 1998* (Cth).

Form 102AF

Wa	Warrant				
	This warrant authorises one or more inspectors with such assistants and by such force as is necessary and reasonable from time to time while the warrant is in force to:				
	enter [description of premises, address] for [description of premises].				
	exercise the powers set out in section 16(1) of the <i>Anti-personnel Mines Convention Act 1998</i> (Cth) in relation to the premises.				
	[other – specify].				
This	s warrant:				
	may be executed at any time of day.				
	must not be executed between the hours of [time] and [time].				
	may be executed between the hours of [time] and [time].				
	[other].				
Exp	piration				
Thi	This warrant expires on [date/time], being a date not more than 6 months after the issue of this warrant.				
Aut	hentication				
Sia	Signature of Judicial Officer				
_	[title and name]				

Form 102AG

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Australian Crime Commission Act 2002 (Cth) – s 22

[SUPREME/DISTRICT] select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties				
Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country

COMMONWEALTH OF AUSTRALIA

Australian Crime Commission Act 2002 (Cth)

SEARCH WARRANT UNDER SECTION 22

To [full name of police officer], [[a member of the Australian Federal Police]/[a member of the police force of the State of South Australia)]/[any other person]] who is the executing officer for this warrant:

On the basis of

On	ne basis of.
(a)	an application made [[under subsection 22(1)]/[by telephone under subsection 23(1)]] of the Australian Crime Commission Act 2002 (Cth) for the issue of a warrant under section 22 of the Act in relation to: land situated at [address] premises situated at [address] the vessel [name] owned by [name of owner, address of owner] the aircraft [identifying marks] owned by [name of owner, address of owner] the vehicle, the registration number of which is [registration number], a [type] that is owned by [name of owner, address of owner] and
(b)	information given to me [by affidavit/by affidavit and orally] that there are reasonable grounds for issuing this

(b) information given to me [by affidavit/by affidavit and orally] that there are reasonable grounds for issuing this warrant under section 22 of the Australian Crime Commission Act 2002 (Cth) for the purposes of seizing and preventing the concealment, loss, mutilation or destruction of any of the things specified in Schedule 1, that may be in or on the [land/premises/vessel/aircraft/vehicle] on [date of application or a date within 1 month after the date of application] and that are connected with the special ACIC [operation/investigation] specified in Schedule 2;

Form 102AG

I, [full name of issuing officer], a Judge of [name of court], being satisfied that there are reasonable grounds for issuing a warrant, authorise you, with such assistance as you think necessary and using no more force than is reasonably necessary for the execution of this warrant:

- (a) [at any time of the day or night/between the hours of [number] and [number]] to enter [on/into] the [land/premises/vessel/aircraft/vehicle]; and
- (b) to search the [land/premises/vessel/aircraft/vehicle] for things of a relevant kind specified in Schedule 1 that are connected with the special ACIC [operation/investigation] specified in Schedule 2; and
- (c) to seize things of a relevant kind specified in Schedule 1 that are connected with the special ACIC [operation/investigation] specified in Schedule 2 found [on/in] the [land/premises/vessel/aircraft/vehicle] and to deliver them to any person participating in the special ACIC [operation/investigation].

Warrant

This warrant ceases to have effect at the end of [date that is not later than 1 month after the date of issue of the warrant].

Issued on [date of issue].

Authentication		
Signature of Judicial Officer [title and name]		

The following statement is to be completed by the issuing officer if the warrant is issued on an application made by telephone under section 23 of the Australian Crime Commission Act 2002 (Cith)

This warrant is issued for the following reasons: [reasons].

Schedule 1

[description of the particular thing or things, connected with the special ACIC operation/investigation specified in Schedule 2, that is, or are, authorised to be seized by the executing officer under this warrant].

Schedule 2

- 1. The special ACIC [operation/investigation] is [description of the special ACIC operation/investigation].
- The federally relevant criminal activity that is the subject of the ACIC special [operation/investigation] is [description of the federally relevant criminal activity, specifying the relevant crime to which the activity relates].
- 3. The ACIC is conducting a special [operation/investigation], in accordance with a determination by the Board of the ACIC under paragraph 7C(1)(d) of the Australian Crime Commission Act 2002 (Cth) that the [intelligence operation/investigation into matters relating to federally relevant criminal activity] is a special [operation/investigation]. The determination of the Board is: [details of the determination of the Board].

Form 102AH

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRNT Australian Crime Commission Act 2002 (Cth) – s 31

[SUPREME/DISTRICT] Select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties					
Person the subject of this warrant					
Subject					
	Full Name				
Address for service					
Street Address (including unit or level number and name of property if required)					
	, in the second				
	City/town/suburb	State	Postcode	Country	

COMMONWEALTH OF AUSTRALIA

Australian Crime Commission Act 2002 (Cth)

SEARCH WARRANT UNDER SECTION 31

To [full name of police officer], [[a member of the Australian Federal Police]/[a member of the police force of the State of South Australia)]/[any other person]] who is the executing officer for this warrant:

On the basis of:

- (a) the application made by [full name of applicant], an examiner appointed under subsection 46B(1) of the Australian Crime Commission Act 2002 (Cth) ('the examiner'), in this matter; and
- (b) my satisfaction by evidence on oath or affirmation that there are reasonable grounds to believe that [full name and address of person to be apprehended]:
 - □ who has been ordered, under section 24 of the *Australian Crime Commission Act 2002* (Cth), to deliver [his/her] passport to the examiner is nevertheless likely to leave Australia for the purpose of avoiding giving evidence before the examiner;
 - □ in relation to whom a summons has been issued under subsection 28(1) of the *Australian Crime Commission Act 2002* (Cth):
 - ☐ has absconded or is likely to abscond; or
 - $\hfill \square$ is otherwise attempting, or is otherwise likely to attempt, to evade service of the summons;
 - □ has committed an offence under subsection 30(1) of the *Australian Crime Commission Act 2002* (Cth), or is likely to do so.

Form 102AH

- I, [full name of issuing officer], a Judge of [name of courf], sitting in chambers and acting under section 31 of the Australian Crime Commission Act 2002 (Cth), and being satisfied that there are reasonable grounds for issuing a warrant, authorise you, or any member of the Australian Federal Police or of the Police Force of a State or Territory, using no more force than is reasonably necessary for the execution of this warrant:
- (a) if necessary, to break into and enter any premises, vessel, aircraft or vehicle to execute the warrant; and
- (b) to apprehend [full name of person to be apprehended].

to bring [him/her], as soon as practicable, before a Judge of the Federal Court or the Supreme Court of a State or Territory to be dealt with according to law.

Issued on [date of issue].

Authentication	
Signature of Judicial Officer [title and name]	

Form 102AI

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Australian Meat and Live-stock Industry Act 1997 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties					
Person the subject of this warrant					
Subject					
	Full Name				
Address for service					
Street Address (including unit or level number and name of property if required)					
		0.00	Barton da		

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section[s] 37 [and 46] of the Australian Meat and Live-stock Industry Act 1997 (Cth) for the issue of a warrant.

The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:

- (a) there are reasonable grounds to suspect that there are, or may be within the next 72 hours on the premises described below a thing described below that may be evidence of the commission of an offence against Part 2 of the Australian Meat and Live-stock Industry Act 1997 (Cth), namely [description of offence].
- (b) there are proper grounds for the issue of the warrant under section[s] 37 [and 46] of the Australian Meat and Live-stock Industry Act 1997 (Cth).

Form 102Al

Wai	rrant
	warrant authorises the authorised officer to whom this warrant is addressed with such assistants and by such e as is necessary and reasonable to:
	to enter and search [description of premises, address] for [description of kinds of evidential material] [for description of purpose].
	exercise the powers referred to under paragraphs 35(1)(c) and (d) of the Australian Meat and Live-stock Industry Act 1997 (Cth).
	[other – specify].
This	s warrant:
	may be executed at any time of day. must not be executed between the hours of [time] and [time]. may be executed between the hours of [time] and [time]. [other].
Exp	iration
This	warrant expires on [date/time], being a date not more than 14 days after the issue of this warrant.
Aut	hentication
_	nature of Judicial Officer and name

Form 102AJ

To be inserted by Court
Case Number:
Date Signed:
FDN:

SEARCH WARRANT

Australian Radiation Protection and Nuclear Safety Act 1998 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Subject

Duplicate panel if multiple parties

Person the subject of this warrant

	Full Name			
Address for service				
	Street Address (including unit or	level number and name of proper	ty if required)	
	ou out Main out (moraling and or	leter name or proper	ty irrequired,	
	City/town/suburb	State	Postcode	Country
To [[name and/or position]/other]			
Recitals				
An Application has been made on [date] by [name and/or office] under section[s] [77/78/[and 79]] of the Australian Radiation Protection and Nuclear Safety Act 1998 (Cth) for the issue of a warrant.				
The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:				
(a) mandatory if section 78 selected above there are reasonable grounds to suspect that there are, or may be within the				

next 72 hours on the premises described below evidential material relating to [description of offence].

(b) mandatory if section 77 selected above it is reasonably necessary that one or more inspectors should have access to

and Nuclear Safety Act 1998 (Cth) br the regulations have been complied with

Radiation Protection and Nuclear Safety Act 1998 (Cth).

□ (c) there are proper grounds for the issue of the warrant under section [77/78 [and] 79] of the Australian

the premises described below for the purposes of finding out whether the Australian Radiation Protection

Form 102AJ

Warrant				
This warrant authorises the persons to whom this warrant is addressed with such assistants and by such force as is necessary and reasonable to:				
□ default selected enter [description of premises, address] [for the purpose of [description of purpose]].				
default selected if section 78 selected above seize and take possession of [description of evidential material] found on or in [description of address, premises].				
□ default selected exercise the powers set out: □ default selected if section 77 selected above in section 67(1) of the Australian Radiation Protection and Nuclear Safety Act 1998 (Cth) in relation to the premises. □ default selected if section 78 selected above in sections 66(3) and 67(1) of the Australian Radiation Protection and Nuclear Safety Act 1998 (Cth) in relation the premises.				
□ [other – specify].				
This warrant: ☐ may be executed at any time of day. ☐ must not be executed between the hours of [time] and [time]. ☐ may be executed between the hours of [time] and [time]. ☐ [other].				
Expiration				
This warrant expires on [date/time], being a date not more than [7 days/6 months] after the issue of this warrant.				
Authentication				
Signature of Judicial Officer [title and name]				
[mo and name]				

Form 102AK

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT

Australian Securities and Investments Commission Act 2001 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties				
Person the subject of this warrant				
Subject				
	Full Name			
Address for service	Address for service			
Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by [member/staff member], [name and/or office] under section 35 of the Australian Securities and Investments Commission Act 2001 (Cth) for the issue of a warrant.

The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:

- □ (a) there are reasonable grounds to suspect that there are, or may be within the next 3 days, on the premises described below, books described below whose production could be required under Division 3 of the Australian Securities and Investments Commission Act 2001 (Cth).
- □ (b) there are [proper/reasonable/other legislative criterion- specify] grounds for the issue of the warrant under [Act and provision empowering issue of warrant].
 - (c) mandatory The grounds relied upon to justify the issue of this warrant are provision for numbered paragraphs
 - 1. [description of grounds]

Form 102AK

War	rant				
	warrant authorises the person and persons to whom this warrant addresses and any member of the Australian eral Police with such assistants and by such force as is necessary and reasonable to:				
	enter and search [description of premises, address] for [description of books].				
	enter and inspect [description of place or thing] [for the purpose of [description of purpose]].				
	break open and search anything, whether a fixture or not, in or on [description of premises, address].				
	take possession of, or secure against interference books that appear to be any or all of the books described above found on or in [description of premises, address].				
	exercise [powers].				
	[other – specify].				
This	warrant:				
	may be executed at any time of day. must not be executed between the hours of [time] and [time]. may be executed between the hours of [time] and [time]. [other].				
Expi	iration				
This	warrant expires on [date/time], being a date not more than 7 days after the issue of this warrant.				
Auth	nentication				
1 -	ature of Judicial Officer				
[title	[title and name]				

Form 102AL

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Automotive Transformation Scheme Act 2009 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate	panel	if multiple	parties

Person the subject of this warrant						
Subject						
	Full Name					
Address for service						
	Street Address (including	Street Address (Including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country		

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section 14(1) of the Automotive Transportation Scheme Act 2009 (Cth) for the issue of a warrant.

The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:

- (a) it is reasonably necessary that one or more authorised officers should have access to the premises described below for the purpose of finding out whether the Automotive Transformation Scheme has been complied with.
- (b) there are proper grounds for the issue of the warrant under section 15 of the *Automotive Transformation Scheme Act 2009* (Cth).

Form 102AL

Warrant				
This warrant authorises the person to whom this warrant addresses to:				
□ enter [description of premises, address] for [description of books].				
□ exercise the powers set out in section 12 of the Automotive Transformation Scheme Act 2009 (Cth).				
□ [other – specify].				
This warrant:				
□ may be executed at any time of day.				
must not be executed between the hours of [time] and [time].				
□ may be executed between the hours of [time] and [time].				
□ [other].				
Expiration				
This warrant expires on [date/time], being a date not more than 6 months after the issue of this warrant.				
Authentication				
Signature of Judicial Officer				
[title and name]				

Form 102AMAP

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

ADJACENT PREMISES WARRANT Biosecurity Act 2015 (Cth)

[SUPREME/DISTRICT/MAGISTRATES] select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

To [name(s) of the applicant(s)] and other biosecurity enforcement officers

- (a) An Application has been made on [date] by [an] authorised officer[s] [name(s)], being [a] biosecurity enforcement officer[s], pursuant to section 488 of the Biosecurity Act 2015 (Cth) for the issue of an adjacent premises warrant addressed to [name(s)] and other biosecurity enforcement officers ("the authorised persons").
- (b) The [Judge/Magistrate] is satisfied on information given [on oath/by affirmation] and on further information provided at the hearing that:
 - (i) it is reasonably necessary that one or more biosecurity enforcement officers should have access to the premises for the purpose of:
 - ☐ gaining access to other premises to perform functions, or exercise powers as a biosecurity enforcement officer;
 - □ accompany a biosecurity officer who needs to gain access to other premises to perform functions, or exercise powers under or for the purposes of the *Biosecurity Act 2015*;
 - (ii) If applicable the biosecurity officer is to be assisted by a specified animal, namely [describe the animal], on the primary premises to which access is needed;
 - (iii) there are proper grounds for the issue of the warrant under section 488 of the Biosecurity Act 2015.

Form 102AMAP

Wa		
vva	па	n

This is an adjacent premises warrant issued under section 488 of the *Biosecurity Act 2015* for the purpose [insert purpose for which the warrant is granted].

This warrant authorises the authorised persons, on any one or more occasions while the warrant remains in force, with such assistants and by such force as is necessary and reasonable in the circumstances, to:

- enter and remain on [description of adjacent premises, address] for such period as is reasonably necessary, for the purpose of:
 - (i) gaining access to primary premises [description of primary premises] to perform functions or duties, or exercise powers, as a biosecurity officer;
 - (ii) accompanying a biosecurity officer who needs to gain access to primary premises to perform functions or duties, or exercise powers, under or for the purposes of the *Biosecurity Act 2015*.

	(b)	the authorised persons	named in this	warrant may	be accompanied	by a	a specified	animal,	namely
		[describe the animal].							
_		F 44 :5.3							

Ш	(c)	[otner – specity]

This		

may be executed at any time of day.
must not be executed between the hours of [time] and [time]
may be executed between the hours of [time] and [time].
[other].

Expiration

This warrant expires on [date/time], being a date not more than 14 days after the issue of this warrant.

Authentication		
Signature of Judicial Officer [title and name]		

Form 102AMCO

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

CONTROL ORDER WARRANT Biosecurity Act 2015 (Cth)

[SUPREME/DISTRICT/MAGISTRATES] Select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

To [name(s) of the applicant(s)] and other biosecurity enforcement officers and biosecurity officers

- (a) An Application has been made on [date] by [an] authorised officer[s] [name(s)], being [a] biosecurity enforcement officer[s], pursuant to section 488 of the Biosecurity Act 2015 (Cth) for the issue of a control order warrant addressed to [name(s)] and other biosecurity enforcement officers and biosecurity officers ("the authorised persons").
- (b) The [Judge/Magistrate] is satisfied on information given [on oath/by affirmation] [in person/by electronic means/by telephone] and further information provided at the hearing that:
 - there are reasonable grounds for suspecting that a disease or pest may be present in or on goods on the
 premises or the premises themselves and the disease or pest may pose an unacceptable level of biosecurity
 risk.
 - (ii) a biosecurity control order is in force under s 353 of the Biosecurity Act 2015 in relation to the goods or premises and the disease or pest;
 - (iii) it is reasonably necessary that one or more biosecurity enforcement officers should have access to the premises to exercise powers in accordance with section 360 in relation to the goods or premises (as the case may be) for the purpose of managing the biosecurity risk posed by the disease or pest;
 - (iv) (iv) or (v) mandatory if remote application a warrant should be issued urgently;
 - (v) (iv) or (v) mandatory if remote application the delay that would occur if an application were made in person would frustrate the effective execution of the warrant;
 - (vi) there are proper grounds for the issue of the warrant under section 489 of the Biosecurity Act 2015.

Form 102AMCO

Signature of Judicial Officer

[title and name]

Wa	rrant		
		ant is issued under section 488 of the <i>Biosecurity Act 2015</i> for the purpose [insert purpose for which the granted].	
war	rant re	ant is an entry warrant and authorises the authorised persons, on any one or more occasions while the emains in force, with such assistants and by such force as is necessary and reasonable in the nces, to:	
	(a)	enter [description of premises, address];	
	(b)	exercise the powers set out in section 360 of the Biosecurity Act 2015;	
	(c)	If applicable be accompanied by and make use of a specified kind of animal in the exercise of the authority granted by this warrant, namely [specify the kind of animal];	
	(d)	[other – specify].	
This	s warra	ant:	
□ may be executed at any time of day.			
☐ must not be executed between the hours of [time] and [time].			
	□ may be executed between the hours of [time] and [time].		
	[othe	21].	
Exp	iratio	n	
Thi	s warr	ant expires on [date/time], being a date not more than 1 month after the issue of this warrant.	
Aut	hentio	cation	

Form 102AMCP

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

CONVEYANCE POSSESSION WARRANT Biosecurity Act 2015 (Cth)

 $[SUPREME/DISTRICT/MAGISTRATES] \ {\it select one} \ COURT \ OF \ SOUTH \ AUSTRALIA \ SPECIAL \ STATUTORY \ JURISDICTION$

[*FULL NAME*] Applicant

То	[name	(s) of	the applicants(s)] and other biosecurity enforcement officers
Red	itals		
(a)	An Application has been made on [date] by [an] authorised officer[s] [name(s)], being [a] biosecurity enforcement officer[s], pursuant to section 488 of the Biosecurity Act 2015 (Cth) for the issue of a conveyance possession warrant addressed to [name(s)] and other biosecurity enforcement officers ("the authorised persons").		
(b)			e/Magistrate] is satisfied on information given [on oath/by affirmation] and further information at the hearing that:
	(i)		a biosecurity officer has, under section 209(4) of the <i>Biosecurity Act 2015</i> , requested the person in charge of the operator of the conveyance described below to [arrange for the conveyance to be dealt with or destroyed/removed from Australia] within the period of [period], and the request has not been complied with;
			a biosecurity officer has, under section 338(4) of the <i>Biosecurity Act 2015</i> , requested the person in charge of the operator of the conveyance described below to arrange for the conveyance to be [dealt with/destroyed] within the period of [period], and the request has not been complied with;
			a notice has been given to the [owner/operator] of the conveyance in accordance with section [210(3)/343(3)] of the Biodiversity Act 2015;
			a notice would have been required to have been given to the [owner/operator] of the conveyance in accordance with section [210(3)/343(3)] had section [210(4)/343(4)] of the Biodiversity Act 2015 not applied;
	(ii) t	here a	re proper grounds for the issue of the warrant under section of 489 Biosecurity Act 2015.

Form 102AMCP

Warrant			
This warrant is issued under section 488 of the <i>Biosecurity Act 2015</i> for the purpose [insert purpose for which the warrant is granted].			
This warrant authorises the authorised persons, with such assistants and by such force as is necessary and reasonable in the circumstances, to take possession of [description of particular conveyance] for the purpose of:			
(a) allowing the conveyance: □ to be dealt with under section 209(5) of the Biosecurity Act 2015; □ to be destroyed under section 338(5) of the Biosecurity Act 2015; □ to be subject to action under section [213(1)(d)/213(1)(e)] as described by section 210 of the Biosecurity Act 2015; □ to be subject to action under section 347(1)(d) as described by section 343 of the Biosecurity Act 2015;			
□ (b) [other – specify].			
This warrant:			
□ may be executed at any time of day.			
☐ must not be executed between the hours of [time] and [time].			
□ may be executed between the hours of [time] and [time].			
□ [other].			
Expiration			
This warrant expires on [date/time], being a date not more than 14 days after the issue of this warrant.			
Authentication			
Signature of Judicial Officer [title and name]			

Form 102AMI

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

INVESTIGATION WARRANT Biosecurity Act 2015 (Cth)

 $[SUPREME/DISTRICT/MAGISTRATES] \ {\tt select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$

[FULL NAME] Applicant

To [name(s) of the authorised person(s)]

- (a) An Application has been made on [date] by [an] authorised officer[s] [name(s)], being [a] biosecurity enforcement officer[s], pursuant to section 484 of the Biosecurity Act 2015 (Cth) and section 70 [and section 71] of the Regulatory Powers (Standard Provisions) Act 2014 (Cth) for the issue of a warrant addressed to [name(s)] being [a] biosecurity enforcement officer[s] ("the authorised persons").
- (b) The [Judge/Magistrate] is satisfied on information given [on oath/by affirmation] [in person/by electronic means/by telephone] and further information provided at the hearing that:
 - (i) there are reasonable grounds for suspecting that there is, or may within the next 72 hours be, at the premises described below, a thing with respect to, that may afford evidence of, or will be used in a contravention of a civil penalty provision or the commission of an offence against the *Biosecurity Act 2015*, or the commission of an offence against the *Crimes Act 1914* (Cth) or the *Criminal Code* (Cth) that relates to the *Biosecurity Act 2015* ("evidential material"), namely [details of the contravention or reasonably suspected contravention or offence];
 - (ii) if the authorised person intends to be accompanied by or make use of a specified animal, that:
 - 1. the person is authorised by the Director of Biosecurity to handle animals in the performance of his or her functions or duties or in the exercise of his or her powers under the Act; and
 - 2. the animal is to be under the effective control of the person;
 - (iii) (iii) or (iv) mandatory if remote application a warrant should be issued urgently;
 - (iv) (iii) or (iv) mandatory if remote application the delay that would occur if an application were made in person would frustrate the effective execution of the warrant:
 - (v) there are proper grounds for the issue of the warrant under section 484 of the *Biosecurity Act 2015* and section 70 [and section 71] of the *Regulatory Powers (Standard Provisions) Act 2014*.

Form 102AMI

Warrant

This warrant is issued under section 484 of the *Biosecurity Act 2015* and Part 3 Division 6 of the *Regulatory Powers* (Standard Provisions) Act 2014 for the purpose of investigating a suspected contravention of a civil penalty provision or the commission of an offence against [insert the provision to which the warrant relates] of the *Biosecurity Act 2015* or an offence against [insert provisions to which the warrant relates] of the *Crimes Act 1914* or the *Criminal Code* which relate to the *Biosecurity Act 1995*.

This warrant authorises the authorised persons, with such assistants and by such force as is necessary and reasonable in the circumstances, to:

- enter [description of premises, address], search for and seize the following kinds of evidential material [description of the evidential material];
- (b) exercise the powers set out in Part 3 of the Regulatory Powers (Standard Provisions) Act 2014 (as modified by section 485 of the Biosecurity Act 2015) in relation to the premises described above for the purposes of section 484 of the Biosecurity Act 2015;
- (c) seize any other thing found in the course of executing this warrant if the person executing the warrant believes on reasonable grounds that:
 - (i) the thing is evidential material of a kind not specified in paragraph (a);
 - (ii) a related provision has been contravened with respect to the thing;
 - (iii) the thing is evidence of the contravention of a related provision; or
 - (iv) the thing is intended to be used for the purpose of contravening a related provision;
- (d) If applicable be accompanied by and make use of a specified kind of animal in the exercise of the authority granted by this warrant, namely [specify the kind of animal].
- □ (e) [other specify].
 This warrant:
 □ may be executed at any time of day.
 □ must not be executed between the hours of [time] and [time].
 □ may be executed between the hours of [time] and [time].
 □ [other].

Expiration

This warrant expires on [date/time], being a date not more than 7 days after the issue of this warrant.

Authentication		
Signature of Judicial Officer [title and name]		

Form 102AMM

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

MONITORING WARRANT Biosecurity Act 2015 (Cth)

[SUPREME/DISTRICT/MAGISTRATES] Select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

To [name of the authorised person(s)]

- (a) An Application has been made on [date] by [an] authorised officer[s] [name(s)], being [a] biosecurity enforcement officer[s], pursuant to section 481 of the Biosecurity Act 2015 (Cth) and section 32 of the Regulatory Powers (Standard Provisions) Act 2014 (Cth) for the issue of a warrant addressed to [name(s)] being [a] biosecurity enforcement officer[s] ("the authorised persons").
- (b) The [Judge/Magistrate] is satisfied on information given [on oath/by affirmation] and further information provided at the hearing that:
 - (i) it is reasonably necessary that the authorised officer[s] should have access to the premises described below to assess:
 - □ whether the provisions of the *Biosecurity Act 2015* are being complied with;
 - □ whether information given in compliance, or purported compliance, with a provision under the *Biosecurity Act 2015* is correct;
 - (ii) if the authorised person intends to be accompanied by or make use of a specified animal, that:
 - the person is authorised by the Director of Biosecurity to handle animals in the performance of his or her functions or duties or in the exercise of his or her powers under the Act; and,
 - 2. the animal is to be under the effective control of the person;
 - (iii) there are proper grounds for the issue of the warrant under section 481 of the *Biosecurity Act 2015* and section 32 of the *Regulatory Powers (Standard Provisions) Act 2014*.

Form 102AMM

W:	arı	121	ní

This warrant is issued under section 481 of the *Biosecurity Act 2015* and section 32 of the *Regulatory Powers* (Standard Provisions) Act 2014 for the purpose [insert purpose].

This warrant authorises the authorised persons, with such assistants and by such force as is necessary and reasonable in the circumstances to:

- (a) enter [description of premises/address] and exercise the monitoring powers under Part 2 of the Regulatory Powers (Standard Provisions) Act 2014 (as modified by section 482 of the Biosecurity Act 2015) for the purpose of [description of purpose].
- (b) If applicable be accompanied by, and make use of, a specified kind of animal in the exercise of the authority granted by this warrant, namely [specify the kind of animal].
- (c) [other specify].

	wa	

may be executed at any time of day.
must not be executed between the hours of [time] and [time].
may be executed between the hours of [time] and [time].
[other].

Expiration

This warrant expires on [date/time], being a date not more than 3 months after the issue of this warrant.

1	Authentication	
1	Signature of Judicial Officer	

Form 102AMMZ

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

MONITORING ZONE WARRANT Biosecurity Act 2015 (Cth)

[SUPREME/DISTRICT/MAGISTRATES] select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

To [name(s) of the applicant(s)] and other biosecurity enforcement officers and biosecurity officers

- (a) An Application has been made on [date] by [an] authorised officer[s] [name(s)], being [a] biosecurity enforcement officer[s], pursuant to section 488 of the Biosecurity Act 2015 (Cth) for the issue of a monitoring zone warrant addressed to [name(s)] and other biosecurity enforcement officers and biosecurity officers ("the authorised persons").
- (b) The [Judge/Magistrate] is satisfied on information given [on oath/by affirmation] and further information provided at the hearing that:
 - (i) the premises described below are in a permanent or temporary biosecurity monitoring zone;
 - (ii) it is reasonably necessary that one or more biosecurity officers should have access to the premises described below to exercise powers for the purpose of monitoring whether the [disease/pest] described below that a biosecurity officer suspects, on reasonable grounds, may pose an unacceptable level of biosecurity risk [fhas entered/ has emerged/established itself/spread]/[is likely to enter/to emerge/establish itself/spread]] in the zone;
 - (iii) there are proper grounds for the issue of the warrant under section 489 Biosecurity Act 2015.

Form 102AMMZ

Wa		
vva	па	n

This warrant is issued under section 488 of the *Biosecurity Act 2015* for the purpose [insert purpose for which the warrant is granted].

This warrant is an entry warrant and authorises the authorised persons, on any one or more occasions while the warrant remains in force, with such assistants and by such force as is necessary and reasonable in the circumstances, to:

- (a) enter [description of premises, address];
- (b) exercise the powers set out in section 379(1) and s 379(2) of the *Biosecurity Act 2015*;
- (c) exercise the powers set out in section 389 of the Biosecurity Act 2015;
- (d) If applicable be accompanied by and make use of a specified kind of animal in the exercise of the authority granted by this warrant, namely [specify the kind of animal].
- \Box (e) [other specify].

	wa	

may be executed at any time of day.
must not be executed between the hours of [time] and [time].
may be executed between the hours of [time] and [time].
[other].

Expiration

This warrant expires on [date/time], being a date not more than 1 month after the issue of this warrant.

thentication	
making of helicial Officer	
nature of Judicial Officer	
e and name]	

Form 102AMPP

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

PREMISES POSSESSION WARRANT Biosecurity Act 2015 (Cth)

 $[SUPREME/DISTRICT/MAGISTRATES] \ select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION$

[FULL NAME] Applicant

To [name(s) of the applicant(s)] and other biosecurity enforcement officers

- (a) An Application has been made on [date] by [an] authorised officer[s] [name(s)], being [a] biosecurity enforcement officer[s], pursuant to section 488 of the Biosecurity Act 2015 (Cth) for the issue of a premises possession warrant addressed to [name(s)] and other biosecurity enforcement officers ("the authorised persons").
- (b) The [Judge/Magistrate] is satisfied on information given [on oath/by affirmation] and further information provided at the hearing that:
 - a biosecurity officer has, under section 341(1) of the Biosecurity Act 2015, requested the owner of the premises described below to arrange for the premises to be [dealt with/destroyed] within the period of [period], and the request has not been complied with;
 - □ a notice has been given to the owner of the premises described below in accordance with section 344(4) of the *Biosecurity Act 2015*;
 - □ a certificate in relation to the premises described below has been issued under section 344(5)(b) of the *Biosecurity Act 2015*.
 - (ii) there are proper grounds for the issue of the warrant under section 489 Biosecurity Act 2015.

Form 102AMPP

Warrant			
This warrant is issued under section 488 of the <i>Biosecurity Act 2015</i> for the purpose [insert purpose for which the warrant is granted].			
This warrant is a possession warrant and authorises the authorised persons, with such assistants and by such force as is necessary and reasonable in the circumstances, to take possession of [description of premises, address] for the purpose of:			
 (a) allowing the premises: □ to be dealt with under section 341(3) of the Biosecurity Act 2015; □ to be destroyed under section 344 of the Biosecurity Act 2015; (b) [other - specify]. 			
This warrant:			
□ may be executed at any time of day.			
must not be executed between the hours of [time] and [time].			
□ may be executed between the hours of [time] and [time].			
□ [other].			
Expiration			
This warrant expires on [date/time], being a date not more than 14 days after the issue of this warrant.			
Authentication			
Signature of Judicial Officer Sittle and name			

Form 102AMRA

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

RISK ASSESSMENT WARRANT Biosecurity Act 2015 (Cth)

[SUPREME/DISTRICT/MAGISTRATES] select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

To [name(s) of the applicant(s)] and other biosecurity enforcement officers and biosecurity officers

- (a) An Application has been made on [date] by [an] authorised officer[s] [name(s)], being [a] biosecurity enforcement officer[s], pursuant to section 488 of the Biosecurity Act 2015 (Cth) for the issue of a risk assessment warrant addressed to [name(s)] and other biosecurity enforcement officers and biosecurity officers ("the authorised persons").
- (b) The [Judge/Magistrate] is satisfied on information given [on oath/by affirmation] [in person/by electronic means/by telephone] and further information provided at the hearing that:
 - there are reasonable grounds for suspecting that a disease or pest may be present in or on goods on the premises, or the premises themselves and the disease or pest may pose an unacceptable level of biosecurity risk;
 - (ii) it is reasonably necessary that one or more biosecurity enforcement officers one or more biosecurity officers should have access to the premises described below to exercise powers in accordance with Division 3 of Part 2 of Chapter 6 of the *Biosecurity Act 2015* (Cth) for the purpose of:
 - □ establishing whether the [disease/pest] is present in or on the [goods/premises]; □ identifying the [disease/pest];
 - □ assessing the level of biosecurity risk posed by the [disease/pest];
 - (iii) (iii) or (iv) mandatory if remote application a warrant should be issued urgently;
 - (iv) (iii) or (iv) mandatory if remote application the delay that would occur if an application were made in person would frustrate the effective execution of the warrant;
 - (v) there are proper grounds for the issue of the warrant under section 489 Biosecurity Act 2015.

Form 102AMRA

□ [other].

Expiration

rant		
	int is issued under section 488 of the <i>Biosecurity Act 2015</i> for the purpose [insert purpose for which the granted].	
ant re	int is an entry warrant and authorises the authorised persons, on any one or more occasions while the mains in force, with such assistants and by such force as is necessary and reasonable in the noes, to:	
(a)	enter [description of premises, address];	
(b)	exercise the powers set out in Division 3 of Part 2 of Chapter 6 of the Biosecurity Act 2015);	
(c)	If applicable be accompanied by, and make use of a specified kind of animal in the exercise of the authority granted by this warrant, namely [specify the kind of animal];	
(d)	[other – specify].	
warra	nt:	
may be executed at any time of day.		
must not be executed between the hours of [time] and [time].		
may be executed between the hours of [time] and [time].		
	rant is s warra rant re umstar (a) (b) (c) (d) s warra may l	

Authentication
Signature of Judicial Officer [title and name]

This warrant expires on [date/time], being a date not more than 1 month after the issue of this warrant.

Form 102AMRZ

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

RESPONSE ZONE WARRANT Biosecurity Act 2015 (Cth)

[SUPREME/DISTRICT/MAGISTRATES] Select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

To [name(s) of the applicant(s)] and other biosecurity enforcement officers and biosecurity officers

- (a) An Application has been made on [date] by [an] authorised officer[s] [name(s)], being [a] biosecurity enforcement officer[s], pursuant to section 488 of the Biosecurity Act 2015 (Cth) for the issue of a response zone warrant addressed to [name(s)] and other biosecurity enforcement officers and biosecurity officers ("the authorised persons").
- (b) The [Judge/Magistrate] is satisfied on information given [on oath/by affirmation] [in person/by electronic means/by telephone] and further information provided at the hearing that:
 - there are reasonable grounds for suspecting that a disease or pest may be present in or on goods on the
 premises or the premises themselves and the disease or pest may pose an unacceptable level of biosecurity
 risk;
 - (ii) the premises are in a biosecurity response zone;
 - (iii) a biosecurity response zone determination relates to the disease or pest;
 - (iv) it is reasonably necessary that one or more biosecurity officers should have access to the premises
 described below to exercise powers in accordance with s 370 Biosecurity Act 2015 in relation to the goods
 or premises for the purpose of managing the biosecurity risk posed by the [disease/pest];
 - (v) $_{(v) \text{ or } (vi) \text{ mandatory if remote application a Warrant should be issued urgently;}}$
 - (vi) (v) or (vi) mandatory if remote application the delay that would occur if an application were made in person would frustrate
 the effective execution of the warrant;
 - (vii) there are proper grounds for the issue of the warrant under section 489 of the Biosecurity Act 2015.

Form 102AMRZ

Signature of Judicial Officer

[title and name]

Wa	arrant			
1		ant is issued under section 488 of the <i>Biosecurity Act 2015</i> for the purpose [insert purpose for which the signature].		
1		rant authorises the authorised persons, on any one or more occasions while the warrant remains in force, assistants and by such force as is necessary and reasonable in the circumstances, to:		
	(a)	enter [description of premises, address];		
	(b)	exercise the powers set out in section 370 of the Biosecurity Act 2015;		
	(c)	If applicable be accompanied by and make use of a specified kind of animal in the exercise of the authority granted by this warrant, namely [specify the kind of animal];		
	(d)	[other – specify].		
Ini	is warr			
	may	be executed at any time of day.		
	□ must not be executed between the hours of [time] and [time].			
	☐ may be executed between the hours of [time] and [time].			
	[oth	er].		
Ex	Expiration			
This warrant expires on [date/time], being a date not more than 1 month after the issue of this warrant.				
_				
Au	thenti	cation		

Form 102AN

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Building Energy Efficiency Disclosure Act 2010 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties						
Person the subject of this warrant						
Subject						
	Full Name					
Address for service	or service					
	Street Address (including unit or I	evel number and name of proper	ty if required)			
	City/town/suburb	State	Postcode	Country		

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by [name and/or office] under section 47 of the Building Energy Efficiency Disclosure Act 2010 (Cth) for the issue of a warrant.

The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:

- (a) it is reasonably necessary that one or more auditors should have access to the [building/area/associated place] described below for the purpose of determining whether an accredited assessor has properly applied the assessment methods and standards determined under section 21 of the Building Energy Efficiency Disclosure Act 2010 (Cth) for the purposes of [working out a proposed energy efficiency rating for the building described below/performing a lighting energy efficiency assessment for the building or an area of the building].
- (b) there are proper grounds for the issue of the warrant under section 47 of the *Building Energy Efficiency Disclosure Act 2010* (Cth).

Form 102AN

Warrant						
This warrant authorises one or more auditors from time to time while the warrant remains in force to:						
□ enter [description of building/area/associated place, address] [for the purpose of [description of purpose]].						
exercise the powers set out in Division 2 of the Building Energy Efficiency Disclosure Act 2010 (Cth).						
□ [other – specify].						
This warrant: may be executed at any time of day.						
must not be executed between the hours of [time] and [time].						
may be executed between the hours of [time] and [time].						
□ [other].						
Expiration						
This warrant expires on [date/time], being a date not more than 6 months after the issue of this warrant.						
Authentication						
Signature of Judicial Officer [title and name]						

Form 102AO

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Carbon Credits (Carbon Farming Initiative) Act 2011 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant					
Subject					
	Full Name				
Address for service					
	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country	

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by Inspector, [name and/or office] under section 211 of the Carbon Credits (Carbon Farming Initiative) Act 2011 (Cth) for the issue of a warrant.

The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:

- (a) it is reasonably necessary that one or more inspectors should have access to the premises described below for the purpose of:
 - □ determining whether the Carbon Credits (Carbon Farming Initiative) Act 2011 (Cth), or the associated provisions have been, or are being, complied with
 - □ substantiating information provided under the Carbon Credits (Carbon Farming Initiative) Act 2011 (Cth).
- (b) there are proper grounds for the issue of the warrant under section 211 of the Carbon Credits (Carbon Farming Initiative) Act 2011 (Cth).

Form 102AO

Warrant						
This warrant authorises one or more inspectors from time to time while the warrant remains in force to:						
□ enter [description of building/area/associated place, address] [for the purpose of [description of purpose]].						
exercise the powers set out in Division 3 of the Carbon Credits (Carbon Farming Initiative) Act 2011 (Cth).						
□ [other – specify].						
This warrant:						
□ may be executed at any time of day.						
must not be executed between the hours of [time] and [time].						
□ may be executed between the hours of [time] and [time].						
□ [other].						
Expiration						
This warrant expires on [date/time], being a date not more than 6 months after the issue of this warrant.						
Authentication						
Signature of Judicial Officer						
[title and name]						

Form 102AP

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Chemical Weapons (Prohibition) Act 1994 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

Subject

Duplicate panel if multiple parties

Address for service

Person the subject of this warrant

	Street Address (including unit or level number and name of property if required)					
			City/town/suburb	State	Postcode	Country
То	[[nai	me and/or position]/other]			
Red	citals	5				
			ade on [<i>date</i>] by [<i>name</i> 1994 (Cth) for the issue	•	ection [<i>50/51/52/58</i>] of the	e Chemical
The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:						
	(a) default selected if section 58 selected there are reasonable grounds to suspect that there are, or may be within the next 72 hours on the premises described below evidential material that may afford evidence as to the commission of an offence against the Chemical Weapons (Prohibition) Act 1994 (Cth), namely [description of offence].					
	 □ (b) it is reasonably necessary that the applicant □ default selected if section 50 selected above should have access to the premises described below to exercise inspection powers for a compliance purpose, namely [description of purpose]. □ default selected if section 51 selected above it is reasonably necessary that the applicant should exercise international inspection powers for an international compliance purpose, namely [description of purpose and declared facility if applicable]. □ default selected if section 52 selected above exercise challenge inspection powers for a challenge inspection purpose, namely [description of purpose]. 					
	(c)	there are proper gr (Prohibition) Act 1:		the warrant under sec	ction [50/51] of the <i>Chemi</i>	cal Weapons

Form 102AP

Warrant						
This warrant authorises the person to whom this warrant is addressed to:						
l	to enter and search [description of premises, address or description of person] for [description of thing or things of particular kind].					
	to enter and inspect [description of premises, address or description of person] for [description of thing or things of particular kind].					
l	seize and take possession of [description of thing or things of a particular kind] found [thereon/therein] [or] [on or in particular place or thing] [anywhere].					
	default selected if section 58 selected above seize other things found at the premises in the course of the search that the national inspector or a person assisting believes on reasonable grounds to be evidential material in relation to an offence to which the warrant relates or evidential material in relation to another offence against the Chemical Weapons (Prohibition) Act 1994 (Cth).					
	exercise the powers under [section].					
	[other – specify].					
This	warrant:					
	may be executed at any time of day.					
	must not be executed between the hours of [time] and [time].					
	may be executed between the hours of [time] and [time].					
	[other].					
Expi	iration					
	This warrant will expire [date/time], being a date not more than 7 days after the issue of this warrant. This warrant must be effected, in accordance with the Convention within [hours/days].					
Auth	nentication					
	Signature of Judicial Officer [title and name]					

Form 102AQ

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Civil Aviation Act 1988 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties					
Person the subject of this warrant					
Subject					
	Full Name				
Address for service					
	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country	

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by investigator, [name and/or office] under section[s] [32AD/32AF/[and 32AG]] of the Civil Aviation Act 1988 (Cth) for the issue of a warrant.

The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:

- □ (a) default selected if section 32AD is selected above it is reasonably necessary that the investigator should have access to the premises for the purpose of finding out whether the civil aviation legislation as defined in section 3 of the Civil Aviation Act 1988 (Cth) and the Civil Aviation Act 1990 of New Zealand, and the Regulations and Rules made under that Act ('the New Zealand legislation').
- □ (b) default selected if section 32AF is selected above there are reasonable grounds for suspecting that there is, or there may be within the next 72 hours, on the premises described below a particular thing that may afford evidence of the commission of a civil aviation offence, namely [description of offence].
 - (c) there are proper grounds for the issue of the warrant under section[s] [32AD/32AF/[and 32AG]] of the Civil Aviation Act 1988 (Cth).

if applicable

The grounds relied upon to justify the issue of this warrant are:

Provision for numbered paragraphs

[description of grounds].

Form 102AQ

Wa	Warrant				
	This warrant authorises the person and persons to whom this warrant addresses with such assistants and by such force as is necessary and reasonable to:				
	default selected if section 32AD selected above enter [description of premises, address] for the purpose of finding out whether the New Zealand legislation are being complied, as a request has been made to the Civil Aviation Safety Authority in accordance with the Australian New Zealand Aviation mutual recognition agreements, for the exercise of powers under Part IIIA of the Civil Aviation Act 1988 (Cth).				
	default selected if section 32AF selected above enter and search [description of premises, address] for [description of particular thing] that may afford evidence of the commission of a civil aviation offence, namely [offence].				
	default selected if section 32AF selected above [seize] the particular thing described above if found in or on [description of premises, address].				
	[other – specify].				
Thi	s warrant:				
	may be executed at any time of day.				
	must not be executed between the hours of [time] and [time].				
	may be executed between the hours of [time] and [time].				
	[other].				
Ex	piration				
Thi	is warrant expires on [date/time], being a date not more than [days/hours] after the issue of this warrant.				
Au	thentication				
1 -	Signature of Judicial Officer				
[title	[title and name]				

Form 102AR

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Competition and Consumer Act 2010 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

☐ (a) there are reasonable grounds to suspect that there:

the purpose of [description of purpose]].

Consumer Act 2010 (Cth).

 $\ \square$ is evidential material on the premises described below.

[FULL NAME] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including u	nit or level number and n	ame of property if required)	
	City/town/suburb	State	Postcode	Country
To [[name and/or position]/other]				
Recitals				
An Application has been made on [date] by investigator, [name and/or office] under section[s] 154X [and 154Y] of the Competition and Consumer Act 2010 (Cth) for the issue of a warrant.				
The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:				

□ may be evidential material on the premises described below within the next 72 hours.
□ (b) [it is reasonably necessary that the [person] should have access to the premises described below] [for

required about the grounds on which the issue of the warrant is being sought.

□ (c) the inspector or someone else, either orally or by affidavit, provided any further information the Court

(d) there are proper grounds for the issue of the warrant under section 154X of the Competition and

Form 102AR

Wa	Warrant				
This	This warrant authorises the person and persons to whom this warrant addresses to:				
	□ search [description of premises, address] for [kind of evidential material, contraventions to which the warrant relates].				
	[other – specify].				
This	s warrant:				
	may be executed at any time of day.				
	must not be executed between the hours of [time] and [time].				
	may be executed between the hours of [time] and [time].				
	[other].				
Exp	piration				
This warrant expires on [date/time], being a date not more than 6 months after the issue of this warrant.					
Aut	hentication				
1 -	Signature of Judicial Officer [title and name]				
Lune	[uue and name]				

Form 102AS

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Crimes Act 1914

 $[\mathit{MAGISTRATES/YOUTH}]$ select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties				
Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or I	evel number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country

Recitals An Application has been made on [date] by constable, [name and/or office] under section[s] [3E/[and]/3R] for the issue of a warrant. The Magistrate is satisfied on information given [on oath/by affirmation] that: (a) a constable seeks to conduct a search of the [premises/person] described below. (b) mandatory for warrant in relation to premises there are reasonable grounds to suspect that there are, or may be within the next [48/72] hours on the premises described below evidential material, in relation to [description of offence]. (c) mandatory for warrant in relation to a person there are reasonable grounds to suspect that the person described below has in his or her possession or will within the next [48/72] hours have in his or her possession any evidential material. (d) there are proper grounds for the issue of the warrant under section [3E/3R] of the Crimes Act 1914. (e) optional if remote application a warrant in the terms of the application should be issued urgently. (f) optional if remote application the delay that would occur if an application were made in person would frustrate the effective execution of the warrant. (g) [other]

Form 102AS

vva	nant			
1	s warrant authorises the person to whom this warrant addresses, unless he or she inserts the name of another istable in the warrant to be responsible for the warrant to:			
	mandatory for warrant in relation to premises to enter and search [description of premises, address] for [description evidential material of a particular kind].			
	mandatory for warrant in relation to person to search [person full name, date of birth] and things found in the possession of that person and any conveyance recently used by the person for [description of evidential material of a particular kind].			
	optional if warrant in relation to premises conduct [a/an] [ordinary/[or]frisk] search of a person who is at or near the [description of premises, address] when the warrant is executed if the executing officer or a constable assisting suspects on reasonable grounds that the person has any evidential material of seizable items in his or her possession.			
	optional if warrant in relation to person CONDUCT [a/an] [ordinary/[or]frisk] search of [person full name, date of birth].			
	 evidential material of the kind described above evidential material other than the kind of evidential material described above that are to be searched for under the warrant found in on or in that the executing officer or a constable assisting believes on reasonable grounds to be (i) evidential material in relation to an offence to which the warrant relates; or (ii) a thing relevant to another offence that is an indictable offence; or (iii) evidential material (within the meaning if the <i>Proceeds of Crimes Act 2002</i> (Cth)) or tainted property within the meaning of the <i>Proceeds of Crimes Act 2002</i> (Cth). if the executing officer or a constable assisting believes on reasonable grounds that seizure of the thing is necessary to prevent its concealment, loss or destruction or its use in committing an offence other things found at the premises in the course of the search that the executing officer or a constable assisting believes on reasonable grounds to be seizable items 			
	mandatory record fingerprints and to take forensic samples from things mandatory for warrant in relation to premises found at [description of premises, address] mandatory for warrant in relation to person found in the course of the search			
	mandatory to use (i) a computer, of data storage device found in the course of a search authorised under this warrant; or (ii) a telecommunications facility operated or provided by the Commonwealth or a carrier; or (iii) any other electronic equipment; or (iv) a data storage device; for the purpose of obtaining access to data that is held in the computer or device mentioned in subparagraph (i) at any time when the warrant is in force, in order to determine whether the relevant data is evidential material of the kind specified in the warrant.			
	mandatory to use (i) a computer found in the course of a search authorised under this warrant; or (ii) a telecommunications facility operated or provided by the Commonwealth or a carrier; or (iii) any other electronic equipment for the purpose of obtaining access to data (the relevant account-based date) that is account based data in relation to: (a) a person who is the owner or lessee of the computer mentioned in subparagraph (i); or (b) a person who uses or has used the computer mentioned in subparagraph (i); or (c) a deceased person who, before the person's death, was the owner or lessee od the computer mentioned in subparagraph (i); or (d) the deceased person who, before the person's death, used the computer mentioned in subparagraph (i); (i); in order to determine whether the relevant account-based data is evidential material of the kind specified above.			
	[other – specify].			

This	This warrant:				
	☐ may be executed at any time of day.				
	must not be executed between the hours of [time] and [time].				
	may be executed between the hours of [time] and [time].				
	[other].				
Exp	Expiration				
This	This warrant expires on [date/time], being a date not more than 7 days after the issue of this warrant.				
Aut	thentication				
1 -	nature of Judicial Officer e and name]				

Form 102AT

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Customs Act 1901 (Cth)

 $[\textit{MAGISTRATES/YOUTH}] \ {\tt Select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$

[*FULL NAME*] Applicant

Duplicate panel if multiple parties

Per	son	the subject of this	s warrant			
Suk	oject					
L.,			Full Name			
Add	dress	for service				
			Street Address (including	unit or level number and n	ame of property if required)	
			City/town/suburb	State	Postcode	Country
			City/town/suburb	State	Fosicode	Country
То	[[nar	ne and/or positio	n]/other]			
Red	citals	;				
			ade on [<i>date</i>] by [a	uthorised nerson	[<i>name and/or office</i>] un	der section(s)
			for the issue of a v		, [name anarer emee] an	der deditori[e]
		··				
	•	,	J	. ,	oy affirmation/by electror	nic means _] tnat:
	 □ (a) there are reasonable grounds for suspecting that □ default selected if section 198 selected above there is, or within the next 72 hours will be, evidential material described 					
	below, not being evidential material that is also a forfeited good, relating to [description of offence].					
	default selected if section 199A selected above the person described below has in their possession, or will within the					,
	next 72 hours have in their possession, any computer, or data storage device that is evidentiary materia relating to [description of offence].					
	default selected if section 203 selected above the goods described below are forfeited goods within the meaning of					
				. ,,		will be, on or in the premises
				• /	umstances, for the seizu	9
	(b)	there are proper of warrant.	grounds for the issu	ıe of the warrant ι	under section [198/199A/	/203] for the issue of a
	(c)		nder section 203M a Warra	ent in the terms of	the application should b	e issued urgently.
	(d)		under section 203M the di ctive execution of th	•	occur if an application v	vere made in person would
	(e)	[other].				

Form 102AT

Wa	rrant			
1	s warrant authorises the person to whom this warrant addresses with such assistants and by such force as is sessary and reasonable to:			
	mandatory section 1998 selected above search [full name, date of birth], and any recently used conveyance for [kind of computers or data storage devices].			
	mandatory if section 199 or 203 selected above enter and search: mandatory if section 199 selected above [description of premises, address] for: default selected is section 199 selected above [description of evidential material] found on or in the premises default selected if section 199 selected above and to record fingerprints found on or in the premises, and take samples of things (other than human biological fluid or tissue) found on or in the premises described above mandatory if section 203 selected above [description of premises, address] for [description of goods].			
	mandatory SeiZe			
	mandatory if section 199 selected above evidential material of the kind referred to above found on or in [description of premises, address].			
	mandatory if section 199 selected above other things that the executing officer or a person assisting believes on reasonable grounds to be evidential material in relation to the offence described above, or to another offence, or to be evidential material or tainted property within the meaning of the <i>Proceeds of Crimes Act 2002</i> (Cth), and not to be forfeited goods; if the executing officer or person assisting believes on reasonable grounds that seizure of the things is necessary to prevent their concealment, loss or destruction or their use in committing an offence.			
	optional if section 199 selected above any such materials or items found in the course of the search of [description of premises, address].			
	□ mandatory if section 199B selected above [kind of computers or data storage devices]. □ mandatory if section 199B selected above other things found on or in the possession of [full name, date of birth] or in the conveyance in the course of the search that the executing officer or person assisting believes on reasonable grounds to be, prohibited goods that are unlawfully carried by the person or seizable items.			
	 mandatory if section 203 selected above [description of goods]. mandatory if section 203 selected above other goods found on or in [description of premises, address] in the course of searching for the goods the subject of the warrant that the executing officer or a person assisting believes on reasonable grounds to be special forfeited goods. optional if section 203 selected above any relevant evidential material found in the course of the search of [description of premises, address]. 			
	optional if section 199 or 203 selected above conduct an ordinary search of a frisk search of a person at or near [description of premises, address] if the executing officer or a person assisting suspects on reasonable grounds that the person has any [goods that are subject of the warrant or special forfeited goods/evidential material] or seizable items in his or her possession.			
	mandatory if section 199 or section 199B selected above to USE (i) a computer, of data storage device found in the course of a search authorised under this warrant; or (ii) a telecommunications facility operated or provided by the Commonwealth or a carrier; or (iii) any other electronic equipment; or (iv) a data storage device; (v) for the purpose of obtaining access to data that is held in the computer or device mentioned in subparagraph			
	(i) at any time when the warrant is in force, in order to determine whether the relevant data is evidential material of the kind specified in the warrant.			
	mandatory if section 1998 selected above record fingerprints from computers or data storage devices, found in the course of the search of [full name, date of birth], and any recently used conveyance.			
	mandatory if section 1998 selected above take samples for forensic purposes from computers or data storage devices, found in the course of the search of [full name, date of birth], and any recently used conveyance.			
	[other – specify].			

102AT

This	s warrant:
	may be executed at any time of day.
	must not be executed between the hours of [time] and [time].
	may be executed between the hours of [time] and [time].
	[other].
Exp	iration
This	warrant expires on [date/time], being a date not more than 7 days after the issue of this warrant.
Aut	hentication
	nature of Judicial Officer
lune	e and name]

Form 102AUI

To be inserted by Court
Case Number:
Date Signed:
FDN:

INVESTIGATION WARRANT

Education Services for Overseas Students Act 2000 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

To [name(s) of the authorised person(s)]

Recitals

- (a) An Application has been made on [date] by [an] authorised person[s] [name(s)], being an authorised officer of the ESOS agency for a registered provider [name the provider], pursuant to section 131 of the Education for Overseas Students Act 2000 (Cth) and section 70 [and section 71] of the Regulatory Powers (Standard Provisions) Act 2014 for the issue of a warrant addressed to [name(s)] being [an] authorised officer of the ESOS agency for a registered provider [name the provider] ("the authorised persons").
- (b) The Magistrate is satisfied on information given [on oath/by affirmation] [in person/by electronic means/by telephone] and further information provided at the hearing that:
 - (i) there are reasonable grounds for suspecting that there is, or may within the next 72 hours be, at the premises described below, a thing with respect to, that may afford evidence of, or will be used in a contravention of a civil penalty provision contained in or the commission of an offence against the Education for Overseas Students Act 2000 (Cth) or the Tertiary Education Quality Standards Agency Act 2011 or the commission of an offence against the Crimes Act 1914 (Cth) or the Criminal Code that relates to the Education for Overseas Students Act 2000 or that relates to the Tertiary Education Quality Standards Agency Act 2011, namely [details of the offence or suspected offence].
 - (ii) (iii) or (iii) mandatory if remote application a warrant should be issued urgently;
 - (iii) (ii) or (iii) mandatory if remote application the delay that would occur if an application were made in person would frustrate the effective execution of the warrant;
 - (iv) there are proper grounds for the issue of the warrant under section 131 of the Education for Overseas Students Act 2000 and section 70 [and section 71] of the Regulatory Powers (Standard Provisions) Act 2014).

1

Form 102AUI

Warrant

This warrant is issued under section 131 of the *Education for Overseas Students Act 2000* and Part 3 Division 6 of the *Regulatory Powers (Standard Provisions) Act 2014* for the purpose of investigating a suspected contravention of a civil penalty provision contained in or the commission of an offence against section(s) [insert the provision to which the warrant relates] of the *Education for Overseas Students Act 2000* or *Tertiary Education Quality Standards Agency Act 2011* or of *Crimes Act 1914* or the *Criminal Code* which relate to the *Education for Overseas Students Act 2000* or which relate to the *Tertiary Education Quality Standards Agency Act 2011*.

This warrant authorises the authorised persons, with such assistants and by such force as is necessary and reasonable in the circumstances, to:

- enter [description of premises, address], search for and seize the following kinds of evidential material [description of the evidential material].
- (b) exercise the powers set out in Part 3 of the Regulatory Powers (Standard Provisions) Act 2014 (as modified by section 131 of the Education for Overseas Students Act 2000) in relation to the premises described above for the purposes of section 131 of the Education for Overseas Students Act 2000.
- (c) seize any other thing found in the course of executing this warrant if the person executing the warrant believes on reasonable grounds that:
 - (i) the thing is evidential material of a kind not specified in paragraph (a);
 - (ii) a related provision has been contravened with respect to the thing;
 - (iii) the thing is evidence of the contravention of a related provision; or
 - (iv) the thing is intended to be used for the purpose of contravening a related provision.
- \Box (d) [other specify].

Т	his	wa	rra	nt:

may be executed at any time of day.
must not be executed between the hours of [time] and [time].
may be executed between the hours of [time] and [time].
[other].

Expiration

This warrant expires on [date/time], being a date not more than 7 days after the issue of this warrant.

Authentication		
Signature of Judicial Officer [title and name]		

Form 102AUM

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

MONITORING WARRANT

Education Services for Overseas Students Act 2000 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

To [name of the authorised person(s)]

Recitals

- (a) An Application has been made on [date] by [an] authorised person[s] [name(s)], being an authorised officer of the ESOS agency for a registered provider [name the provider], pursuant to section 130 of the Education for Overseas Students Act 2000 (Cth) and section 32 of the Regulatory Powers (Standard Provisions) Act 2014 (Cth) for the issue of a warrant addressed to [name(s)] being [an] authorised officer of the ESOS agency for a registered provider [name the provider] ("the authorised persons").
- (b) The Magistrate is satisfied on information given [on oath/by affirmation] and further information provided at the hearing that:
 - it is reasonably necessary that the authorised officer[s] should have access to the premises described below to assess whether the following are being complied with:
 - $\ \square$ a provision [provision number] of the Education for Overseas Students Act 2020.
 - □ a provision [provision number] of the National Code of Practice for Providers of Education and Training to Overseas Students under Part 4 of the Education for Overseas Students Act 2020.
 - □ a provision [provision number] of the ELICOS Standards or Foundation Program Standards.
 - □ an offence provision [provision number] of the Crimes Act 1914 or the Criminal Code that relates to the Education for Overseas Students Act 2020.
 - (ii) it is reasonably necessary that the authorised officer[s] should have access to the premises described below to assess whether information given in compliance, or purported compliance, with the following is correct:
 - □ a provision [provision number] of the Education for Overseas Students Act 2020.
 - □ a provision [provision number] of the National Code of Practice for Providers of Education and Training to Overseas Students under Part 4 of the Education for Overseas Students Act 2020.
 - □ a provision [provision number] of the ELICOS Standards or Foundation Program Standards.
 - (iii) it is reasonably necessary that the authorised officer[s] should have access to the premises described below to determine whether a registered provider, because of financial difficulty, or any other reason might not be able to provide courses to its accepted students or refund amounts to its accepted students.
 - (iv) there are proper grounds for the issue of the warrant under section 130 of the *Education for Overseas Students Act 2000* (Cth) and section 32 of the *Regulatory Powers* (Standard Provisions) Act 2014.

Form 102AUM

Warrant			
This warrant is issued under s 130 of the Education Services for Overseas Students Act 2000 and section 32 of the Regulatory Powers (Standard Provisions) Act 2014 for the purpose [insert purpose].			
This warrant authorises the authorised persons, with such assistants and by such force as is necessary and reasonable in the circumstances to:			
(a) enter [description of premises/address] and exercise the monitoring powers under Part 2 of the Regulatory Powers (Standard Provisions) Act 2014 for the purpose of [description of purpose].			
(b) [other – specify].			
This warrant:			
□ may be executed at any time of day.			
☐ must not be executed between the hours of [time] and [time].			
□ may be executed between the hours of [time] and [time].			
□ [other].			
Expiration			
This warrant expires on [date/time], being a date not more than 3 months after the issue of this warrant.			

Authentication		
Signature of Judicial Officer [title and name]		

Form 102AV

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT

Environment Protection and Biodiversity Conservation Act 1999 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

Duplicate panel if multiple parties

Pe	rson	the subject of thi	s warrant			
Sul	bject					
			Full Name			
Add	dress	for service				
			Street Address (including unit	or level number and name	of property if required)	
			City/town/suburb	State	Postcode	Country
То	[[nai	me and/or positio	n]/other]			
Re	citals	3				
und	der se	ection[s] [409 [and		and] 416] of the E	person/authorised offic Invironment Protection	er], [name and/or office] and Biodiversity
	,	gistrate is satisfied ion/affidavit/other]		on oath/by affirm	ation/by electronic mea	ans] [and further
	(a)	to the premises		ne purpose findir	ng out whether any or	d officer should have access all of the provisions of an
	(b)	within the next [7. offence against a	2/48] hours, at the prer	mises described and]/the contrave	below, evidential mater ntion of an environmen	•
	(c)	below has in his evidential materia	or her possession, or value of the land of	vill within the nex ience against an	t [72/48] hours have ir environmental law [ar	g that the person described this or her possession, any adj/ the contravention of and of penalty provision/both].
	(d)		y that would occur if			application should be issued would frustrate the effective

Form 102AV

(e) there are grounds for the issue of the warrant under section[s] [409 [and 409A]/413(1)/413(2)[and] 416] of the Environment Protection and Biodiversity Conservation Act 1999 (Cth).

If applicable
The grounds relied upon to justify the issue of this warrant are:
Provision for numbered paragraphs
1. [description of grounds]

Mandatory if section 165(2) or 165(3) selected above
The reasons for issuing this warrant are:
Provision for numbered paragraphs
1. [description of reasons]

Wa	rrant
	s warrant authorises the person and persons to whom this warrant addresses with such assistance and by such se as is necessary and reasonable to:
	mandatory if section 409 selected above enter [description of premises, address] to [description of purpose].
	search [description of premises, address or description of person] for [description of thing or things of particular kind].
	mandatory if section 413(1) selected above enter and search [description of premises, address] for [description of kind of evidential material].
	mandatory if 413(2) selected above carry out an [ordinary search/frisk search] of [[full name, date of birth]/[a person who is at or near [description of premises, address]] [[for description of evidential material]/[if the executing officer or an officer assisting suspects on reasonable grounds that the person has in his or her possession [any evidential material in relation to an offence against an environmental law, in relation to a contravention of an environmental penalty provision or in relation to both]/any eligible seizable items]]].
	A frisk search means a search of a person conducted by quickly running the hands over the person's outer garments and an examination of anything worn or carried by the person that is conveniently and voluntarily removed by the person. An ordinary search may include requiring the person to remove his or her overcoat, coat or jacket and any gloves shoes and hat and examination of those items
	mandatory if section 413(1) selected above SEIZE:
	mandatory if section 413(1) selected above a thing, other than evidential material of the kind described above, found in the course of the search.
	mandatory if section 413(2) selected above a thing, other than evidential material of the kind described above found, in the course of the search, on or in the possession of [full name, date of birth], or in an aircraft, vehicle or vessel that that person had operated or occupied at any time within 24 hours before the search began, being a thing.
	that the executing officer or an officer assisting believes on reasonable grounds to be evidential material in relation to an officer, or in relation to a contravention of an environmental penalty provision, to which the warrant relates, or evidential material in relation another indictable offence against an environmental law, or evidential material in relation to another contravention of an environmental penalty provision, if the executing officer or an officer assisting believes on reasonable grounds that seizure of the thing is necessary to prevent its concealment, loss or destruction or its use in committing an offence against an offence against an environmental law or in contravening an environmental penalty provision
	mandatory if section 409 selected above exercise: mandatory if section 409 selected above monitoring powers in relation to the premises [description of premises,
	address].
	mandatory if section 409 selected above powers of seizure conferred by section 444A or 445 of the <i>Environment Protection and Biodiversity Conservation Act</i> 1999 (Cth).
	[other – specify].

This warrant:			
	may be executed at any time of day.		
	must not be executed between the hours of [time] and [time].		
	may be executed between the hours of [time] and [time].		
	[other].		
1 -	Expiration		
	This warrant expires on [date/time], being a date not more than [48 hours/7 days/6 months] after the issue of this warrant.		
Aut	thentication		
	nature of Judicial Officer e and name		

Form 102AW

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Excise Act 1901 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties				
Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by [inspector/authorised person/authorised officer/other], [name and/or office] under section[s] [107BA/107CA/[and 107DG]] of the Excise Act 1901 (Cth) for the issue of a warrant.

The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:

- (a) mandatory if section 107BA selected above there are reasonable grounds for suspecting that there is, or within the next [72/48] hours there will be, any evidential material, other than evidential material that is also a forfeited good, relating to [description of offence] on or in the premises described below.
- □ (b) has reasonable grounds for suspecting that the goods referred to below, at the premises described below are forfeited goods and are, or within the next 72 hours will be, on or in the premises and has demonstrated the necessity in all the circumstances, for seizure of the goods.
- ☐ (c) a [search/seizure] warrant in the terms of the application should be issued urgently.
- □ (d) the delay that would occur if an application were made in person would frustrate the effective execution of the warrant.
 - (e) there are proper grounds for the issue of the warrant under section[s] [107BA/107CA [and 107DG]] of the Excise Act 1901 (Cth).

Form 102AW

[title and name]

if applicable The grounds relied upon to justify the issue of this warrant are: Provision for numbered paragraphs 1. [description of grounds] Mandatory if section 165(2) or 165(3) selected above The reasons for issuing this warrant are: Provision for numbered paragraphs 1. [description of reasons]		
Warrant		
This warrant authorises the person and persons to whom this warrant addresses to:		
 □ enter and search [description of premises, address] for: □ default selected [kind of evidential material/goods]. □ default selected if section 107BA selected above and to record fingerprints found on or in the premises, and take samples of things (other than human biological fluid or tissue) found on or in the premises for forensic purposes. 		
□ carry out an ordinary search or a frisk search of [full name, date of birth] who is at or near the premises when the warrant is executed, if the executing officer or a person assisting suspects that the person has any evidential material in his or her possession.		
□ seize: □ default selected [evidential material of the kind/the goods] described above. □ things other than the kind of evidential material described above, found on or in [description of premises, address] in the course of the search that the executing officer or a person assisting believes in reasonable grounds to be evidential material in relation to an offence which the warrant relates or to another offence and not to be forfeited goods, if the executing officer or person assisting believes on reasonable grounds that seizure of the things is necessary to prevent their concealment, loss or destruction or their use in committing an offence. □ any material found in course of the [frisk/ordinary] search of [full name, date of birth].		
exercise [powers].		
This warrant:		
may be executed at any time of day.		
must not be executed between the hours of [time] and [time].		
☐ may be executed between the hours of [time] and [time]. ☐ [other].		
Expiration This warrant expires on [date/time], being a date not more than [48 hours/7 days/6 months] after the issue of this warrant.		
Authentication		

Form 102AXAP

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

ADJACENT PREMISES WARRANT Export Control Act 2020 (Cth)

[SUPREME/DISTRICT/MAGISTRATES] select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

To [name(s) of the authorised person(s)]

Recitals

- (a) An Application has been made on [date] by [an] authorised officer[s] [name(s)], being [an] authorised officer authorised by the Secretary of the Department under section 291 of the Export Control Act 2020 for the issue of an adjacent premises warrant addressed to [name(s)] being [an] authorised officer[s] ("the authorised persons").
- (b) The [Judge/Magistrate] is satisfied on information given [on oath/by affirmation] and on further information provided at the hearing that:
 - (i) it is reasonably necessary that one or more authorised officers should have access to the premises described below for the purpose of gaining access to other premises to perform functions or duties, or exercise powers, as [an] authorised officer under:
 - □ Part 2 or 3 of the Regulatory Powers (Standard Provisions) Act 2014 as it applies in relation to the Export Control Act 2020; and
 - □ Part 5 of Chapter 10 of the Export Control Act 2020; and
 - (ii) there are proper grounds for the issue of an adjacent premises warrant under section 335 of the *Export Control Act 2020*.

Form 102AXAP

Wa		
vva	па	n

This is an adjacent premises warrant issued under section 335 Export Control Act 2020 for the purpose [insert purpose for which the warrant is granted].

This warrant authorises the authorised persons, from time to time while the warrant remains in force, with such assistants and by such force as is necessary and reasonable in the circumstances, to:

- (a) enter and remain on [description of adjacent premises, address] for such period as is reasonably necessary, for the purpose of gaining access to other premises [description of primary premises] to perform functions or duties, or exercise powers, as an authorised officer for the purposes of:
 - (i) Part 2 or 3 of the Regulatory Powers (Standard Provisions) Act 2014 as those Parts apply to the Export Control Act 2020.
 - (ii) Part 5 of Chapter 10 of the Export Control Act 2020.

	(b) [other – specify].
This	s warrant:
	may be executed at any time of day.
	must not be executed between the hours of [time] and [time].
	may be executed between the hours of [time] and [time].
	[other].
Evr	piration

This warrant expires on [date/time], being a date not more than 14 days after the issue of this warrant.

Authentication
Signature of Judicial Officer
Ititle and name

Form 102AXI

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

INVESTIGATION WARRANT Export Control Act 2020 (Cth)

[SUPREME/DISTRICT/MAGISTRATES] select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

To [name(s) of the authorised person(s)]

Recitals

- (a) An Application has been made on [date] by [an] authorised person[s] [name(s)], being [an] authorised officer authorised by the Secretary of the Department under s 291 of the Export Control Act 2020, pursuant to section 329 of the Export Control Act 2020 (Cth) and section 70 [and section 71] of the Regulatory Powers (Standard Provisions) Act 2014 for the issue of a warrant addressed to [name(s)] being [an] authorised officer authorised by the Secretary of the Department under s 291 of the Export Control Act 2020 ("the authorised persons").
- (b) The [Judge/Magistrate] is satisfied on information given [on oath/by affirmation] [in person/by electronic means/by telephone] and further information provided at the hearing that:
 - (i) there are reasonable grounds for suspecting that there is, or may within the next 72 hours be, at the premises described below, a thing with respect to, that may afford evidence of, or will be used in a contravention of a civil penalty provision or the commission of an offence against the Export Control Act 2020, or the commission of an offence against the Crimes Act 1914 (Cth) or the Criminal Code that relates to the Export Control Act 2020, namely [particulars of the contravention or offence].
 - (ii) (iii) or (iii) mandatory if remote application a warrant should be issued urgently;
 - (iii) (ii) or (iii) mandatory if remote application the delay that would occur if an application were made in person would frustrate the effective execution of the warrant;
 - (iv) there are proper grounds for the issue of the warrant under section 329 of the Export Control Act 2020 and section 70 [and section 71] of the Regulatory Powers (Standard Provisions) Act 2014).

Form 102AXI

Warrant

This warrant is issued under section 329 of the *Export Control Act 2020* and Part 3 Division 6 of the *Regulatory Powers* (Standard Provisions) Act 2014 for the purpose of investigating the commission of an offence [insert the offence provisions to which the warrant relates] against the *Export Control Act 2020* or a suspected contravention of section(s) [insert provisions to which the warrant relates] of the *Crimes Act 1914* or the *Criminal Code* which relate to the *Export Control Act 2020*.

This warrant authorises the authorised persons, with such assistants and by such force as is necessary and reasonable in the circumstances, to:

- enter [description of premises, address], search for and seize the following kinds of evidential material [description of the evidential material].
- (b) exercise the powers set out in Part 3 of the Regulatory Powers (Standard Provisions) Act 2014 (as modified by section 330 of the Export Control Act 2020) in relation to the premises described above for the purposes of section 329 of the Export Control Act 2020.
- (c) seize any other thing found in the course of executing this warrant if the person executing the warrant believes on reasonable grounds that:
 - (i) the thing is evidential material of a kind not specified in paragraph (a);
 - (ii) a related provision has been contravened with respect to the thing;
 - (iii) the thing is evidence of the contravention of a related provision; or
 - (iv) the thing is intended to be used for the purpose of contravening a related provision.
- □ (d) [other specify].
 This warrant:
 □ may be executed at any time of day.
 □ must not be executed between the hours of [time] and [time].
 □ may be executed between the hours of [time] and [time].
 □ [other].

Expiration

This warrant expires on [date/time], being a date not more than 7 days after the issue of this warrant.

Authentication	
Signature of Judicial Officer [title and name]	

Form 102AXM

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

MONITORING WARRANT Export Control Act 2020 (Cth)

[SUPREME/DISTRICT/MAGISTRATES] select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

To [name of the authorised person(s)]

Recitals

- (a) An Application has been made on [date] by [an] authorised officer[s] [name(s)], being [an] authorised officer authorised by the Secretary of the Department under s 291 of the Exports Control Act 2020, pursuant to section 326 of the Export Control Act 2020 (Cth) and section 32 of the Regulatory Powers (Standard Provisions) Act 2014 (Cth) for the issue of a warrant addressed to [name(s)] being [an] authorised officer authorised by the Secretary of the Department under s 291 of the Exports Control Act 2020 ("the authorised persons").
- (b) The issuing officer is satisfied on information given [on oath/by affirmation] and further information provided at the hearing that:
 - (i) it is reasonably necessary that the authorised officer[s] should have access to the premises described below to assess whether:
 - □ a provision of the Export Control Act 2020 (Cth) has been, or being, complied with;
 - □ information given in compliance, or purported compliance, with a provision of the *Export Control Act 2020* (Cth) is correct.
 - (ii) there are proper grounds for the issue of the warrant under section 326 of the Export Control Act 2020 (Cth).

Form 102AXM

War	ron	•

This warrant is issued under section 326 of the Export Control Act 2020 and section 32 of the Regulatory Powers (Standard Provisions) Act 2014 for the purpose [insert purpose].

This warrant authorises the authorised persons, with such assistants and by such force as is necessary and reasonable in the circumstances to:

- (a) enter [description of premises/address] and exercise the monitoring powers under Part 2 of the Regulatory Powers (Standard Provisions) Act 2014 (as modified by s 327 of the Export Control Act 2020) for the purpose of [description of purpose].
- (b) [other specify].

This	s warrant:
	may be executed at any time of day.
	must not be executed between the hours of [time] and [time]
	may be executed between the hours of [time] and [time].
	[other].

Expiration

This warrant expires on [date/time], being a date not more than 3 months after the issue of this warrant.

Authentication		
Signature of Judicial Officer [title and name]		

Form 102AY

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Extradition Act 1988 (Cth) – s 14(1)

[SUPREME/DISTRICT] select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties				
Person the subject of this	extradition arrest			
Subject				
	Full Name			
Address for service				
	Street Address (including unit or I	evel number and name of proper	rty if required)	
	City/town/suburb	State	Postcode	Country

COMMONWEALTH OF AUSTRALIA

Extradition Act 1988 (Cth)

WARRANT UNDER SUBSECTION 14(1) OF THE EXTRADITION ACT 1988 (CTH) IN RELATION TO [SEARCH/[AND]/SEIZURE]

To [full name], a police officer within the meaning of the Extradition Act 1988 (Cth).

WHEREAS:

- (a) I have been informed by affidavit that there are reasonable grounds for suspecting that there may be in [specify place] a thing, namely, [description of thing]:
 - that may be material as evidence in proving the offence[s] of [nature of offence], in relation to which an extradition arrest warrant for the arrest of [name of person] was issued as follows:
 - [details of warrant];
 - ☐ for which the surrender of [name of person] is sought by [name of Country], an extradition country;
 - that has been acquired by [name of person] as a result of the offence[s] of [nature of offence], in relation to which an extradition arrest warrant for the arrest of [name of person] was issued as follows:
 - [details of warrant];
 - ☐ for which the surrender of [name of person] is sought by [name of Country], an extradition country.
- (b) the supporting affidavit sets out those grounds;
 - there has been given to me by affidavit such further information as I require concerning the grounds on which the issue of the warrant is being sought.
- (c) I am satisfied that there are reasonable grounds for issuing the warrant.

Form 102AY

Act 1988 (Cth), under subsection 14(1) of that Act, hereby authorise you, a police officer, for the purpose of [purpose for issue of warrant] in relation to the offence[s] of [nature of offence/offence], with such assistance, and by such force, as is necessary and reasonable:
□ between the hours of [time] and [time],
□ at any time of the day or night,
□ to seize any thing of the following kind: [description of kind of things authorised to be seized];
to enter [upon/into] [specify place] and to seize any thing of the following kind: [description of kind of things authorised to be seized];
to enter [upon/into] [specify place], to search that place for any thing of the following kind: [description of kind of things authorised to be seized]; and to seize any thing of that kind found in that place.
Expiration
This warrant expires on [date/time], being a date not more than one month after the issue of this warrant.
Date of issue: [date]
Authentication
Signature of Judicial Officer [title and name]

Form 102AZ

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Extradition Act 1988 (Cth) – s 31(1)

SUPREME COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Person the subject of a l	New Zealand warrant			
Name				
	Full Name			
Address				
	Street Address (including unit or	level number and name of prope	rty if required)	
	City/town/suburb	State	Postcode	Country

COMMONWEALTH OF AUSTRALIA

Extradition Act 1988 (Cth)

WARRANT UNDER SUBSECTION 31(1) OF THE EXTRADITION ACT 1988 (CTH) IN RELATION TO [SEARCH/[AND]/SEIZURE]

To [full name], a police officer within the meaning of the Extradition Act 1988 (Cth).

WHEREAS:

- (a) I have been informed by affidavit that there are reasonable grounds for suspecting that there may be in [specify place] a thing, namely, [description of thing]:
 - □ that may be material as evidence in proving the offence[s] of [nature of offence], in relation to which [an indorsed New Zealand warrant/a provisional arrest warrant] was issued;
 - □ that has been acquired by [name of person] as a result of the offence[s] of [nature of offence], in relation to which [an indorsed New Zealand warrant/a provisional arrest warrant] was issued.
- (b) the supporting affidavit sets out those grounds;
 - □ there has been given to me by affidavit such further information as I require concerning the grounds on which the issue of the warrant is being sought.
- (c) I am satisfied that there are reasonable grounds for issuing the warrant.

NOW THEREFORE I, [name and designation of Magistrate], a Magistrate within the meaning of the Extradition Act 1988 (Cth), under subsection 31(1) of that Act, hereby authorise you, a police officer, for the purpose of

Form 102AZ

[purpose for issue of warrant] in relation to the offence[s] of [nature of offence/offence], with such assistance, and
by such force, as is necessary and reasonable:
between the hours of [time] and [time],
at any time of the day or night,
□ to seize any thing of the following kind: [description of kind of things authorised to be seized];
to enter [upon/into] [specify place] and to seize any thing of the following kind: [description of kind of things authorised to be seized];
to enter [upon/into] [specify place], to search that place for any thing of the following kind: [description of kind of things authorised to be seized]; and to seize any thing of that kind found in that place.
Expiration
This warrant expires on [date/time], being a date not more than one month after the issue of this warrant.
Date of issue: [date]
Authentication
Signature of Judicial Officer
[title and name]

Form 102BA

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Fisheries Management Act 1991 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties				
Person the subject of this	warrant			
Subject				
	Full Name			
Address for service				
	Street Address (including unit or I	evel number and name of proper	ty if required)	
	City/town/suburb	Ctata	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by officer, [name and/or office] under section[s] 85 [and 86] of the Fisheries Management Act 1991 (Cth) for the issue of a warrant.

The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:

- (a) there are reasonable grounds for suspecting that there is, or there will be within the next 72 hours, any evidential material relating to [description of offence] at the premises described below.
- (b) there are proper grounds for the issue of the warrant under section[s] 85 [and 86] of the Fisheries Management Act 1991 (Cth).

Warrant

This warrant authorises the person and persons to whom this warrant addresses with such assistants and by such force as is necessary and reasonable to:

- □ enter [description of premises, address] to [description of purpose].
- □ search [description of premises] for:
 - and record fingerprints and to take samples of things found at the premises for forensic purposes.
 - ☐ [description of kinds of evidential material].

Form 102BA

seize: [description of kinds of evidential material] found on or in [description of premises, address]. other things found at [description of premises, address] in the course of the search that the executing officer or a person helping believes on reasonable grounds to be evidential material in relation to an offence to which the warrant relates or evidential material in relation to another offence against this Fisheries Management Act 1991 (Cth).				
□ [other – specify].				
This warrant:				
☐ may be executed at any time of day.				
☐ must not be executed between the hours of [time] and [time].				
□ may be executed between the hours of [time] and [time].				
□ [other].				
Expiration				
This warrant expires on [date/time], being a date not more than [hours/days] after the issue of this warrant.				
Authentication				
Signature of Judicial Officer [title and name]				

Form 102BB

To be inserted by Court
Case Number:
Date Signed:
FDN:

SEARCH WARRANT Fuel Quality Standards Act 2000 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties				
Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or	evel number and name of proper	rty if required)	
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by inspector, [name and/or office] under section [59/60/[and 61]] of the Fuel Quality Standards Act 2000 (Cth) for the issue of a warrant.

The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:

- □ (a) it is reasonably necessary that one or more inspectors should have access to the premises described below for the purposes of [finding out whether the Fuel Quality Standards Act 2000 (Cth) has been complied with/assessing the correctness of information provided under the Fuel Quality Standards Act 2000 (Cth)]
- □ (b) there are reasonable grounds for suspecting that there is, or there may be within the next 72 hours, evidential material in or on the premises described below.
 - (c) there are proper grounds for the issue of the warrant under section [59/60 [and 61]] of the Fuel Quality Standards Act 2000 (Cth).

Form 102BB

Wa	rrant			
	This warrant authorises the person and persons to whom this warrant addresses with such assistants and by such force as is necessary and reasonable to:			
	enter [description of premises, address] to [description of purpose].			
	mandatory if section 60 selected above Seize [description of evidential material] found on or in [description of premises, address].			
	exercise the powers set out in section [44/41] of the Fuel Quality Standards Act 2000 (Cth).			
	[other – specify].			
This	s warrant:			
	may be executed at any time of day.			
	must not be executed between the hours of [time] and [time].			
	may be executed between the hours of [time] and [time].			
	[other].			
Exp	piration			
This	s warrant expires on [date/time], being a date not more than [7 days/6 months] after the issue of this warrant.			
Aut	thentication			
Sia	nature of Judicial Officer			
1 -	e and name]			

Form 102BC

To be inserted by Court
Case Number:
Date Signed:
FDN:

SEARCH WARRANT Gene Technology Act 2000 (Cth)

 $[SUPREME/DISTRICT/MAGISTRATES/YOUTH] \ {\tt Select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$

[FULL NAME] Applicant

Duplicate panel if multiple parties				
Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or	evel number and name of prope	rty if required)	
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by inspector, [name and/or office] under section[s] [172/173/[and 174]] of the Gene Technology Act 2000 (Cth) for the issue of a warrant.

The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:

- (a) mandatory if section 172 selected above it is reasonably necessary that one or more inspectors should have access to
 the premises described below for the purposes of finding out whether the Gene Technology Act 2000
 (Cth), or the Regulations, have been complied with.
- □ (b) mandatory if section 173 selected above there are reasonable grounds for suspecting that there is, or there may be within the next 72 hours, evidential material relating to [description of offence] in or on the premises described below.
 - (c) there are reasonable grounds for the issue of the warrant under section [172/173/[and 174]] of the Gene Technology Act 2000 (Cth).

Form 102BC

Wa	rrant			
l	This warrant authorises the person and persons to whom this warrant addresses [with such assistants and by such force as is necessary and reasonable] to:			
	enter [description of premises, address] to [description of purpose].			
	mandatory if section 173 selected above Seize [description of evidential material] found on or in [description of premises, address].			
	exercise the powers set out in section[s] [153/154(3) and 155] of the Gene Technology Act 2000 (Cth) [in relation to the premises].			
	[other – specify].			
This	s warrant:			
	may be executed at any time of day.			
	must not be executed between the hours of [time] and [time].			
	may be executed between the hours of [time] and [time].			
	[other].			
Exp	piration			
This	s warrant expires on [date/time], being a date not more than [hours/days] after the issue of this warrant.			
Aut	thentication			
	Signature of Judicial Officer			
luue	[title and name]			

Form 102BD

To be inserted by Court
Case Number:
Date Signed:
FDN:

SEARCH WARRANT Human Services (Medicare) Act 1973 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

Duplicate panel if multiple parties				
Person the subject of this warrant				
Subject				
	Full Name			
Address for service				
	Street Address (including unit or	evel number and name of proper	rty if required)	
	City/town/suburb	State	Postcode	Country

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section[s] 8Y [and 8Z] of the Human Services (Medicare) Act 1973 (Cth) for the issue of a warrant.

The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:

- (a) an authorised officer seeks to enter and the search the premises described below [and seize evidential material on or in the premises].
- □ (b) there are reasonable grounds to suspect that there may be on or in the premises described below particular evidential material as described below in relation to [description of offence/civil contravention].
- ☐ (c) the execution of the warrant will not cause an unreasonable invasion of any patient's privacy.
- □ (d) there are reasonable grounds for the issue of the warrant under section 8Y of the *Human Services* (*Medicare*) *Act 1973* (Cth).

Form 102BD

Wai	rrant
1	s warrant authorises the person and persons to whom this warrant addresses with such assistants and by such e as is necessary and reasonable to:
	enter and search [description of premises, address] for [description of purpose, description of kind of evidential material].
	seize evidential material of the kind referred to above found on or in [description of premises, address].
	[other – specify].
This	s warrant:
	may be executed at any time of day.
	must not be executed between the hours of [time] and [time].
	may be executed between the hours of [time] and [time].
	[other].
Ехр	piration
This	s warrant expires on [date/time], being a date not more than 7 days after the issue of this warrant.
	s warrant does [not] authorise the exercise of powers in relation to records containing clinical details relating to ents.
Aut	hentication
Siar	nature of Judicial Officer
l	e and namel

Form 102BE

To be inserted by Court
Case Number:
Date Signed:
FDN:

SEARCH WARRANT

Law Enforcement Integrity Commissioner Act 2006 (Cth)

 $[SUPREME/DISTRICT/MAGISTRATES/YOUTH] \ {\tt Select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$

[FULL NAME] Applicant

Duplicate panel if multiple parties					
Person the subject of this	Person the subject of this warrant				
Subject					
	Full Name				
Address for service					
	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country	
To Unama and/or nacition//other					

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section[s] [109(1)/109(2)/109(3)/109(4) [and 111]] of the Law Enforcement Integrity Commissioner Act 2006 (Cth) for the issue of a warrant.

- □ (a) only available if Issuing officer is a Judge mandatory if section 109(1) selected above there are reasonable grounds for suspecting that there is, or there will be within the next [48/72] hours, evidential material of the kind described below relating to [description of corruption issue or public inquiry] on the premises described below in relation to which the application was made.
- (b) only available if issuing officer is a Judge mandatory if section 109(1) selected above there are reasonable grounds for believing that if a person was served with a summons to produce the evidential material described below, the material, might be concealed, lost mutilated or destroyed.
- (c) only available if issuing officer is a Magistrate mandatory if section 109(2) selected above there are reasonable grounds for suspecting that there is, or there will be within the next [48/72] hours, evidential material of the kind described below relating to [description of offence] in the premises described below in relation to which the application was made.
- (d) only available if issuing officer is a Judge mandatory if section 109(3) selected above there are reasonable grounds for suspecting that the person referred to below in relation to whom the application was made has in his or her

Form 102BE

	possession, or will within the next [48/72] hours have in his or her possession, evidential material relating to [description of corruption issue or public inquiry].
(e)	only available if issuing officer is a Judge – mandatory if section 109(3) selected above there are reasonable grounds for believing that, if the person was served with a summons to produce the evidential material, the material might be concealed, lost mutilated or destroyed.
(f)	only available if issuing officer is a magistrate – mandatory if section 109(4) selected above there are reasonable grounds for suspecting that the person referred to below, in relation to whom the application was made has in his or her possession, or will within the next [48/72] hours have in his or her possession, evidential material relating to [description of offence].
(g)	there are proper grounds for the issue of the warrant under section [109(1)/109(2)/109(3)/109(4)/[and 111]] of the Law Enforcement Integrity Commissioner Act 2006 (Cth).

Wa	ırrant
	s warrant authorises the person and persons to whom this warrant addresses [with such assistants and by such ce as is necessary and reasonable] to:
	default selected if s 109(1) or 109(2) selected above enter [description of premises, address] to [description of purpose].
	search [description of premises, address/full name, date of birth] for: default selected if s 109(1) or 109(2) selected above and fingerprints found at the premises described above and to take samples of things found at the premises for forensic purposes. default selected if s 109(1) or 109(2) selected above [description of kinds of evidential material]. default selected if s 109(3) or 109(4) selected above [full name, date of birth] and things found in the possession of that person. default selected if 109(3) or 109(4) selected above any aircraft, vehicle or vessel that the person had operated or occupied at any time within 24 hours before the search began, for [description of things/kinds of things].
	default selected SeiZe: default selected if s 109(1) or 109(2) selected above evidential material of the kind described above. default selected things [found at the premises described above] in the course of the search that the authorised officer or the assisting officer believes on reasonable grounds to be eligible seizable items. default selected if 109(3) or 109(4) selected above [description of things/kinds of things].
	default selected seize other things found [on the premises described above/on, or in, the possession of the person or in the aircraft, vehicle or vessel described above] in the course of the search that the authorised officer of the assisting officer believes on reasonable grounds to be: default selected if \$ 109(1) or 109(3) evidential material in relation to [description of corruption issue/public inquiry]. default selected if \$ 109(2) or 109(4) a thing relevant to [description of offence]. evidential material or tainted property (within the meaning of the Proceeds of Crime Act 2002 (Cth)) if the authorised officer or the assisting officer believes on reasonable grounds that seizure of the thing is necessary to prevent its concealment, loss or destruction or its use in committing an offence.
	optional if s 109(3) or 109(4) conduct an [ordinary/[or]frisk] search of the person described above.
	optional if s 109(1) or 109(2) conduct an [ordinary/[or]frisk] search of a person at or near the premises if the authorised officer or the assisting officer suspects on reasonable grounds that the person has in his or her possession: default selected evidential material in relation to [description of corruption issue/public inquiry]. default selected a thing relevant to [description of offence]. default selected evidential material or tainted property (within the meaning of the Proceeds of Crime Act 2002 (Cth)) if the authorised officer or the assisting officer believes on reasonable grounds that seizure of the thing is necessary to prevent its concealment, loss or destruction or its use in committing an offence. default selected at thing relevant to an indictable offence. default selected any eligible seizable items.
	default selected if 109(3) or 109(4) selected above record fingerprints from things.
	default selected if 109(3) or 109(4) selected above take forensic samples from things.

Form	10	つロ	≀⊏

	[other – specify].				
This	s warrant:				
	may be executed at any time of day.				
	must not be executed between the hours of [time] and [time].				
	may be executed between the hours of [time] and [time].				
	[other].				
Exp	piration				
This	This warrant expires on [date/time], being a date not more than [48 hours/7 days] after the issue of this warrant.				
Aut	thentication				
Sign	nature of Judicial Officer				
1 -	e and name]				

Form 102BF

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Migration Act 1958 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties

Duplicate panel il multiple parties					
Person the subject of this warrant					
Subject					
1					
	Full Name				
Address for service					
Street Address (including unit or level number and name of property if required)					
	City/town/suburb	State	Postcode	Country	

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section 268CA(1) of the Migration Act 1958 (Cth) for the issue of a warrant.

- (a) an authorised officer seeks to enter the premises described below.
- (b) it is reasonably necessary that one or more authorised officers have access to the premises [occupied by an education provider for the purposes of providing courses of education or of training/at which it is reasonable to believe there might be a thing belonging to or possessed by an education provider, or an activity conducted by or with the consent of the provider, that is relevant to a visa monitoring purpose] described below for a visa monitoring purpose.
- (c) there are proper grounds for the issue of the warrant under section [268CE/268CZD] of the Migration Act 1958 (Cth).

Form 102BF

Wai	rrant			
This warrant authorises the person and persons to whom this warrant addresses with such assistants and by such force as is necessary and reasonable to:				
	enter [description of premises, address] for [description of purpose].			
	exercise the powers under section 268Cl of the <i>Migration Act 1958</i> (Cth) in relation to [description of premises, address].			
	[other – specify].			
This	s warrant:			
	may be executed at any time of day.			
	must not be executed between the hours of [time] and [time].			
	may be executed between the hours of [time] and [time].			
	[other].			
Exp	iration			
This	warrant expires on [date/time], being a date not more than 7 days after the issue of this warrant.			
Aut	hentication			
Sign	nature of Judicial Officer			
_	[title and name]			

Form 102BG

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Mutual Assistance in Criminal Matters Act 1987 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

Subject

Duplicate panel if multiple parties

Person the subject of this warrant

			Full Name				
Add	dress	for service					
			Street Address (including unit or level number and name of property if required)				
			City/town/suburb	State	Postcode	Country	
То	[[nar	ne and/or position]/other]				
Re	citals	;					
			ide on [<i>date</i>] by police o ce in Criminal Matters A	, ·	office] under section[s] [3 issue of a warrant.	8C(1)/38C(2)/[and]	
1	The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further information/affidavit/other] that:					further	
	(a)			•	nds for suspecting that the ill within [48/72] hours be		
	(b)	described below h		sion the evidential ma	inds for suspecting that that that the sterial referred to below o		
	(c)	optional if section 38H selec	ted above a warrant in the	terms of the applicati	ion should be issued urge	ently.	
	(d)		ted above the delay that we ive execution of the wa		cation were made in pers	on would	
	(e)	there are proper g	rounds for the issue of t	the warrant under sec	ction[s] [38C(1)/38C(2)/[a	nd]/38H] of the	

Mutual Assistance in Criminal Matters Act 1987 (Cth).

Form 102BG

Wa	rrant
	s warrant authorises the person and persons to whom this warrant addresses with such assistants and by such the as is necessary and reasonable to:
	default selected if section 38c(2) selected above search [full name, date of birth] [in specified manner not being a strip search or a search of a person's body cavities] and things found in the possession of the person and any vehicle recently for [description of evidential material].
	default selected if section 38c(1) selected above enter and search [description of premises, address] for the purposes of [description of purpose including reference to the nature of the criminal matter to which the relevant proceeding or investigation relates] for [description of kind of evidential material].
	default selected Seize: □ default selected evidential material of the kind referred to above found in the course of the search. □ default selected other things found at the premises described below in the course of the search that the executing officer or an officer assisting believes on reasonable grounds to be seizable items.
	default selected if section 38c(1) selected above seize other things found [at the premises described above/in the possession of the person describe above or in or on any vehicle recently used by that person] in the course of the search that the executing officer or an officer assisting believes on reasonable grounds to be evidential material relating to [description of relevant proceeding or investigation] or things relevant to an indictable offence against an Australian law, if the executing officer or officer assisting believes on reasonable grounds that seizure of the things is necessary to prevent their concealment, loss or destruction or their use in committing an indictable offence against an Australian law.
	optional if section 38c(1) selected above conduct an [ordinary/ [or] frisk] search of a person at or near [description of premises, address], if the executing officer or an officer assisting suspects on reasonable grounds that the person has in his or her possession any evidential material relating to [description of relevant proceeding or investigation].
	exercise [powers].
	[other – specify].
This	s warrant:
	may be executed at any time of day.
	must not be executed between the hours of [time] and [time].
	may be executed between the hours of [time] and [time].
	[other].
Exp	piration
This	s warrant expires on [date/time], being a date not more than [48 hours/7 days] after the issue of this warrant.
Aut	thentication
	nature of Judicial Officer e and name

Form 102BH

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT

National Vocational Education and Training Regulator Act 2011 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

and Training Regulator Act 2011 (Cth).

[*FULL NAME*] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant						
Subje	ect					
			Full Name			
Addre	ess f	or service				
			Street Address (including unit or	level number and name of prope	rty if required)	
			City/town/suburb	State	Postcode	Country
			1 and the second of the second	1	1	1
To II	nam	e and/or position	n]/otherl			
10 E	14111	e anaror position	ny ouncin			
Recit	als					
				-	nd/or office] under section or the issue of a warrant.	[85/86] of the
The Magistrate is satisfied on information given [on oath/by affirmation/by electronic means] [and further						
inforn	natio	on/affidavit/other]	that:			
	(a) default selected if section 85 selected above that it is reasonably necessary that one or more authorised officers should have access to the premises described below for the purpose of:					
	☐ determining whether the National Vocational Education and Training Regulator Act 2011 (Cth), has been, or is being, complied with.					
		□ assessing the Regulator Act		ion provided under the	e National Vocational Edu	ication and Training
	,			•	r suspecting that there is, erial on the premises des	•

(c) there are proper for the issue of the warrant under section [85/86] of the National Vocational Education

Form 102BH

Wa	rrant			
	This warrant authorises the person and persons to whom this warrant addresses with such assistants and by such force as is necessary and reasonable [from time to time while the warrant is still in force] to:			
	default selected enter [description of premises, address] to [description of purpose].			
	exercise the powers set out in Subdivisions A [/and] B [and D] of Part 5 Division 2 of the National Education and Training Regulator Act 2011 (Cth).			
	[other – specify].			
This	s warrant:			
	may be executed at any time of day.			
	must not be executed between the hours of [time] and [time].			
	may be executed between the hours of [time] and [time].			
	[other].			
Exp	piration			
This	warrant expires on [date/time], being a date not more than 7 days after the issue of this warrant.			
Aut	hentication			
_	e and name]			

Form 102BI

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT

Ozone Protection and Synthetic Greenhouse Gas Management Act 1989 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate	panel	if multiple	parties

Person the subject of this warrant					
Subject					
	Foll Name				
	Full Name				
Address for service					
	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country	

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by Inspector, [name and/or office] under section [55E/55F] of the Ozone Protection and Synthetic Greenhouse Gas Management Act 1989 (Cth) for the issue of a warrant.

- (a) an inspector seeks to enter the premises described below and exercise the powers set out in s 53 of the Ozone Protection and Synthetic Greenhouse Gas Management Act 1989 (Cth).
- (b) there are reasonable grounds for suspecting that there is, or there may be within the next 72 hours, evidential material of the kind described below on the premises described below.
- (c) there are proper grounds for the issue of the warrant under section [55E/55F] of the Ozone Protection and Synthetic Greenhouse Gas Management Act 1989 (Cth).

Form 102BI

	Wai	rrant		
	This warrant authorises the person and persons to whom this warrant addresses with such assistants and by such force as is necessary and reasonable [from time to time while the warrant is still in force] to:			
		enter [description of premises, address] to [description of purpose].		
		exercise the enforcement powers set out in section 53 of the Ozone Protection and Synthetic Greenhouse Gas Management Act 1989 (Cth).		
		[other – specify].		
	-			
	Ihis	s warrant:		
		may be executed at any time of day.		
		must not be executed between the hours of [time] and [time].		
		may be executed between the hours of [time] and [time].		
		[other].		
	Ехр	iration		
	This	warrant expires on [date/time], being a date not more than 7 days after the issue of this warrant.		
	Aut	hentication		
	_	nature of Judicial Officer e and name		
ı	Line	and name _j		

Form 102BJ

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Proceeds of Crime Act 2002 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Duplicate panel if multiple parties						
Person the subject of this warrant						
Subject	Subject					
	Full Name					
Address for service						
Street Address (including unit or level number and name of property if required)						
	City/town/suburb	State	Postcode	Country		

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by [inspector/authorised person/authorised officer], [name and/or office] under section[s] [225/[and 229]] of the Proceeds of Crime Act 2002 (Cth) for the issue of a warrant.

- (a) the applicant seeks to enter and search the premises described below.
- (b) there are reasonable grounds to suspect that there is at the premises, or there will be within the next 72 hours [tainted property/evidential material] described below in relation to [nature of the property in respect of which action has been taken or could be taken under this Act].
- (c) there are proper grounds for the issue of the warrant under section[s] [225/[and 230]] of the Proceeds of Crime Act 2002 (Cth).
- (d) optional if remote application a search warrant in the terms of the application should be issued urgently.
- (e) optional if remote application the delay that would occur if an application were made in person would frustrate the
 effective execution of the warrant.

Form 102BJ

Wa	Warrant				
	This warrant authorises the person and persons to whom this warrant addresses with such assistants and by such force as is necessary and reasonable to:				
	enter [description of premises, address] for [description of purpose].				
	search [description of premises, address] for: and record fingerprints found at the premises and to take samples of things found at the premises described above for forensic purposes. [description of kinds of tainted property/evidential material].				
	seize: [description of kinds of tainted property/evidential material] found on or in premises described above. other things found in the course of the search that the executing officer or a person assisting believes on reasonable grounds to be things relevant to unexplained wealth proceedings.				
	seize other things found at the premises described above in the course of the search that the executing officer or a person assisting believes on reasonable grounds to be tainted property to which the warrant relates or evidential material in relation to property to which the warrant relates or evidential material (within the meaning of the <i>Crimes Act 1914</i> (Cth)) relating to an indictable offence, if he or she believes on reasonable grounds that the seizure of the things is necessary to prevent their concealment, loss or destruction or their use in committing an offence.				
	conduct [an/a] [ordinary/ [or] frisk] search of a person at or near the premises described above if the executing officer or a person assisting suspects on reasonable grounds that the person has any tainted property or evidential material in his or her possession.				
	[other – specify].				
Thi	s warrant:				
	may be executed at any time of day.				
	must not be executed between the hours of [time] and [time].				
	may be executed between the hours of [time] and [time].				
	[other].				
Ex	piration				
Thi	s warrant expires on [date/time], being a date not more than [48 hours/7 days] after the issue of this warrant.				
Authentication					
_	Signature of Judicial Officer [title and name]				

Form 102BK

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Protection of Movable Cultural Heritage Act 1986 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

Duplicate panel if multiple parties					
Person the subject of this warrant					
Subject					
	Full Name				
Address for service					
	Street Address (including unit or	evel number and name of prope	rty if required)		
	Citv/town/suburb	State	Postcode	Country	

To [[name and/or position]/other]

Recitals

An Application has been made on [date] by Inspector, [name and/or office] under section[s] [30/[and]/31] of the Protection of Movable Cultural Heritage Act 1986 (Cth) for the issue of a warrant.

- (a) an inspector seeks to enter and search the [land/premises/structure/vessel/aircraft/vehicle].
- (b) there are reasonable grounds to suspect that there may be now, or within the next following 24 hours on the [land/premises/structure/vessel/aircraft/vehicle] described below [description of thing or things of a particular kind] that [is/are] forfeited or connected with a particular offence against the Protection of Movable Cultural Heritage Act 1986 (Cth), [namely].
- (c) there are reasonable grounds for the issue of the warrant under section[s] [30/[and] 31] of the Protection of Movable Cultural Heritage Act 1986 (Cth).

Form 102BK

Wa	rrant			
1	This warrant authorises the person and persons to whom this warrant addresses [with such assistants and by such force as is necessary and reasonable] [from time to time while the warrant is still in force] to:			
	to enter and search [description of land/premises/structure/vessel/aircraft/vehicle] for [description of thing/things of particular kind] for [description of purpose].			
	seize [description of thing or things of a particular kind] found [on or in the land/premises/structure/vessel/aircraft/vehicle] that he or she believes on reasonable grounds to be forfeited or connected with that offence.			
	[other – specify].			
This	s warrant:			
	may be executed at any time of day.			
	must not be executed between the hours of [time] and [time].			
	may be executed between the hours of [time] and [time].			
	[other].			
Exp	piration			
This	s warrant expires on [date/time], being a date not more than one month after the issue of this warrant.			
Aut	thentication			
	Signature of Judicial Officer [title and name]			

Form 102BL

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

SEARCH WARRANT Radiocommunications Act 1992 (Cth)

SUPREME COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Арр	Applicant					
Duplic	ate pane	l if multiple parties				
Pe	rson	the subject of t	nis warrant			
Su	bject					
			Full Name			
Ad	dress	for service				
			Street Address (including unit	or level number and name of prope	rty if required)	
			City/town/suburb	State	Postcode	Country
CC	MMC	NWEALTH OF	AUSTRALIA			
Ra	dioca	mmunications A	ct 1992 (Cth)			
```	u, 000	,,,,,o,,,,oal,o,,o	7. 7002 (01.1)			
SE	ARCI	H WARRANT UN	IDER SECTION 269			
То	[full r	name], an inspec	tor within the meaning of	section 267 of the <i>Ra</i>	diocommunications Act 1	992 (Cth).
		•	tion of Magistrate], autho ime of the day or night/b		stance, and by the force, me] and [time]]:	that is necessary
	(a) [[to enter the land at [address]]/[to enter the premises at [address]]/to board the vessel identified as [manner of identification] located at [place]/[to board the aircraft identified as [manner of identification] located at [place] to enter the vehicle identified as [manner of identification] located at [place].					
	(b)	to search the [/a	and/premises/vessel/airo	raft/vehicle] for [descri	ption of thing or kind of th	nings].
	(c) to break open and search a cupboard, drawer, chest, trunk, box, package or other receptacle, whether a fixture or not, in which you suspect on reasonable grounds there to be anything connected with [description of alleged offence against the Act].					
	□ (d) to examine and seize [description of kind of things to be seized] that you suspect on reasonable grounds to be connected with the offence.			asonable grounds		
Thi	is waı	rant is issued or	the basis:			
(a)			th laid before me alleging	'	pects on reasonable grou he vehicle]:	unds that there

Form	10201	

		anything in respect of which [description of alleged offence against the Act] has been committed.  anything that may afford evidence about the commission of [description of alleged offence against the				
	,	Act).				
		anything that was used, or is intended to be used, for the purpose of committing [description of alleged offence against the Act].				
(1	o) that	the grounds were set out in the information.				
(0	,	I have been given, either orally or by affidavit, any further information that I required concerning the unds on which the issue of the warrant is sought.				
(0	d) that	I am satisfied that there are reasonable grounds for issuing this warrant.				
E	xpiratio	on				
Т	his war	rant expires on [date/time], being a date not more than 7 days after the issue of this warrant.				
	Dated: [date]					
A	Authentication					
1	Signature of Judicial Officer					
[t	itle and	name				

Form 102BM

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

## SEARCH WARRANT Renewable Energy (Electricity) Act 2000 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

### [FULL NAME] Applicant

Duplicate panel if multiple parties				
Person the subject of this warrant				
Subject	Subject			
	Full Name			
Address for service				
	Street Address (including unit or	evel number and name of proper	rty if required)	

### To [[name and/or position]/other]

## Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section 125 of the Renewable Energy (Electricity) Act 2000 (Cth) for the issue of a warrant.

- (a) an authorised officer seeks to enter the place described below.
- (b) it is reasonably necessary that one or more authorised officers should have access to the premises described below for the purpose of [substantiating information provided under the Renewable Energy (Electricity) Act 2000 (Cth), or the Renewable Energy (Electricity) Regulations 2001(Cth)/determining whether the Renewable Energy (Electricity) Act 2000 (Cth), or the Renewable Energy (Electricity) Regulations 2001 (Cth) have been complied with].
- (c) there are proper grounds for the issue of the warrant under section 125 of the *Renewable Energy (Electricity)*Act 2000 (Cth).

## Form 102BM

Wa	Warrant				
	This warrant authorises the person and persons to whom this warrant addresses with such assistants and by such force as is necessary and reasonable to:				
	enter [description of place or thing] [for the purpose of [description of purpose]].				
	exercise the powers set out in section 111 of the <i>Renewable Energy (Electricity) Act 2000</i> (Cth) in relation to the premises described above.				
	[other – specify].				
This	s warrant:				
	may be executed at any time of day.				
	must not be executed between the hours of [time] and [time].				
	may be executed between the hours of [time] and [time].				
	□ [other].				
Exp	piration				
This	This warrant expires on [date/time], being a date not more than 6 months after the issue of this warrant.				
Aut	thentication				
1 -	Signature of Judicial Officer				
[006	[title and name]				

Form 102BN

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

### **SEARCH WARRANT**

Seafarers Rehabilitation and Compensation Levy Collection Act 1992 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

Dunlicate	nanal	if multiple	nartice

Person the subject of this warrant					
Subject					
	Full Name	Full Name			
Address for service					
	Street Address (including unit	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country	

### To [[name and/or position]/other]

## Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section 13 of the Seafarers Rehabilitation and Compensation Levy Act 1992 (Cth) for the issue of a warrant.

- (a) an authorised officer seeks to enter the [place or thing] described below.
- (b) there are reasonable grounds for believing that there is on the [place or thing] described below [a book/document/thing] relating to a berth on the prescribed ship [description of prescribed ship], on which levy is, or may be, payable and the issue of warrant is reasonably required for the purposes of the Seafarers Rehabilitation and Compensation Levy Collection Act 1992 (Cth).
- (c) there are proper grounds for the issue of the warrant under section 13 of the Seafarers Rehabilitation and Compensation Levy Collection Act 1992 (Cth).

Form 102BN

	Wai	rant		
		This warrant authorises the person and persons to whom this warrant addresses with such assistants and by such force as is necessary and reasonable to:		
		enter [description of place or thing] [for the purpose of [description of purpose]].		
		exercise the powers under subsection 12(2) of the Seafarers Rehabilitation and Compensation Levy Collection Act 1992 (Cth), being [description of exercisable powers].		
		[other – specify].		
	This	warrant:		
		may be executed at any time of day.		
		must not be executed between the hours of [time] and [time].		
		may be executed between the hours of [time] and [time].		
		[other].		
	Ехр	iration		
	This	This warrant expires on [date/time], being a date not more than [days/hours] after the issue of this warrant.		
•				
	Aut	hentication		
	Sigr	nature of Judicial Officer		
	_	and name]		

Form 102BO

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

### SEARCH WARRANT Therapeutic Goods Act 1989 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

### [FULL NAME] Applicant

Duplicate panel if multiple parties							
Person the subject of this warrant							
Full Name							
Address for service							
Street Address (including unit or level number and name of property if required)							
City/town/suburb	State	Postcode	Country				
	Full Name Street Address (including unit or I	Full Name  Street Address (including unit or level number and name of proper	Full Name  Street Address (including unit or level number and name of property if required)				

### To [[name and/or position]/other]

### Recitals

An Application has been made on [date] by authorised officer, [name and/or office] under section[s] [49/50/[and]/51] of the Therapeutic Goods Act 1989 (Cth) for the issue of a warrant.

- (a) an authorised person seeks to enter the premises described below and exercise the powers as described below.
- □ (b) default selected if section 49 selected above it is reasonably necessary that one or more authorised persons should have access to the premises described below for the purposes of finding out whether the *Therapeutic Goods Act 1989* (Cth), or the *Therapeutic Goods Regulations 1990* (Cth) have been complied with.
- □ (c) default selected if section 50 selected above there are reasonable grounds for suspecting that there is, or there may be within the next 72 hours, in or on the premises described below evidential material in respect of [an offence against/civil penalty provision/both an offence against and civil penalty provision of] the Therapeutic Goods Act 1989 (Cth), namely [description of offence/civil penalty provision].
- (d) default selected if section 51 selected above there are reasonable grounds for issuing the warrant.
  - (e) there are proper grounds for the issue of the warrant under section [49/50/[and]/51] of the Therapeutic Goods Act 1989 (Cth).

Form 102BO

Warrant				
is warrant authorises the person and persons to whom this warrant addresses with such assistants and by such ce as is necessary and reasonable to:				
default selected enter [description of premises, address] [for the purpose of [description of purpose]].				
default selected if section 50 selected above Seize [description of evidential material] found on or in the premises describ above.	ed			
<ul> <li>□ default selected exercise the powers set out in:</li> <li>□ default selected if section 49 selected above Subsection 48(1) and section 48BA in relation to the premises described above.</li> <li>□ default selected if section 50 selected above Subsections 47(4) and 48(1) and section 48C.</li> </ul>	k			
□ [other – specify].				
This warrant:				
□ may be executed at any time of day.				
□ must not be executed between the hours of [time] and [time].				
□ may be executed between the hours of [time] and [time].				
□ [other].				
Expiration				
This warrant expires on [date/time], being a date not more than [one week/6 months] after the issue of this wa	arrant.			
Authentication				
Signature of Judicial Officer [title and name]				

Form 102BP

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

# SEARCH WARRANT Water Efficiency Labelling and Standards Act 2005 (Cth)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

Duplica	puplicate panel if multiple parties							
Pei	Person the subject of this warrant							
Sul	oject							
Δda	dress	for	service	Full Name				
/ Cu	ai 000	3 101	3011100	Otrock Address Cardodless	-16 1 1 1 1			
				Street Address (including u	nit or level number and name	e of property if required)		
				City/town/suburb	State	Postcode	Country	
То	[[nai	me a	and/or positio	nl/otherl				
	_		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	.,,,				
Re	citals	S						
l				nade on [ <i>date</i> ] by insp <i>andards Act 2005</i> (C	, a	•	on [58/59] of the <i>Water</i>	
	,	_	ate is satisfied affidavit/other]	on information given that:	on oath/by affirm	ation/by electronic m	eans] [and further	
	— (-)					r the		
	purpose of:  determining whether a person is complying with the Water Efficiency Labelling Standards Act 2005 (Cth).					2005		
	<ul> <li>investigating [a possible contravention of a civil penalty provision/offence against the Water Efficiency Labelling Standards Act 2005 (Cth)].</li> </ul>							
	(b) default selected if section 59 selected above after having considered the terms of the information and after having received such further information (if any) as the Magistrate requires concerning the grounds on which the issue of the warrant is being sought that there are reasonable grounds for issuing the warrant.							
	(c) there are proper grounds for the issue of the warrant under section [58/59] of the Water Efficiency Labelling and Standards Act 2005 (Cth).					əlling		

Form 102BP

Warrant					
This warrant authorises the person and persons to whom this warrant addresses with such assistants and by such force as is necessary and reasonable [from time to time while the warrant is still in force] to:					
enter [description of WELS premises, address] [for the purpose of [description of purpose]].					
□ [other – specify].					
This warrant:					
may be executed at any time of day.					
must not be executed between the hours of [time] and [time].					
may be executed between the hours of [time] and [time].					
□ [other].					
Expiration					
This warrant expires on [date/time], being a date not more than one week after the issue of this warrant.					
Authentication					
Signature of Judicial Officer					
title and name]					

Form 103A

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

## SURVEILLANCE WARRANT – SURVEILLANCE DEVICES ACT Surveillance Devices Act 2016

SUPREME COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

Duplicate panel if multiple parties

Person the subject of this warrant						
Sub	ject					
			Full Name			
Add	Iress					
			Street Address (including unit or	level number and name of prope	rty if required)	
			City/town/suburb	State	Postcode	Country
То	[[nar	ne and/or position	]/other]			
Red	itals	;				
				,	n/authorised officer/other], 016 for the issue of a surv	•
The	Jud	ge of the Supreme	Court of South Australia	a is satisfied that:		
	(a) an investigating agency within the meaning of the Surveillance Devices Act 2016 is conducting an investigation of a matter.					
	(b)	the agency seeks	to deploy and use surve	eillance devices for th	ne purposes of the investi	gation;
	□ (c) entry to and interference with the premises is reasonably required for the purposes of installing, using, maintaining or retrieving the surveillance devices.					of installing, using,
	□ (d) interference with the [vehicles or things] is reasonably required for the purposes of installing, using, maintaining or retrieving the surveillance devices.					of installing, using,
	(e) the person specified in this warrant is suspected on reasonable grounds [of having committed/being likely to commit] a serious offence namely, [particulars of offence].				nmitted/being likely	
	☐ (f) there are, in the circumstances of the case, reasonable grounds for the issue of the warrant under section 19 of the Surveillance Devices Act 2016.					

Warrant		

## Form 103A

	This warrant authorises the person and persons to whom this warrant is addressed [with such assistants as they consider necessary in the circumstances] to:					
□ to use [number] of [type] surveillance [device/s].						
	to enter and interfere with premises situated at [address] for the purposes of installing, using, maintaining and retrieving [number] of [type] surveillance [device/s].					
	to interfere with [description of vehicle] for the purposes of installing, using, maintaining and retrieving [number] of [type] surveillance [device/s].					
	to interfere with [description of thing] for the purposes of installing, using, maintaining and retrieving [number] of [type] surveillance [device/s].					
	to use the surveillance [device/s] in respect of the [conversations/activities/geographical location] of  if name of person unknown a person of unknown name, [general description of person].  if name of person known [name of person].					
The •	powers conferred by the warrant are subject to the following conditions/limitations: [conditions or limitations]					
Expi	iration					
This	warrant expires on [date/time].					
Auth	Authentication					
-	Signature of Judicial Officer [title and name]					

Form 103B

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

# SURVEILLANCE WARRANT – SURVEILLANCE DEVICES ACT – VARIED OR EXTENDED

Surveillance Devices Act 2016

SUPREME COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

	Duplicate panel if multiple parties						
	Person the subject of this warrant						
	Subject						
	Full Name						
Address							
Street Address (including unit or level number and name of property if required)							
			C1-4-	B44-	l at		

## To [[name and/or position]/other] Recitals An Application has been made on [date] by [inspector/authorised person/authorised officer/other], [name and/or office or code name] under section 17 of the Surveillance Devices Act 2016 for the variation or extension of a surveillance warrant. The Judge of the Supreme Court of South Australia is satisfied that: □ (a) an investigating agency within the meaning of the Surveillance Devices Act 2016 is conducting an investigation of a matter. $\Box$ (b) the agency seeks to deploy and use surveillance devices for the purposes of the investigation. (c) entry to and interference with the premises is reasonably required for the purposes of installing, using, maintaining or retrieving the surveillance devices. П (d) interference with the [vehicles or things] is reasonably required for the purposes of installing, using, maintaining or retrieving the surveillance devices. (e) the person specified in this warrant is suspected on reasonable grounds [of having committed/being likely to commit] a serious offence namely, [particulars of offence]. there are, in the circumstances of the case, reasonable grounds for the variation or extension of the warrant under section 19 of the Surveillance Devices Act 2016.

Form 103A

W	Warrant			
	nis warrant authorises the person and persons to whom this warrant is addressed [with such assistants as they onsider necessary in the circumstances] to:			
	to use [number] of [type] surveillance [device/s].			
	to enter and interfere with premises situated at [address] for the purposes of installing, using, maintaining and retrieving [number] of [type] surveillance [device/s].			
	to interfere with [description of vehicle] for the purposes of installing, using, maintaining and retrieving [number] of [type] surveillance [device/s].			
	to interfere with [description of thing] for the purposes of installing, using, maintaining and retrieving [number] of [type] surveillance [device/s].			
	to use the surveillance [device/s] in respect of the [conversations/activities/geographical location] of  if name of person unknown a person of unknown name, [general description of person].  if name of person known [name of person].			
TI	The powers conferred by the warrant are subject to the following conditions/limitations:			
•	• [conditions or limitations]			
E	Expiration			
TI	nis warrant expires on [date/time].			
A	uthentication			
	gnature of Judicial Officer  tle and name]			

Form 104A

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

## MONITORING ORDER - ASSET CONFISCATION Criminal Assets Confiscation Act 2005/Proceeds of Crime Act 2002 (Cth)

DISTRICT COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[ <i>FULL NAME</i> ] Applicant				
Duplicate panel if multiple parties				
Person the subject of this	s order			
Subject				
Address	Full Name			
Address				
	Street Address (including unit or	level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
Introduction				
Hearing				
Hearing Location: [suburb]				
[Hearing date] [Listed start	ing time]			
Hearing type:				
ricaring type.				
[Actual hearing start time] - [Actual hearing end time]				
[Presiding Officer]				
A				
Appearances				
[Applicant Appearance Info	ormationj			
Recitals				
An Application has been made on [date] by the Applicant an authorised officer under section 165 of the Criminal Assets Confiscation Act 2005 and for a monitoring order.				
The Court is satisfied that:				
(a) there are reasonable	grounds for suspecting t	:hat the respondent:		
·	or is about to commit, a s ne commission, or is ab		ne commission, of a seric	ous offence.

### Form 104A

- □ has benefited directly or indirectly, or is about to benefit directly or indirectly, from the commission of a serious offence.
- (b) there are proper grounds for making a Monitoring Order under [section 165 of the Criminal Assets Confiscation Act 2005/section 219 of the Proceeds of Crime Act 2002 (Cth)].

#### Order

Date of Order: [date]

### Terms of Orders

It is ordered that:

 The Financial Institution identified below must provide information about transactions conducted during the period [date] to [date] through an account identified below by the person subject of this order as soon as practicable

Financial Institution name: [Financial Institution]

Financial Institution address: [Financial Institution]

Name of account/s with Financial Institution: [Full Name]

- 2. The kind of information that the Financial Institution is required to give about these transactions is [description of information].
- 3. This information is to be provided to [name of enforcement agency] by way of [communication method].
- 4. The form and manner in which this information is to be given is [method of reporting].
- 5. The Financial Institution must not disclose the existence or nature of this order, or disclose information to another person from which the other person could infer the existence or nature of this order, except a disclosure that is:
  - (a) authorised by this order;
  - (b) necessary to comply with this order;
  - (c) made for the purpose of obtaining legal advice or legal representation in relation to this order; or
  - (d) made for the purposes of, or in the course of, legal proceedings.
- 6. This monitoring order commences on [date] no earlier than the day on which notice of the monitoring order is given to the financial institution and expires on [date] no later than 3 months after the date of the order

### To the Financial Institution: WARNING

If you disclose the existence or nature of this order to another person or disclose information to another person from which the other person could infer the existence or nature of this order, you will be guilty of an offence and may be liable for imprisonment for 4 years or a \$20,000 fine.

If you otherwise fail to comply with this order, you will be guilty of an offence and may be liable for imprisonment for 6 months or a \$2,500 fine.

Authentication	
Signature of Judicial Officer [title and name]	

Form 104B

To be inserted by Court
Case Number:
Date Signed:
FDN:

# MONITORING ORDER – SERIOUS AND ORGANISED CRIME (UNEXPLAINED WEALTH) ACT 2009

Serious and Organised Crime (Unexplained Wealth) Act 2009

 $[SUPREME/DISTRICT/MAGISTRATES/YOUTH] \ {\tt Select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$ 

### [FULL NAME] Applicant

Duplicate panel if multiple parties				
Person the subject of this	Person the subject of this order			
Deposit Holder				
·				
	Full Name			
Name of law firm / solicitor if any				
	Law Firm		Solicitor	
Address				
	Street Address (including unit or	level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country

## Introduction

## Hearing

Hearing Location: [suburb]

[Hearing date] [Listed starting time]

Hearing type:

Supreme and District Court only

[Actual hearing start time] - [Actual hearing end time]

[Presiding Officer]

### **Appearances**

[Applicant Appearance Information]

### Recitals

The Court is satisfied that:

(a) the transactions to which this order relates are relevant to identifying, tracing, locating or valuing the wealth of [full name]

Form 104B

(b) there are proper grounds for making a Monitoring Order under section 14 of the Serious and Organised Crime (Unexplained Wealth) Act 2009.

### Order

Date of Order: [date]

### Terms of Order

It is ordered that:

- 1. The Deposit Holder, the subject to this order, must report as soon as practicable, [description of transactions].
- 2. The kind of information that the Deposit Holder is required to give about these transactions is [description of information].
- 3. The form and manner in which this information is to be given is [method of reporting].
- 4. The Deposit Holder must not disclose the existence or nature of this order, or disclose information to another person from which the other person could infer the existence or nature of this order, except a disclosure that is:
  - (a) authorised by this order;
  - (b) necessary to comply with this order;
  - (c) made for the purpose of obtaining legal advice or legal representation in relation to this order; or
  - (d) made for the purposes of, or in the course of, legal proceedings.

### To the Deposit Holder: WARNING

If you disclose the existence or nature of this order to another person or disclose information to another person from which the other person could infer the existence or nature of this order, you will be guilty of an offence and may be liable for imprisonment for 2 years or a \$10,000 fine.

If you otherwise fail to comply with this order, you will be guilty of an offence and may be liable for *imprisonment* for 1 year or a \$5,000 fine.

Authentication	
Signature of Judicial Officer [title and name]	

Form 1	105
--------	-----

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

## **APPREHENSION WARRANT**

Correctional Services Act 1982 / Criminal Law (High Risk Offenders) Act 2015 / Young Offenders Act 1993

 $[SUPREME/DISTRICT/MAGISTRATES/YOUTH] \ {\tt Select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$ 

# [*FULL NAME*] Applicant

Duplicate panel if multiple parties				
[Party title] being the Person the subject of this warrant				
Party Title	Full Name (including Also Known	as, capacity (eg Administrator, L	iquidator, Trustee) and Litigation Guar	dian Name (if applicable))
Name of law firm / solicitor				
	Law Firm		Solicitor	
Address for service	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type (eg. home; work; mobile) - I	Number		

Form 105

## To the Commissioner of Police for the State of South Australia and each member of the Police Force for the State of South Australia

if applicable Police reference number: [number]

#### Recitals

An Application has been made on [date] by the [Parole Board/Training Centre Review Board/Chief Executive of Correctional Services/Commissioner of Police] of South Australia under section [[[76/76A] of the Correctional Services Act 1982]/[[11(7)/15] of the Criminal Law (High Risk Offenders) Act 2015]/41C of the Young Offenders Act 1993] for the issue of a warrant.

The [Court/Magistrate/Judge] is satisfied that:

- (a) on the face of the application it does not appear that no reasonable grounds exist for the issue of a warrant.
- (b) there are proper grounds for the issue of the warrant under section [[[76/76A] of the Correctional Services Act 1982]/[11(7) of the Criminal Law (High Risk Offenders) Act]/41C of the Young Offenders Act 1993].

۱۸	a	n	ra	n	f

YOU ARE DIRECTED to arrest the person to whom this warrant relates [and to]:

- auto selected if issued under Young Offenders Act return that person to a training centre. The Chief Executive of the Department of Human Services is directed to receive and detain the Respondent, pending their appearance before the Training Centre Review Board.
- auto selected if issued under correctional Services Act or Criminal Law (High Risk Offenders) Act take that person to a correctional institution.
  The Chief Executive of the Department for Correctional Services is directed to receive and detain that person pending their appearance before the Parole Board.

following auto selected if issued under section 15(7) Criminal Law (High Risk Offenders) Act

### Expiration

This warrant expires on [date/time], [being at the end of two working days after the day on which the Police Report is supplied to the Parole Board under section 15(7)(a) of the Criminal Law (High Risk Offenders) Act 2015].

Authentication
Signature of Judicial Officer [title and name]

Form 1	05A
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To be inserted by Court		
Case Number:		
Date Filed:		
FDN:		

## APPREHENSION WARRANT - EXTRADITION INTERNATIONAL

Extradition Act 1988 s 12(1)

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

### [FULL NAME] Applicant

Subject of warrant				
Subject				
	Full Name			
Address	Charact O dalance (including unit and		ade of an environd	
	Street Address (including unit or	level number and name of propei I	rty if required)	
	City/town/suburb	State	Postcode	Country
	Email address		_	
Date of Birth and Licence number				
Litatribei	Date of Birth		Driver's Licence No	

To the Commissioner of Police for the State of South Australia and each member of the Police Force for the State of South Australia

### Introduction

The Court is satisfied that:

- (a) on the basis of information given by the affidavit annexed to the application, that the Subject is an extraditable person for the purposes of the *Extradition Act 1988* in relation to [*Extradition Country*]; a warrant should be issued under section 12(1) of the *Extradition Act 1988*.

### Warrant

YOU ARE DIRECTED to arrest the Subject and bring that person as soon as practicable before a Magistrate in the State or Territory in which the Subject is arrested to be further dealt with according to law.

Signature of Judicial Officer [title and name]
Date warrant signed: [date]

Form 105B

o be inserted by Court	
Case Number:	
Date Filed:	
FDN:	

## APPREHENSION WARRANT - EXTRADITION - NEW ZEALAND

Extradition Act 1988 s 29

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

#### [FULL NAME] Applicant

Subject of warrant				
Subject				
	Full Name			
Address				
	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
	Email address			
Date of Birth and Licence				
number	Date of Birth		Driver's Licence No	

To the Commissioner of Police for the State of South Australia and each member of the Police Force for the State of South Australia and each member and special member of the Australian Federal Police

#### Introduction

An application has been made to me under section 29 of the Extradition Act 1988, in the statutory form, on behalf of New Zealand for the issue of a warrant in relation to the Subject under that section 29.

I am informed by the supporting affidavit annexed to that application and marked [insert] that a New Zealand warrant has been issued in relation to the Subject.

No application is before me under section 28 of that Act for the indorsement of such a warrant in relation to the Subject.

I consider that the issue of a warrant in relation to the Subject under that section 29 is, having regard to such information as I consider relevant, justified in all the circumstances.

#### Warrant

NOW THEREFORE I, a magistrate within the meaning of the Extradition Act 1988, under subsection 29 of that Act, hereby order hereby authorise and request you to arrest the Subject and bring them as soon as practicable before a magistrate or eligible Judge in the State or Territory in which they are arrested to be dealt with according to law.

Form 105B		
Signature of Judicial Officer [title and name]		
Date warrant signed: [date]		

Form 105C

To be inserted by Court		
Case Number:		
Date Filed:		
FDN:		

# APPREHENSION WARRANT – EXTRADITION – NEW ZEALAND – WARRANT INDORSEMENT

Extradition Act 1988 s 29

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Subject of warrant					
Subject					
	Full Name				
Address					
	Street Address (including unit or level number and name of property if required)				
			,		
	City/town/suburb	State	Postcode	Country	
	Email address				
Date of Birth and Licence					
number	Date of Birth		Driver's Licence No		
Phone Details					
	Type (eg. home: work: mobile) - N	lumber	Another number		

To the Commissioner of Police for the State of South Australia and each member of the Police Force for the State of South Australia and each member and special member of the Australian Federal Police

#### Warran

NOW THEREFORE I, a magistrate within the meaning of the Extradition Act 1988, under subsection 29 of that Act, hereby order hereby authorise and request you to arrest the Subject and bring that person as soon as practicable before a magistrate or eligible Judge in the State or Territory in which they are arrested to be dealt with according to law.

Signature of Judicial Officer [title and name]		
Date warrant signed: [date]		

Form 1	105D
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To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

## APPREHENSION WARRANT - FORENSIC PROCEDURE Criminal Law (Forensic Procedures) Act 2007 s 29

 $[SUPREME/DISTRICT/MAGISTRATES/YOUTH] \ {\tt select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$ 

# [*FULL NAME*] Applicant

_

Duplicate panel if multiple parties

[Party title] being the Pers	son the subject of	this warrant		
Party Title	Full Name (including Also	Known as, capacity (eg Adm	inistrator, Liquidator, Trustee) and Lit	tigation Guardian Name (if applicable))
Name of law firm / solicitor				
	Law Firm		Solicitor	
Address for service	Street Address (including	unit or level number and nam	ne of property if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type (eg. home; work; mo	bile) – Number		

Form 105D

# To the Commissioner of Police for the State of South Australia and each member of the Police Force for the State of South Australia

if applicable Police reference number: [number]

#### Recitals

An Application has been made on [date] by a police officer under section 29(3) and 29(4) of the Criminal Law (Forensic Procedures) Act 2007 for the issue of a warrant.

The [Court/[Magistrate/Judge]] is satisfied that:

(a) the person has failed to comply with the directions issued by a police officer under section 29(1) of the Criminal Law (Forensic Procedures) Act 2007.

#### Warrant

YOU ARE DIRECTED to arrest the person to whom this warrant relates and to bring that person to a police station for the purpose of carrying out the forensic procedure.

Authentication	
Signature of Judicial Officer [title and name]	

Form 105E

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

# APPREHENSION WARRANT – ICAC ACT Independent Commission Against Corruption Act 2021

SUPREME COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

Person subject to warrant				
Respondent				
	Full Name			
Address				
	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
	Email address			
Date of Birth and Licence				
number	Date of Birth		Driver's Licence No	
Phone Details				
	Type (eg. home; work; mobile) – N	Number	Another number	

Form 105E

	ne Commissioner of Police for the State of South Australia and each member of the Police Force for the e of South Australia
if applic	able Police reference number: [number]
Recit	tals
The (	Court being satisfied on [date] by evidence on oath that there are reasonable grounds to believe that:
	that the Person the subject of this warrant has been ordered, under clause 18 of Schedule 2 to the Independent Commissioner against Corruption Act 2012, to deliver his or her passport to the examiner and is likely to leave Australia for the purpose of avoiding giving evidence before the examiner
	that the Person the subject of this warrant has been issued with a summons under clause 4(1) of Schedule 2 to the Independent Commissioner against Corruption Act 2012 and [has absconded/is likely to abscond].
	that the Person the subject of this warrant has been issued with a summons under clause 4(1) of Schedule 2 to the Independent Commissioner against Corruption Act 2012 and is [attempting/likely to attempt] to evade service of the summons.
	the Person the subject of this warrant [has committed/ is likely to commit] an offence under clause 8(1) of Schedule 2 to the Independent Commissioner against Corruption Act 2012.
Warr	ant
	ARE DIRECTED to arrest the Person the subject of this warrant and bring the Person before the Supreme tas soon as reasonably possible to be dealt with by order of the Court.
YOU	ARE AUTHORISED to arrest the Person the subject of this warrant
	only during normal Court hours.
	at any time and if the person the subject of this warrant is arrested outside normal Court hours the Person is to be kept in police custody until the Person the subject of this warrant can be brought before the Court.
This	warrant expires on: [date]
Warr Act 2	ants issued pursuant to clause 9 of Schedule 2 of the Independent Commissioner Against Corruption
Note	1-
	erson is apprehended under this warrant, he or she must be brought, as soon as practicable, before a Judge of supreme Court and the Judge may –
(1	a) admit the person to bail, with such security as the Judge thinks fit, on such conditions as he or she thinks necessary to ensure the appearance of the person as a witness before the examiner; or b) order the continued detention of the person for the purposes of ensuring his or her appearance as such a witness; or c) order the release of the person.
Note	2 –
2012 Supre	erson is under detention under clause 9 of Schedule 2 to the Independent Commissioner Against Corruption Act , he or she must, within 14 calendar days after he or she was brought, or last brought, before a Judge of the eme Court in accordance with that clause, or within such shorter or longer time as a Judge has fixed upon the previous appearance of the person before a Judge under that clause, be again brought before a Judge.
_	ature of Court Officer and name]

Form 105F

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

# APPREHENSION WARRANT- ACC ACT

Australian Crime Commission Act 2002 s 31

SUPREME COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

Person subject to warrant				
Respondent				
	Full Name			
Address				
	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
	Email address			
Date of Birth and Licence				
number	Date of Birth		Driver's Licence No	
Phone Details				
	Type (eg. home; work; mobile) – N	Number	Another number	

#### Form 157

Duplicate panel if multiple persons

#### To the Sheriff and to the Commissioner of Police and members of the Police Force

#### Recitals

The Court being satisfied on [date] by evidence on oath that there are reasonable grounds to believe that:

- (a) that the Person the subject of this warrant has been ordered, under section 24 of the Australian Crime Commission Act 2002 (Cth) to deliver a travel document to the examiner and is likely to leave Australia for the purpose of avoiding giving evidence before the examiner/
- (b) that the Person the subject of this warrant is the subject of a summons issued under section 28(1) Australian Crime Commission Act 2002 (Cth) and [has absconded/is likely to abscond].
- (c) that the Person the subject of this warrant is the subject of a summons issued under Australian Crime Commission Act 2002 (Cth) and is [attempting/likely to attempt] to evade service of the summons.
- (d) the Person the subject of this warrant [has committed/ is likely to commit] an offence under section 30(1) Australian Crime Commission Act 2002 (Cth).

#### Warrant

YOU ARE DIRECTED to arrest the Person the subject of this warrant and bring the Person before the Supreme Court as soon as reasonably possible to be dealt with by order of the Court.

YOU ARE AUTHORISED to arrest the Person the subject of this warrant

	only	during	normal	Court	hours
$\Box$	OHIV	aurina	Horrial	Court	Hours

at any time and if the person the subject of this warrant is arrested outside normal Court hours the Person is to be kept in police custody until the Person the subject of this warrant can be brought before the Court.

This warrant expires on: [date]

#### Notes

Note 1 –

If a person is apprehended under this warrant, he or she must be brought, as soon as practicable, before a Judge of the Supreme Court and the Judge may -

- (a) admit the person to bail, with such security as the Judge thinks fit, on such conditions as he or she thinks necessary to ensure the appearance of the person as a witness before the examiner; or
- (b) order the continued detention of the person for the purposes of ensuring his or her appearance as such a witness; or
- (c) order the release of the person.

Note 2 -

If a person is under detention under clause 9 of Schedule 2 to the Independent Commissioner Against Corruption Act 2012, he or she must, within 14 calendar days after he or she was brought, or last brought, before a Judge of the Supreme Court in accordance with that clause, or within such shorter or longer time as a Judge has fixed upon the last previous appearance of the person before a Judge under that clause, be again brought before a Judge.

Authentication	
Signature of Court Officer [title and name]	

Form 106

To be inserted by Court		
Case Number:		
Date Signed:		
FDN:		

# WARRANT – ANIMAL WELFARE ACT DESTRUCTION OR DISPOSAL Animal Welfare Act 1985 s 31A(5)(b)

[MAGISTRATES/YOUTH] COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

#### [FULL NAME] Applicant

Animal subject of Application				
Type of Animal				
	Type and, where applicable, breed	l of animal		
Name of animal if applicable/known				
	Full name			
Identifying features of				
animal				
if required to ensure correct animal is subject of the authorised action	Identifying features			
Owner				
if known				
	Full name (provision for multiple)			
Address where animal is				
kept				
'	Street Address (including unit or level number and name of property if required)			
	· ·			
	City/town/suburb	State	Postcode	Country

#### To [[name and/or position]/other]

#### Recitals

An Application has been made on [date] by inspector, [name] under section 31A(5)(b) of the Animal Welfare Act 1985 for the issue of a warrant.

The Court is satisfied that:

- (a) the Applicant seeks a warrant authorising the destruction or disposal of the animal[s].
- (b) the warrant is reasonably required in the circumstances.
- □ (c) the animal described above has been seized and retained under the Animal Welfare Act 1985.
- □ (d) a legal proceeding under the *Animal Welfare Act 1985* relating to the animal described above are pending, namely [description of legal proceeding].
- □ (e) in the circumstances, it is [impractical/unreasonable] for the animal described above to continue to be retained until the proceeding has been concluded or otherwise terminated.

Form	106

(f) mandatory if telephone application the warrant is urgently required in the circumstances.
(g) there are proper grounds for the issue of the warrant under section 31A(5)(b) of the <i>Animal Welfare Act</i> 1985.
Warrant
This warrant authorises the persons to whom this warrant is addressed to
destroy the following animal[s]: [description of animals].
☐ [sell/destroy/dispose of] the following animal[s]: [description of animals].
This warrant:
□ may be executed at any time of day.
□ must not be executed between the hours of [time] and [time].
□ may be executed between the hours of [time] and [time].
□ [other].
Expiration
This warrant expires on [date/time].
Authentication
Signature of Judicial Officer
[title and name]

Form '	107A
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To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

### JOURNALIST INFORMATION WARRANT Telecommunications (Interception and Access) Act 1979

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

#### [FULL NAME] Applicant

Person the subject of this warrant						
Subject						
	Full Name					
Name of law firm / solicitor						
	Law Firm		Solicitor			
Address						
	Street Address (including unit or level number and name of property if required)					
	City/town/suburb	State	Postcode	Country		

Applicant enforcement agency			
Enforcement Agency			
	Full Name		
Person making application			
on behalf of Enforcement			
Agency	Full Name		

### 1. Authorisation

I, [name], a Part 4-1 issuing authority within the meaning of the Telecommunications (Interception and Access) Act 1979 (Cth) ('the Act'), acting under section 180T of the Act, authorise the making of one or more authorisations under section[s] [178/178A/179/180] of the Act in relation to the particular person[s] mentioned above.

I am satisfied, on the basis of the information given to me by the applicant enforcement agency, that:

(a) this warrant is reasonably necessary for the following purpose[s]:

Form	107A
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		if the warrant authorises the making of authorisations under section 178 of the Act for the enforcement of the criminal law.
		if the warrant authorises the making of authorisations under section 178A of the Act to find a person who the Australian Federal Police, or a Police Force of a State, has been notified is missing.
		if the warrant authorises the making of authorisations under section 179 of the Act for the enforcement of a law imposing a pecuniary penalty or the protection of the public revenue.
		if the warrant authorises the making of authorisations under section 180 of the Act for the investigation of an offence of a kind referred to in subsection 180(4) of the Act.
(b)	sou	public interest in issuing this warrant outweighs the public interest in protecting the confidentiality of the irce in connection with whom authorisations would be made, having regard to the matters set out in agraph 180T(2)(b) of the Act.
[sho	ort pa	articulars of each other matter to which regard was had, as allowed by subparagraph 180T(2)(b)(vi)]
2.	Pei	rsons who may exercise this authority
	e auth ency.	nority conferred by this warrant may be exercised by an authorised officer of the applicant enforcement
3.	Du	ration of warrant
` ′		er section 180V of the Act, this warrant comes into force when it is issued. er subsection 180U(3) of the Act, this warrant remains in force until [a date that is not more than 90 days y].
4.	Co	nditions only if applicable
		essing of stored communications under this warrant is subject to the following conditions: ails of conditions in numbered paragraphs].
5.	Res	strictions only if applicable
		essing of stored communications under this warrant is subject to the following restrictions: ails of conditions in numbered paragraphs].
Aut	thent	ication

Authentication
Signature of Judicial Officer
[title and name]

Form 107B

To be inserted by Court
Case Number:
Date Signed:
FDN:

## STORED COMMUNICATIONS WARRANT - DOMESTIC

Telecommunications (Interception and Access) Act 1979 s 116

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

Porson the subject				
Person the subject	or this warrant			
Subject				
	Full Name			
Address				
	Street Address (including	unit or level number and na	me of property if required)	
	City/town/suburb	State	Postcode	Country

Applicant criminal law-enforcement agency			
Criminal Law-Enforcement			
Agency			
	Full Name		
Person making application			
on behalf of Criminal Law-			
Enforcement Agency	Full Name		

### 1. Authorisation

- I, [name], an issuing authority within the meaning of the Telecommunications (Interception and Access) Act 1979 (Cth) ('the Act'), acting under section 116 of the Act, authorise the accessing of any stored communication:
- (a) that was made by the person mentioned above, or that another person has and for which the intended recipient is the person mentioned above; and
- (b) that becomes, or became, a stored communication before the warrant is first executed in relation to the carrier that holds the communication.

# Form 107B

<ul> <li>□ (d) information that would be likely to be obtained by accessing those stored communications under a stored communications warrant would be likely to assist in connection with the investigation by the applicant criminal law enforcement agency of the following serious contravention[s] in which the person mentioned above is involved:         <ul> <li>[short particulars of each serious contravention].</li> <li>(e) the person mentioned above is a victim of a serious contravention and:                  <ul></ul></li></ul></li></ul>			sfied, on the basis of the information given to me under Part 3-3 of the Act in connection with the on for this warrant, that:
<ul> <li>□ (c) there are reasonable grounds for suspecting that [a] particular carrier[s] hold[s] stored communications:         <ol> <li>i. that the person mentioned above has made; or</li> <li>ii. that the person mentioned above has made; or</li> <li>iii. that another person has made and for which the person mentioned above is the intended recipient in that another person has made and for which the person mentioned above is the intended recipient as foreign and the stored communications warrant would be likely to assist in connection with the investigation by the applicant criminal law enforcement agency of the following serious contravention[s] in which the person mentioned above is a victim of a serious contravention and:                  <ol></ol></li></ol></li></ul>		(a)	Division 1 of Part 3-3 of the Act has been complied with in relation to the application for this warrant.
i. that the person mentioned above has made; or ii. that another person has made and for which the person mentioned above is the intended recipient information that would be likely to be obtained by accessing those stored communications under a stored communications warrant would be likely to assist in connection with the investigation by the applicant criminal law enforcement agency of the following serious contravention[s] in which the person mentioned above is involved:  • [short particulars of each serious contravention].  □ (e) the person mentioned above is a victim of a serious contravention and: i. the person is unable to consent; or ii. it is impracticable for the person to consent; to those stored communications being accessed  □ (f) the warrant should be issued having regard to the following matters only: i. how much the privacy of any person or persons would be likely to be interfered with by accessing those stored communications under a stored communications warrant; iii. the gravity of the conduct constituting each serious contravention; iii. how much the information referred to in paragraph (d) would be likely to assist in connection with the investigation by the applicant criminal law enforcement agency; v. how that extent the methods of investigating each serious contravention that do not involve the use of a stored communications warrant in relation to the person mentioned above have been used by or are available to, the applicant criminal law enforcement agency; v. how much the use of such methods would be likely to assist in connection with the investigation by the applicant criminal law enforcement agency of each serious contravention; vi. how much the use of such methods would be likely to prejudice the investigation by the applicant criminal law enforcement agency of each serious contravention; vi. how much the use of such methods would be likely to prejudice the investigation by the applicant criminal law enforcement agency of each serious contravention; vi. how much the use of such metho		(b)	because of urgent circumstances, it was necessary to make the application by telephone.
stored communications warrant would be likely to assist in connection with the investigation by the applicant criminal law enforcement agency of the following serious contravention[s] in which the person mentioned above is involved:  • [short particulars of each serious contravention].  □ (e) the person mentioned above is a victim of a serious contravention and: i. the person is unable to consent, or ii. it is impracticable for the person to consent; to those stored communications being accessed  □ (f) the warrant should be issued having regard to the following matters only: i. how much the privacy of any person or persons would be likely to be interfered with by accessing those stored communications under a stored communications warrant; ii. the gravity of the conduct constituting each serious contravention; iii. how much the information referred to in paragraph (d) would be likely to assist in connection with the investigation by the applicant criminal law enforcement agency of each serious contravention; iv. to what extent the methods of investigating each serious contravention that do not involve the use of a stored communications warrant in relation to the person mentioned above have been used by or are available to, the applicant criminal law enforcement agency; v. how much the use of such methods would be likely to assist in connection with the investigation by the applicant criminal law enforcement agency of each serious contravention; vi. how much the use of such methods would be likely to prejudice the investigation by the applicant criminal law enforcement agency of each serious contravention; vi. how much the use of such methods would be likely to prejudice the investigation by the applicant criminal law enforcement agency, or another criminal law enforcement agency, in relation to who an approval under subsection 127 of the Act, the authority conferred by this warrant may be exercised by an officer or staff memi of the applicant criminal law enforcement agency, or another criminal law enforcement a		(c)	i. that the person mentioned above has made; or
i. the person is unable to consent; or ii. it is impracticable for the person to consent; to those stored communications being accessed  (f) the warrant should be issued having regard to the following matters only: i. how much the privacy of any person or persons would be likely to be interfered with by accessing those stored communications under a stored communications warrant; iii. the gravity of the conduct constituting each serious contraventin; iii. how much the information referred to in paragraph (d) would be likely to assist in connection with the investigation by the applicant criminal law enforcement agency of each serious contravention; iv. to what extent the methods of investigating each serious contravention that do not involve the use of a stored communications warrant in relation to the person mentioned above have been used by or are available to, the applicant criminal law enforcement agency; v. how much the use of such methods would be likely to assist in connection with the investigation by the applicant criminal law enforcement agency of each serious contravention; vi. how much the use of such methods would be likely to assist in connection with the investigation by the applicant criminal law enforcement agency of each serious contravention; vi. how much the use of such methods would be likely to prejudice the investigation by the applicant criminal law enforcement agency of each serious contravention, whether because of delay or for any other reason.  2. Persons who may exercise this authority  Under section 127 of the Act, the authority conferred by this warrant may be exercised by an officer or staff member of the applicant criminal law enforcement agency, or another criminal law enforcement agency, in relation to who an approval under subsection 127(2) of the Act, this warrant comes into force when it is issued  (b) complete this subclause only if the warrant relates to 1 or more telecommunication services that are all operated by the same carrier Under subsection 119(2) of the Act, this		(d)	stored communications warrant would be likely to assist in connection with the investigation by the applicant criminal law enforcement agency of the following serious contravention[s] in which the person mentioned above is involved:
i. how much the privacy of any person or persons would be likely to be interfered with by accessing those stored communications under a stored communications warrant;  ii. the gravity of the conduct constituting each serious contravention;  iii. how much the information referred to in paragraph (d) would be likely to assist in connection with the investigation by the applicant criminal law enforcement agency of each serious contravention;  iv. to what extent the methods of investigating each serious contravention that do not involve the use of a stored communications warrant in relation to the person mentioned above have been used by or are available to, the applicant criminal law enforcement agency;  v. how much the use of such methods would be likely to assist in connection with the investigation by the applicant criminal law enforcement agency of each serious contravention;  vi. how much the use of such methods would be likely to prejudice the investigation by the applicant criminal law enforcement agency of each serious contravention, whether because of delay or for any other reason.  2. Persons who may exercise this authority  Under section 127 of the Act, the authority conferred by this warrant may be exercised by an officer or staff memi of the applicant criminal law enforcement agency, or another criminal law enforcement agency, in relation to who an approval under subsection 127(2) of the Act is in force in relation to the warrant, or to the class of warrants to which it belongs.  3. Duration of warrant  (a) Under section 125 of the Act, this warrant comes into force when it is issued  (b) complete this subclause only if the varrant relates to 1 or more telecommunication services that are not all operated by the same carrier Under subsection 119(1) of the Act, this warrant remains in force until the occurrence of the sooner of the following:  i. the warrant is first executed;  ii. the end of the period of 5 days after the day on which it was issued  complete this subclause only if the warrant relates t		(e)	<ul><li>i. the person is unable to consent; or</li><li>ii. it is impracticable for the person to consent;</li></ul>
Under section 127 of the Act, the authority conferred by this warrant may be exercised by an officer or staff members of the applicant criminal law enforcement agency, or another criminal law enforcement agency, in relation to whom an approval under subsection 127(2) of the Act is in force in relation to the warrant, or to the class of warrants to which it belongs.  3. Duration of warrant  (a) Under section 125 of the Act, this warrant comes into force when it is issued  (b) Complete this subclause only if the warrant relates to 1 or more telecommunication services that are all operated by the same carrier Under subsection 119(1) of the Act, this warrant remains in force until the occurrence of the sooner of the following:  i. the warrant is first executed;  ii. the end of the period of 5 days after the day on which it was issued  (c) Complete this subclause only if the warrant relates to 2 or more telecommunications services that are not all operated by the same carrier Under subsection 119(2) of the Act, this warrant remains in force, to the extent that it relates to a telecommunications service operated by a particular carrier, until the occurrence of the sooner of the following:  i. the warrant is first executed in relation to a telecommunications service operated by that particular carrier;		(†)	<ul> <li>i. how much the privacy of any person or persons would be likely to be interfered with by accessing those stored communications under a stored communications warrant;</li> <li>ii. the gravity of the conduct constituting each serious contravention;</li> <li>iii. how much the information referred to in paragraph (d) would be likely to assist in connection with the investigation by the applicant criminal law enforcement agency of each serious contravention;</li> <li>iv. to what extent the methods of investigating each serious contravention that do not involve the use of a stored communications warrant in relation to the person mentioned above have been used by, or are available to, the applicant criminal law enforcement agency;</li> <li>v. how much the use of such methods would be likely to assist in connection with the investigation by the applicant criminal law enforcement agency of each serious contravention;</li> <li>vi. how much the use of such methods would be likely to prejudice the investigation by the applicant criminal law enforcement agency of each serious contravention, whether because of delay or for</li> </ul>
of the applicant criminal law enforcement agency, or another criminal law enforcement agency, in relation to whom an approval under subsection 127(2) of the Act is in force in relation to the warrant, or to the class of warrants to which it belongs.  3. Duration of warrant  (a) Under section 125 of the Act, this warrant comes into force when it is issued  (b) Complete this subclause only if the warrant relates to 1 or more telecommunication services that are all operated by the same carrier Under subsection 119(1) of the Act, this warrant remains in force until the occurrence of the sooner of the following:  i. the warrant is first executed;  ii. the end of the period of 5 days after the day on which it was issued  (c) Complete this subclause only if the warrant relates to 2 or more telecommunications services that are not all operated by the same carrier Under subsection 119(2) of the Act, this warrant remains in force, to the extent that it relates to a telecommunications service operated by a particular carrier, until the occurrence of the sooner of the following:  i. the warrant is first executed in relation to a telecommunications service operated by that particular carrier;	2.	Pei	sons who may exercise this authority
<ul> <li>□ (a) Under section 125 of the Act, this warrant comes into force when it is issued</li> <li>□ (b) Complete this subclause only if the warrant relates to 1 or more telecommunication services that are all operated by the same carrier Under subsection 119(1) of the Act, this warrant remains in force until the occurrence of the sooner of the following:         <ol> <li>i. the warrant is first executed;</li> <li>ii. the end of the period of 5 days after the day on which it was issued</li> </ol> </li> <li>□ (c) Complete this subclause only if the warrant relates to 2 or more telecommunications services that are not all operated by the same carrier Under subsection 119(2) of the Act, this warrant remains in force, to the extent that it relates to a telecommunications service operated by a particular carrier, until the occurrence of the sooner of the following:</li></ul>	of than a	ne ap appro	oplicant criminal law enforcement agency, or another criminal law enforcement agency, in relation to whom aval under subsection 127(2) of the Act is in force in relation to the warrant, or to the class of warrants to
<ul> <li>(b) Complete this subclause only if the warrant relates to 1 or more telecommunication services that are all operated by the same carrier Under subsection 119(1) of the Act, this warrant remains in force until the occurrence of the sooner of the following:         <ol> <li>i. the warrant is first executed;</li> <li>ii. the end of the period of 5 days after the day on which it was issued</li> </ol> </li> <li>(c) Complete this subclause only if the warrant relates to 2 or more telecommunications services that are not all operated by the same carrier Under subsection 119(2) of the Act, this warrant remains in force, to the extent that it relates to a telecommunications service operated by a particular carrier, until the occurrence of the sooner of the following:         <ol> <li>i. the warrant is first executed in relation to a telecommunications service operated by that particular carrier;</li> </ol> </li> </ul>	3.	Du	ration of warrant
119(1) of the Act, this warrant remains in force until the occurrence of the sooner of the following:  i. the warrant is first executed;  ii. the end of the period of 5 days after the day on which it was issued  □ (c) Complete this subclause only if the warrant relates to 2 or more telecommunications services that are not all operated by the same carrier Under subsection 119(2) of the Act, this warrant remains in force, to the extent that it relates to a telecommunications service operated by a particular carrier, until the occurrence of the sooner of the following:  i. the warrant is first executed in relation to a telecommunications service operated by that particular carrier;		(a)	Under section 125 of the Act, this warrant comes into force when it is issued
subsection 119(2) of the Act, this warrant remains in force, to the extent that it relates to a telecommunications service operated by a particular carrier, until the occurrence of the sooner of the following:  i. the warrant is first executed in relation to a telecommunications service operated by that particular carrier;		(b)	i. the warrant is first executed;
		(c)	subsection 119(2) of the Act, this warrant remains in force, to the extent that it relates to a telecommunications service operated by a particular carrier, until the occurrence of the sooner of the following:  i. the warrant is first executed in relation to a telecommunications service operated by that particular carrier;

Form 107B

## 4. Conditions only if applicable

The accessing of stored communications under this warrant is subject to the following conditions:
(a) [details of conditions in numbered paragraphs]

#### 5. Restrictions only if applicable

The accessing of stored communications under this warrant is subject to the following restrictions:

(a) [details of conditions in numbered paragraphs]

Authentication	
Signature of Judicial Officer [title and name]	

Form 107C

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

# STORED COMMUNICATIONS WARRANT – INTERNATIONAL

Telecommunications (Interception and Access) Act 1979 s 116

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

Duplicate panel if multiple parties				
Person the subject of t	his warrant			
Subject				
	Full Name			
Address			<u>'</u>	
	Street Address (including	unit or level number and nan	ne of property if required)	
	City/town/suburb	State	Postcode	Country
Applicant criminal law-	enforcement agency	/		
Criminal Law-Enforceme	ent			

#### 1. Authorisation

Person making application on behalf of Criminal Law-Enforcement Agency

Agency

I, [name], a Part 4-1 issuing authority within the meaning of the *Telecommunications (Interception and Access) Act* 1979 (Cth) ('the Act'), acting under section 116 of the Act, authorise the accessing of any stored communication:

- (a) that was made by the person mentioned above, or that another person has and for which the intended recipient is the person mentioned above; and
- (b) that becomes, or became, a stored communication before the warrant is first executed in relation to the carrier that holds the communication.

I am satisfied, on the basis of the information given to me under Part 3-3 of the Act in connection with the application for this warrant, that:

- ☐ (a) Division 1 of Part 3-3 of the Act has been complied with in relation to the application for this warrant.
- □ (b) because of urgent circumstances, it was necessary to make the application by telephone.

Form 107C

		(c)	there are reasonable grounds for suspecting that [a] particular carrier[s] hold[s] stored communications:  i. that the person mentioned above has made; or  ii. that another person has made and for which the person mentioned above is the intended recipient.
		(d)	information that would be likely to be obtained by accessing those stored communications under a stored communications warrant would be likely to assist in connection with the investigation by the applicant criminal law enforcement agency of the following serious foreign contravention[s] in which the person mentioned above is involved:  • [short particulars of each serious foreign contravention].
		(e)	<ul> <li>the warrant should be issued having regard to the following matters only: <ol> <li>how much the privacy of any person or persons would be likely to be interfered with by accessing those stored communications under a stored communications warrant;</li> <li>the gravity of the conduct constituting each serious contravention;</li> <li>how much the information referred to in paragraph (d) would be likely to assist in connection with the investigation, investigative proceeding, or proceeding by [name of entity to which the application relates], of each serious foreign contravention, to the extent that this is possible to determine from information obtained from [name of entity to which the application relates].</li> </ol> </li></ul>
	2.	Per	rsons who may exercise this authority
	of th	ne ap appro	ection 127 of the Act, the authority conferred by this warrant may be exercised by an officer or staff member oplicant criminal law enforcement agency, or another criminal law enforcement agency, in relation to whom oval under subsection 127(2) of the Act is in force in relation to the warrant, or to the class of warrants to belongs.
	3.	Du	ration of warrant
		(a)	Under section 125 of the Act, this warrant comes into force when it is issued
		(b)	complete this subclause only if the warrant relates to 1 or more telecommunication services that are all operated by the same carrier Under subsection 119(1) of the Act, this warrant remains in force until the occurrence of the sooner of the following:  i. the warrant is first executed;  ii. the end of the period of 5 days after the day on which it was issued
		(c)	complete this subclause only if the warrant relates to 2 or more telecommunications services that are not all operated by the same carrier Under subsection 119(2) of the Act, this warrant remains in force, to the extent that it relates to a telecommunications service operated by a particular carrier, until the occurrence of the sooner of the following:  i. the warrant is first executed in relation to a telecommunications service operated by that particular carrier;  ii. the end of the period of 5 days after the day on which it was issued
	4.	Co	nditions only if applicable
			essing of stored communications under this warrant is subject to the following conditions: ails of conditions in numbered paragraphs]
	5.	Res	strictions only if applicable
			essing of stored communications under this warrant is subject to the following restrictions: ails of conditions in numbered paragraphs]
п			

Authentication	
Signature of Judicial Officer [title and name]	

be inserted by Court	
ase Number:	
ate Signed:	
DN:	

# **MISCELLANEOUS WARRANT**

 $[SUPREME/DISTRICT/MAGISTRATES/YOUTH] \ {\tt select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$ 

# [*FULL NAME*] Applicant

Duplicate panel if multiple parties						
Person the subject of this warrant						
Subject						
	Full Name					
Address for service						
	Street Address (including u	unit or level number and na	me of property if required)			
	City/town/suburb	State	Postcode	Country		

This	This is a warrant to:				
	require a person to produce documents under the:  Adelaide Dolphin Sanctuary Act 2005 section 29(1)(i)  Burial and Cremation Act 2013 section 59(1)(h)  Marine Parks Act 2007 section 34(1)(j)  Native Vegetation Act 2004 section 33C(1)(a)  Landscape South Australia Act 2019 section 204(1)(k)  River Murray Act 2003 section 14(1)(i)				
	examine, copy or take extracts from a document  Landscape South Australia Act 2019 section 204(1)(1)  Native Vegetation Act 2004 section 33c(1)(b)				
	require a person to produce a copy of a document  \[ \sum_{\text{Landscape}} \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \				
	take mechanical equipment on the land  ☐ Native Vegetation Act 2004 section 33c(2)				

Form 108

То	To [[name and/or position]/other]				
Red	ecitals				
	sections default selected from box above An Application has been made on [date] by [authorised officer/inspector], [name] under section[s]				
	29(	1)(i) of the Adelaide Dolphin Sanctuary Act 2005			
	59(	1)(h) of the Burial and Cremation Act 2013			
	34(	1)(j) of the Marine Parks Act 2007			
	[33	C(1)(a)/[and]/33C(1)(b)/[and]/33C(2)] of the Native Vegetation Act 2004			
	[20	4(1)(k)/[and]/204(1)(l)] of the Landscape South Australia Act 2019			
	14(	1)(i) of the River Murray Act 2003			
for	the is	ssue of a warrant.			
The	: [Co	ourt/[Magistrate/Judge]] is satisfied that:			
	The	e applicant seeks to:			
		require the person described below to produce the [documents specified below/documents of the kind specified below]			
		examine, copy and take extracts from the documents described below			
		the extent to which it is reasonably required, take mechanical equipment on to the land described below and dig up the land, for the purposes of taking samples that the authorised officer reasonably suspects may constitute evidence of a breach of the <i>Native Vegetation Act 1991</i>			
	the	re are proper grounds for the issue of the warrant under section[s] default selected from above			
		29(1)(i) of the Adelaide Dolphin Sanctuary Act 2005			
		59(1)(h) of the Burial and Cremation Act 2013			
		34(1)(j) of the Marine Parks Act 2007			
		[33C(1)(a)/[and]/33C(1)(b)/[and]/33C(2)] of the Native Vegetation Act 2004			
		[204(1)(k)/[and]/204(1)(l)] of the Landscape South Australia Act 2019			
		14(1)(i) of the River Murray Act 2003			
Wa	rrant	t			
This	s wai	rrant authorises the person and persons to whom this warrant is addresseed to:			
	req	uire [full name] to produce the [documents specified below/documents of the kind specified below].			
	exa	amine, copy and take extracts from the documents described above.			
	req	uire [full name, date of birth] to provide a copy of the documents described above.			
	ado	extent to which it is reasonably required, to take mechanical equipment on to [description of land, dress] and dig up the land, for the purposes of taking samples that the authorised officer reasonably spects may constitute evidence of a breach of the Native Vegetation Act 1991.			
	[oth	ner – specify].			
This	s wai	rrant:			
		y be executed at any time of day.  Ist not be executed between the hours of [time] and [time].			

Form	108

□ may be executed between the hours of [time] and [time]. □ [other].	
Expiration	
This warrant expires on [date/time]	
Authentication	
Signature of Judicial Officer [title and name]	

Form	111	Аe
------	-----	----

o be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location:

# ORIGINATING APPLICATION TO VARY OR REVOKE ORDER – CHILD SEX REGISTRABLE OFFENDER CONTROL ORDER

MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

[*FULL NAME*] Respondent

Applicant					
	Full Name	Full Name			
Name of law firm/solicitor If any					
	Law Firm		Responsible Solicitor		
Address for service					
	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country	
	Email address				
Phone Details					
	Number		Alternative number (optional)		

# Form 111Ae

Respondent							
	Full Name						
Address							
	Street Address (including unit or I	level number and name of proper	ty if required)				
	City/town/suburb	State	Postcode	Country			
	Email address						
Phone Details							
	Number		Alternative number (optional)				

Application details
Matter type: [Enter matter type]
Original Case Number: [Enter original case number]
This Application is for  □ variation of [a control/an interim control order].  □ revocation of [a control/an interim control order].
This Application is made under section 66JE of the Child Sex Offenders Registration Act 2006.
The applicant seeks the following orders:  Enter numbered paragraphs  1.
This Application is made on the grounds  set out in the accompanying Affidavit sworn by [name] on [date].  that:  Enter grounds in numbered paragraphs
Only complete if appliable otherwise delete  The Applicant seeks leave to make this application on the grounds  set out in the accompanying Affidavit sworn by [name] on [date].  that:  Provision for grounds in numbered paragraphs
Only complete if appliable otherwise delete This Application is urgent on the grounds  set out in the accompanying Affidavit sworn by [name] on [date].  that:  Provision for grounds in numbered paragraphs  1.
Only complete if appliable otherwise delete  This Application is made with the consent of the [Enter party title] [Enter name] as evidenced by [Enter evidence] eg letter or email from party's solicitor provision for multiple

#### Form 111Ae

#### To the Respondent: WARNING

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing; and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders, you
  must file and serve on all parties an Affidavit within14 days after service of the Application.

If you do not do so, the Court may proceed **in your absence** and **orders may be made against you** without further warning.

For instructions on how to obtain access to the file, visit https://courtsa.courts.sa.gov.au/?g=node/482

#### Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

Accom	mpanying documents
Accom	npanying this Application is a:
	Supporting Affidavit mandatory
	Evidence of the consent of the other parties mandatory if relying on consent
	If other additional document(s) please list below:

Form 111Ah	
To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	
Hearing Date and Time:	
Hearing Location:	
riearing Location.	
	_
ORIGINATING A	PPLICATION TO VARY OR REVOKE ORDER – CHILD SEX
RE	GISTRABLE OFFENDER CONTROL ORDER
SUPREME / DISTRICT / MA SPECIAL STATUTORY JUP	GISTRATES / YOUTH circle one COURT OF SOUTH AUSTRALIA SISDICTION
Applicant	Full name
7.10	
Respondent	Full name
respondent	
Applicant	
	Full Name
Name of law firm/solicitor If any	
Address for service	Law Firm Responsible Solicitor
Addiess tot service	Street Address (including unit or level number and name of property if required)

Alternative number (optional)

Email address

Phone Details

Respondent					
	Full Name				
Address					
	Street Address (including unit or I	evel number and name of proper	ty if required)		
	City/town/suburb	State	Postcode	Country	
	Email address				
Phone Details					
	Number		Alternative number (optional)		

Application details  Mark appropriate selection below with an 'x'						
Matter type:						
Original Case Number:						
This Application is for  [ ] variation of a control / an interim control order circle one [ ] revocation of a control / an interim control order circle one						
This Application is made under section 66JE of the Child Sex Offenders Registration Act 2006.						
The applicant seeks the following orders:  Enter numbered paragraphs						

This Application is made on the grounds
[ ] set out in the accompanying Affidavit sworn by
[ ] that∶ Enter grounds in numbered paragraphs

The	mplete If applicable otherwise mark as N/A Applicant seeks leave to make this application on the grounds ] set out in the accompanying Affidavit sworn by
[	] that:
This	mplete if applicable otherwise mark as N/A Application is urgent on the grounds
_	] set out in the accompanying Affidavit sworn by
[	] that: Enter grounds in numbered paragraphs
	Enter grounds in numbered paragraphs

Only complete if applicable otherwise mark as N/A
This Application is made with the consent of the Enter party title
Enter name as evidenced by Enter evidence eg letter or
email from party's solicitor provision for multiple

#### To the Respondent: WARNING

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing; and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders, you must file and serve on all parties an Affidavit within14 days after service of the Application.

If you do not do so, the Court may proceed **in your absence** and **orders may be made against you** without further warning.

For instructions on how to obtain access to the file, visit https://courtsa.courts.sa.gov.au/?g=node/482

Se.	

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

Accompanying documents
Accompanying this Application is a:  [ ] Supporting Affidavit mandatory  [ ] Evidence of the consent of the other parties mandatory if relying on consent  [ ] If other additional document(s) please list below:

1	F	n	rr	n	1	1	1	F

To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	
Hearing Date and Time:	
Hearing Location:	

# ORIGINATING APPLICATION TO VARY OR REVOKE ORDER – COMMUNITY SERVICE ORDER OR APPROVED TREATMENT PROGRAM ORDER

 $[SUPREME/DISTRICT/MAGISTRATES/YOUTH] \ {\tt Select one} \ {\tt COURTOFSOUTH} \ {\tt AUSTRALIASPECIALSTATUTORY} \ {\tt JURISDICTION}$ 

[*FULL NAME*] Applicant

[FULL NAME] Respondent

Applicant				
	Full Name			
Name of law firm/solicitor				
	Law Firm		Responsible Solicitor	
Address for service				
	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Number		Alternative number (optional)	

#### Form 111B

Respondent				
	Full Name			
Address				
	Street Address (including unit or I	evel number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Number		Alternative number (optional)	

Application details
Matter type: [Enter matter type]
Original Case Number: [Enter original case number]
This Application is for revocation of a [Community Service/Approved Treatment Program] select one. and restoration of the monetary amount.
This Application is made under section 46(11) of the Fines Enforcement and Debt Recovery Act 2017.
The applicant seeks the following orders:  Enter numbered paragraphs  The [Community Service/Approved Treatment Program] select one Order made on [date] [Enter Court file number] be revoked.  The restoration of the monetary amount of [Enter amount].
This Application is made on the grounds □ set out in the accompanying Affidavit sworn by [full name] on [Enter date]. □ that: Enter grounds in numbered paragraphs 1.
Complete if applicable otherwise delete This Application is urgent on the grounds  set out in the accompanying Affidavit sworn by [full name] on [date].  that:  Enter grounds in numbered paragraphs 1.
Complete if applicable otherwise delete  This Application is made with the consent of the [Enter party title] [full name] as evidenced by [Enter evidence] egletter or email from party's solicitor provision for multiple

#### To the Respondent: WARNING

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing; and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders, you
  must file and serve on all parties an Affidavit within14 days after service of the Application.

If you do not do so, the Court may proceed **in your absence** and **orders may be made against you** without further warning.

Form	11	111	⊇

For instructions on how to obtain access to the file, visit https://courtsa.courts.sa.gov.au/?g=node/482	
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#### Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

Accom	panying documents	
Accom	panying this Application is a:	
	Supporting Affidavit mandatory	
	Original order mandatory	
	If other additional document(s) please list below:	
	. , ,	

Form	111	Се

o be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location:

# ORIGINATING APPLICATION TO VARY OR REVOKE ORDER – HIGH RISK OFFENDERS CONTINUING DETENTION ORDER Criminal Law (High Risk Offenders) Act 2015 s 19

SUPREME COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

[FULL NAME] Respondent

Applicant				
	Full Name			
Name of law firm/solicitor				
	Law Firm		Responsible Solicitor	
Address for service				
	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Number		Alternative number (optional)	

# Form 111Ce

Respondent				
	Full Name			
Address				
	Street Address (including unit or I	level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Number		Alternative number (optional)	

	Number	Alternative number (optional)			
Application Details					
Matter type: [Enter matter ty	pe]				
This Application is to [vary/r	evoke] select one a Continuing Detention Order.				
Original Case Number: [Ent	er original case number]				
This Application is made un	der section 19 of the <i>Criminal Law (High Risk</i>	(Offenders) Act 2015.			
- ' '	select one was made subject to an Extended S cing on [date] for a period of [years/months]s				
On [date] an order made for	Continuing Detention was made, commencing	ng on [date] and due to expire on [date].			
☐ The variation to the Cor	tinuing Detention Order sought is: [Enter vari	iation]			
The Applicant select one seeks Enter orders sought in separately numbere					
☐ 1. The following cond number] be varied  provision for multiple [. ☐ 2. The Continuing	itions of the Continuing Detention Order made Enter details of variation] Detention Order made on [Enter date] [Enter or orders sought]				
<ul><li>□ set out in the accom</li><li>□ that:</li></ul>	Enter grounds in numbered paragraphs				
Only complete if applicable otherwise delete  The Applicant seeks leave to make this application on the grounds  set out in the accompanying Affidavit sworn by [name] on [date].  that:  Provision for grounds in numbered paragraphs					
Only complete if applicable otherwise delet This Application is urgent or set out in the accom that: Enter grounds in numbered parag	n the grounds npanying Affidavit sworn by [ <i>Enter full name</i> ] o	on [ <i>Enter date</i> ].			

#### Form 111Ce

Only complete if applicable otherwise delete

This Application is made with the consent of the [Enter party title] [Enter name] as evidenced by [Enter evidence] eg letter or email from party's solicitor provision for multiple

#### To the Respondent: WARNING

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing; and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders, you must file and serve on all parties an Affidavit within14 days after service of the Application.

If you do not do so, the Court may proceed **in your absence** and **orders may be made against you** without further warning.

For instructions on how to obtain access to the file, visit https://courtsa.courts.sa.gov.au/?g=node/482

#### Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

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Accompanying this Application is a:

- ☐ Multilingual Notice mandatory
- ☐ Supporting Affidavit mandatory
- $\hfill \Box$  Evidence of the consent of the other parties  $\hfill$  mandatory if relying on consent
- ☐ If other additional document(s) please list below:

Phone Details

Form 111Ch				
To be inserted by Court				
Case Number:				
Date Filed:				
FDN:				
Hearing Date and Time:				
Hearing Location:				
			VOKE ORDER –	HIGH RISK
OFF	ENDERS CONT	「INUING DETE h Risk Offenders) A		
			3. 20.00 5 10	
SUPREME COURT OF SOU				
SPECIAL STATUTORY JUR	ISDICTION			
			Full nan	ne
Applicant				
			F.11	
Respondent			Full nan	16
Applicant				
	Full Name			
Name of law firm/solicitor				
Address for service	Law Firm		Responsible Solicitor	
	Street Address (including unit or	level number and name of prope	rtv if required)	
	, ,		,	
	City/town/suburb	State	Postcode	Country
	For the day of			
	Email address			

Alternative number (optional)

# Form 111Ch

Respondent													
	Full Name												
Address													
	Street Address (including unit or I	evel number and name of proper	name of property if required)										
	, ,												
	City/town/suburb	State	Postcode	Country									
				,									
	Email address												
Phone Details	Linai addiess												
	No		Alternative months of Guillian D										
	Number		Alternative number (optional)										

Application Details
Mark appropriate sections below with an 'x'
Matter type:
This Application is to vary / revoke circle one a Continuing Detention Order.
Original Case Number:
This Application is made under section 19 of the Criminal Law (High Risk Offenders) Act 2015.
The Applicant / Respondent circle one was made subject to an Extended Supervision Order ondate
by
of years / months circle one.
Ondate an order made for Continuing Detention was made, commencing on
date and due to expire ondate
[ ] The variation to the Continuing Detention Order sought is:
Enter variation
The Applicant seeks the following orders: select one
Enter orders sought in separately numbered paragraphs.
Enter orders sought in separately numbered paragraphis.
[ ] 1. The following conditions of the Continuing Detention Order made on
[ ] 1. The following conditions of the Continuing Detention Order made on
[ ] 1. The following conditions of the Continuing Detention Order made on
[ ] 1. The following conditions of the Continuing Detention Order made on
[ ] 1. The following conditions of the Continuing Detention Order made on
[ ] 1. The following conditions of the Continuing Detention Order made on
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[ ] 1. The following conditions of the Continuing Detention Order made on
[ ] 1. The following conditions of the Continuing Detention Order made on
[ ] 1. The following conditions of the Continuing Detention Order made on
The following conditions of the Continuing Detention Order made on date  Enter court file number be Varied:  Provision for multiple  Enter details of variation
[ ] 1. The following conditions of the Continuing Detention Order made on
[ ] 1. The following conditions of the Continuing Detention Order made on
[ ] 1. The following conditions of the Continuing Detention Order made on

# Form 111Ch

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] S6	et out in the accompanying Affidavit sworn by
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] Se	et out in the accompanying Affidavit sworn by full name on date at: er grounds in numbered paragraphs
] Se	et out in the accompanying Affidavit sworn by full name on date at: er grounds in numbered paragraphs
] see	et out in the accompanying Affidavit sworn by
] see	et out in the accompanying Affidavit sworn by full name on date at: er grounds in numbered paragraphs
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] see	et out in the accompanying Affidavit sworn by full name on date at: er grounds in numbered paragraphs
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] see	et out in the accompanying Affidavit sworn by
] see ] th	et out in the accompanying Affidavit sworn by full name on date at: er grounds in numbered paragraphs

# Form 111Ch

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		rapplicable otherwise mark as N/A cant seeks leave to make this application on the grounds
l [		out in the accompanying Affidavit sworn by
		date
[	] that	
	,	
		Provision for grounds in numbered paragraphs
Only	complete it	applicable otherwise mark as N/A
l		cation is urgent on the grounds
] [		out in the accompanying Affidavit sworn by
		date
[	] that	
		grounds in numbered paragraphs
	1.	

Form	1	1	1	$\sim$ h

Only complete if applicable otherwise mark as N/A
This Application is made with the consent of the
as evidenced by
Enter evidence eg letter or email from party's solicitor provision for multiple

#### To the Respondent: WARNING

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing; and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders, you must file and serve on all parties an Affidavit within14 days after service of the Application.

If you do not do so, the Court may proceed **in your absence** and **orders may be made against you** without further warning.

For instructions on how to obtain access to the file, visit https://courtsa.courts.sa.gov.au/?g=node/482

#### Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

Accompanying documents  Mark appropriate sections below with an 'x'	
Accompanying this Application is a:	
[ ] Multilingual Notice mandatory [ ] Supporting Affidavit mandatory	

Form	111Ch

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Form	1	1	1	$\square$

o be inserted by Court	
Case Number:	
Date Filed:	
FDN:	
learing Date and Time:	
Hearing Location:	

# ORIGINATING APPLICATION TO VARY OR REVOKE ORDER – HIGH RISK OFFENDERS EXTENDED SUPERVISION ORDER

SUPREME COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

[FULL NAME] Respondent

Applicant															
''															
	Full Name														
Name of law firm/solicitor															
If any															
	Law Firm		Responsible Solicitor												
Address for service															
131311 332 131 331 1132															
	Church & ddungs (including unit or	reet Address (including unit or level number and name of property if required)													
	Street Address (including unit or	: Address (including unit or level number and name of property if required)													
	City/town/suburb	State	Postcode	Country											
	Email address														
Dhone Detaile	Liliali addiess														
Phone Details															
	Number		Alternative number (optional)												

# Form 111De

Respondent				
	Full Name			
Address				
	Street Address (including unit or I	level number and name of proper	ty if required)	
	· -			
	City/town/suburb	State	Postcode	Country
				•
	Email address			
Phone Details				
	Number		Alternative number (optional)	
Date of birth and licence			, and the state of	
number	B-461			
	Date of birth		Driver's Licence number	

number	Date of birth	Driver's Licence number
Application details		
Matter type: [matter type]		
Original Case Number: [Ent	er original case number]	
This Application to [vary/rev	oke] an Extended Supervision Order.	
This Application is made un	der section 13 of the Criminal Law (High Risk	( Offenders) Act 2015.
The [Applicant/Respondent commencing on [date] for a	was made subject to an Extended Superv period of [years/months].	rision Order on [date] by [Judicial Officer],
☐ The variation to the Exte	ended Supervision Order sought is: [insert]	
The Applicant seeks the follo		
☐ 1. The following cond	litions of the Extended Supervision Order ma commencing on [date] for a period of [numbe	
	ervision Order made on [ <i>date</i> ] [ <i>Court file nun</i> late] for a period of [ <i>number</i> ] years be revoke	
☐ 3. [any other orders s	sought]	
This Application is made on  ☐ set out in the accom ☐ that: Provision for grounds in numbers  1.	npanying Affidavit sworn by [name] on [date].	
	o make this application on the grounds npanying Affidavit sworn by [name] on [date].	
Only complete if applicable otherwise delet This Application is urgent or □ set out in the accom □ that: Provision for grounds in number	n the grounds npanying Affidavit sworn by [ <i>name</i> ] on [ <i>date</i> ].	

### Form 111De

Only complete if applicable otherwise delete

This Application is made with the consent of the [party title] [name] as evidenced by [set out evidence] egletter or email from party's solicitor provision for multiple

#### To the Respondent: WARNING

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing; and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders, you must file and serve on all parties an Affidavit within14 days after service of the Application.

If you do not do so, the Court may proceed **in your absence** and **orders may be made against you** without further warning.

For instructions on how to obtain access to the file, visit https://courtsa.courts.sa.gov.au/?g=node/482

#### Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

Accom	npanying documents
Accom	panying this Application is a:
	Multilingual Notice mandatory
	Supporting Affidavit mandatory
	Evidence of the consent of the other parties mandatory if relying on consent
	If other additional document(s) please list below:

Respondent				
'				
	Full Name			
Address				
	Street Address (including unit or	ievei number and name of proper	ty ir required)	T
	City/town/suburb	State	Postcode	Country
	City/town/suburb	State	Fosicode	Country
	Email address			
B. B	Email address		T	
Phone Details				
	Number		Alternative number (optional)	
B	Number		Alternative number (optional)	
Date of birth and licence				
number				
Harriber	Date of hints		Buitanda I iaanaa mamban	
	Date of birth		Driver's Licence number	

Application details  Mark appropriate selection below with an 'x'
Matter type:
Original Case Number:
This Application is to vary / revoke circle one an Extended Supervision Order.
This Application is made under section 13 of the Criminal Law (High Risk Offenders) Act 2015.
The Applicant / Respondent circle one was made subject to an Extended Supervision Order on
by
[ ] The variation to the Extended Supervision Order is:
Enter variation
The Applicant seeks the following orders: Orders sought in separately numbered paragraphs.
[ ] 1. The following conditions of the Extended Supervision Order made ondate
commencing ondate for a period ofnumber years be varied:
• provision for multiple
details of variation
[ ] 2. The Extended Supervision Order made ondate
[ ] 2. The Extended Supervision Order made on
number be revolted.

[ ] 3	
	Enter any other orders sought
This Application is made on the grounds	
	orn by full name ON
	orn by full name ON
[ ] set out in the accompanying Affidavit swo	orn by full name ON
set out in the accompanying Affidavit swi	orn by full name ON
[ ] set out in the accompanying Affidavit sweet	orn byfull name ON
[ ] set out in the accompanying Affidavit sweether set of the set	DI'N by full name ON
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set out in the accompanying Affidavit swo	

Only		applicable otherwise mark as N/A
The	Applic	ant seeks leave to make this application on the grounds
[	] set o	out in the accompanying Affidavit sworn by
		date
[	] that:	
Ĭ		
		Provision for grounds in numbered paragraphs
Only	complete if	applicable otherwise mark as N/A
This	s Applic	ation is urgent on the grounds
] [	] set o	out in the accompanying Affidavit sworn by full name on
		date
[	] that:	
	Enterg	grounds in numbered paragraphs
	1.	
l		

Only complete if a	oplicable otherwise mark as N/A
	tion is made with the consent of the
evidenced b	y
	Enter evidence eg letter or email from party's solicitor provision for multiple

#### To the Respondent: WARNING

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing; and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders, you
  must file and serve on all parties an Affidavit within14 days after service of the Application.

If you do not do so, the Court may proceed **in your absence** and **orders may be made against you** without further warning.

For instructions on how to obtain access to the file, visit https://courtsa.courts.sa.gov.au/?g=node/482

#### Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

Accompanying documents Mark appropriate sections below with an 'x'
Accompanying this Application is a:
<ul> <li>Multilingual Notice mandatory</li> <li>Supporting Affidavit mandatory</li> <li>Evidence of the consent of the other parties mandatory if relying on consent</li> <li>If other additional document(s) please list below:</li> </ul>

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Form	111e
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To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location:

# ORIGINATING APPLICATION TO VARY OR REVOKE ORDER

 $[SUPREME/DISTRICT/MAGISTRATES/YOUTH] \ {\tt select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$ 

[*FULL NAME*] Applicant

## [FULL NAME] Respondent

Applicant				
	Full Name			
Name of law firm/solicitor				
	Law Firm		Responsible Solicitor	
Address for service				
	Street Address (including unit or	level number and name of proper	ty if required)	T
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Number		Alternative number (optional)	

#### Form 111e

Full Name			
Street Address (including unit or I	level number and name of proper	ty if required)	
City/town/suburb	State	Postcode	Country
Email address			
Number		Alternative number (optional)	
	Street Address (including unit or i City/town/suburb	Street Address (including unit or level number and name of proper  City/kown/suburb  State  Email address	Street Address (including unit or level number and name of property if required)  City/town/suburb State Postcode  Email address

Application details
Matter type: [Enter matter type]
Original Case Number: [Enter original case number]
This Application is for [Enter nature of application in one sentence].
This Application is made under [Enter Act and section or other particular provision].
The applicant seeks the following orders:  Enter orders in numbered paragraphs  1.
This Application is made on the grounds  set out in the accompanying Affidavit sworn by [Enter name] on [Enter date].  that:  Enter grounds in numbered paragraphs
Only complete if applicable otherwise delete  The Applicant seeks leave to make this application on the grounds  set out in the accompanying Affidavit sworn by [Enter name] on [Enter date].  that:  Provision for grounds in numbered paragraphs
Only complete if applicable otherwise delete This Application is urgent on the grounds  set out in the accompanying Affidavit sworn by [Enter name] on [Enter date].  that:  Enter grounds in numbered paragraphs  1.
Only complete if applicable otherwise delete This Application is made with the consent of the [Enter party title] [Enter name] as evidenced by [Enter evidence] eg letter or email from party's solicitor provision for multiple

#### To the Respondent: WARNING

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing; and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders, you must file and serve on all parties an Affidavit within 14 days after service of the Application.

#### Form 111e

If you do not do so, the Court may proceed **in your absence** and **orders may be made against you** without further warning.

For instructions on how to obtain access to the file, visit https://courtsa.courts.sa.gov.au/?g=node/482

#### Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

Acco	ompanying documents
Acco	mpanying this Application is a:
	□ Supporting Affidavit mandatory unless application is exempt
	Evidence of the consent of the other parties mandatory if relying on consent
	☐ If other additional document(s) please list below:
_	I other additional document(s) please list below.

Form	1-	11	=

To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location:

# ORIGINATING APPLICATION TO VARY OR REVOKE ORDER – NON-ASSOCIATION AND/OR PLACE RESTRICTION ORDER

 $[\textit{MAGISTRATES/YOUTH}] \ {\tt Select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$ 

[FULL NAME] Applicant

#### [FULL NAME] Respondent

Applicant				
	Full Name			
Name of law firm/solicitor				
	Law Firm		Responsible Solicitor	
Address for service				
	Street Address (including unit or	level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Number		Alternative number (optional)	

# Form 111Ee

Respondent				
	Full Name			
Address				
	Street Address (including unit or	evel number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Number		Alternative number (optional)	

Application details
Matter type: [Enter matter type]
Original Case Number: [Enter original case number]
This Application is:  □ 1. to vary a condition of a [Non-Association/Place Restriction] select one Order.  □ 2. to revoke a [Non-Association/Place Restriction] select one Order.  □ 3. [Enter any other orders sought]
This Application is made under section 82(1) of the Criminal Procedure Act 1921.
The applicant seeks the following orders:  Enter numbered paragraphs  1. The following conditions of the [Non-Association/Place Restriction] select one Order made on [date] [Court file number], be varied:  • provision for multiple [Enter details of variation]  2. The [Non-Association/Place Restriction] select one Order made on [date] [Enter Court file number] be revoked.
This Application is made on the grounds  ☐ set out in the accompanying Affidavit sworn by [name] on [date].  ☐ that:  Provision for grounds in numbered paragraphs  1.
Only complete if applicable otherwise delete  The Applicant seeks leave to make this application on the grounds  set out in the accompanying Affidavit sworn by [name] on [date].  that:  Provision for grounds in numbered paragraphs
Only complete if applicable otherwise delete This Application is urgent on the grounds  set out in the accompanying Affidavit sworn by [name] on [date].  that: Provision for grounds in numbered paragraphs
Only complete if applicable otherwise delete  This Application is made with the consent of the [Enter party title] [Enter name] as evidenced by [Enter evidence] eg letter or email from party's solicitor provision for multiple

#### Form 111Ee

#### To the Respondent: WARNING

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing; and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders, you
  must file and serve on all parties an Affidavit within 14 days after service of the Application.

If you do not do so, the Court may proceed **in your absence** and **orders may be made against you** without further warning.

For instructions on how to obtain access to the file, visit https://courtsa.courts.sa.gov.au/?g=node/482

#### Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

Accon	npanying documents
Accom	panying this Application is a:
	Supporting Affidavit mandatory
	Original order mandatory
	If other additional document(s) please list below:

Form 111Eh					
To be inserted by Court					
Case Number:					
Date Filed:	Date Filed:				
FDN:					
Hearing Date and Time:					
Hearing Location:					
ORIGINATING	APPLICATION	TO VARY OR	REVOKE ORDER	- NON-	
ASSOC	IATION AND/OF	R PLACE RES	TRICTION ORDE	R	
MA OLOTO ATEO (MOLITILI					
MAGISTRATES / YOUTH cir SPECIAL STATUTORY JUR		TH AUSTRALIA			
Applicant			Full nan	16	
Respondent			Full nan	1 <b>e</b>	
Applicant					
Name of law firm/solicitor	Full Name				
Address for service	Law Firm		Responsible Solicitor		
	Street Address (including unit or I	evel number and name of proper	ty if required)		
	Ì				
	City/town/suburb	State	Postcode	Country	
	Email address		T		
Phone Details					
	Number		Alternative number (optional)		

# Form 111Eh

Despendent				
Respondent				
	Full Name			
Address				
	Ot		A. (6	
	Street Address (including unit or l	ever number and name of proper	ty ir required)	
	City/town/suburb	State	Postcode	Country
				-
	Email address			
Phone Details				
_				
	Nimekan		Altamativa mumban (antianal)	
	Number		Alternative number (optional)	

Application details  Mark appropriate selection below with an 'x'
Matter type:
Original Case Number:
This Application is:  [ ] 1. to vary a condition of a Non-Association / Place Restriction circle one Order.  [ ] 2. to revoke a Non-Association / Place Restriction circle one Order.
[ ] 3
Enter any other orders sought
This Application is made under section 82(1) of the <i>Criminal Procedure Act 1921</i> .  The applicant seeks the following orders:
Enter numbered paragraphs

# Form 111Eh

] 1	. The f	following conditions of the Non-Association / Place Restriction circle one Order made on di
		court file number be varied:
		details of variat
] 2	. The	Non-Association / Place Restriction circle one Order made on
		Court file number be revoked.
		n is made on the grounds
] 56	et out ir	n the accompanying Affidavit sworn by
		Enter date
] <u>t</u> h		
En		s in numbered paragraphs
comple	te if annlic	able otherwise mark as N/A
		seeks leave to make this application on the grounds
		the accompanying Affidavit sworn by
, ,		
		Enter date
] th	at:	

# Form 111Eh

	Provision for grounds in numbered paragraphs
Only complete if	applicable otherwise mark as N/A
Only complete if This Applic [ ] set o	applicable otherwise mark as N/A ation is urgent on the grounds out in the accompanying Affidavit sworn by
[ ] set o	applicable otherwise mark as N/A ation is urgent on the grounds out in the accompanying Affidavit sworn by
[ ] set o	out in the accompanying Affidavit sworn by
[ ] set o	out in the accompanying Affidavit sworn by
[ ] set o	out in the accompanying Affidavit sworn by
[ ] set o	out in the accompanying Affidavit sworn by
[ ] set o	out in the accompanying Affidavit sworn by
[ ] set o	out in the accompanying Affidavit sworn by
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[ ] set o	out in the accompanying Affidavit sworn by
[ ] set o	out in the accompanying Affidavit sworn by
[ ] set o	out in the accompanying Affidavit sworn by
[ ] set o	out in the accompanying Affidavit sworn by full name On date
[ ] set o	out in the accompanying Affidavit sworn by full name On date
[ ] set o	out in the accompanying Affidavit sworn by full name On date
[ ] set o	out in the accompanying Affidavit sworn by full name On date
[ ] set o	out in the accompanying Affidavit sworn by full name on date
[ ] set o	out in the accompanying Affidavit sworn by full name On date
[ ] set o	out in the accompanying Affidavit sworn by full name on date
[ ] set o	out in the accompanying Affidavit sworn by full name on date

Form 111Eh
Only complete if applicable otherwise mark as N/A
This Application is made with the consent of the
name as evidenced by
Enter evidence eg letter or email from party's solicitor provision for multipl

#### To the Respondent: WARNING

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing; and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders, you must file and serve on all parties an Affidavit within 14 days after service of the Application.

If you do not do so, the Court may proceed **in your absence** and **orders may be made against you** without further warning.

For instructions on how to obtain access to the file, visit https://courtsa.courts.sa.gov.au/?g=node/482

#### Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

	Accompanying documents				
Acco	mpanying this Application is a:				
[ ]	Supporting Affidavit mandatory  Original order mandatory  If other additional document(s) please list below:				

To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	
Hearing Date and Time:	
Hearing Location:	

# ORIGINATING APPLICATION TO VARY OR REVOKE ORDER – RESTRAINING ORDER

 $[\textit{MAGISTRATES/YOUTH}] \ \text{select one} \ \text{COURT OF SOUTH AUSTRALIA} \\ \text{SPECIAL STATUTORY JURISDICTION}$ 

[*FULL NAME*] Applicant

#### [FULL NAME] Respondent

Applicant				
	Full Name			
Name of law firm/solicitor If any				
	Law Firm		Responsible Solicitor	
Address for service				
	Street Address (including unit or	level number and name of proper	ty if required)	T
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Number		Alternative number (optional)	

# Form 111Fe

Respondent				
	Full Name (including Also Known	as and Litigation Guardian Name	e (if applicable))	
Address				
	Street Address (including unit or I	evel number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Number		Alternative number (optional)	

Application details
Matter Type: [Enter matter type]
Original Case Number: [Enter original case number]
This Application is:  \[ \propto 1. \text{ to vary a condition of a [Child Protection/Paedophile] select one Restraining Order. \[ \propto 2. \text{to revoke a [Child Protection/Paedophile] Restraining Order.} \]
This Application is made under section 99F of the Criminal Procedure Act 1921.
The applicant seeks the following orders:  Enter numbered paragraphs  1. Must complete if application filed by the Respondent or the Respondent's solicitor Permission of the Court to [vary/revoke] select one the [Child Protection/Paedophile] select one Restraining Order made on [date] [Enter Court file number] by [Enter name of Judicial Officer].  2. The following conditions of the [Child Protection/Paedophile] select one Restraining Order made on [date] [Enter Court file number] by [Enter Judicial Officer], be varied.  provision for multiple [Enter details of variation]  3. The [Child Protection/Paedophile] select one Restraining Order made on [date] [Enter Court file number] by [Enter name of Judicial Officer] be revoked.
This Application is made on the grounds  □ set out in the accompanying Affidavit sworn by [Enter full name] on [Enter date].  □ that:  Enter grounds in numbered paragraphs  1.
Only complete if applicable otherwise delete The Applicant seeks leave to make this application on the grounds  set out in the accompanying Affidavit sworn by [name] on [date].  that:  Provision for grounds in numbered paragraphs
Only complete if applicable otherwise delete This Application is urgent on the grounds  set out in the accompanying Affidavit sworn by [Enter full name] on [Enter date].  that:  Enter grounds in numbered paragraphs  1.
Only complete if applicable otherwise delete  This Application is made with the consent of the [Enter party title] [Enter name] as evidenced by [Enter evidence] eg letter or email from party's solicitor provision for multiple

#### Form 111Fe

#### To the Respondent: WARNING

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing; and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders, you
  must file and serve on all parties an Affidavit within14 days after service of the Application.

If you do not do so, the Court may proceed **in your absence** and **orders may be made against you** without further warning.

For instructions on how to obtain access to the file, visit https://courtsa.courts.sa.gov.au/?g=node/482

#### Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court as soon as reasonably practicable after filing.

Ассо	mpanying documents			
Accompanying this Application is a:				
	Original order mandatory			

Form 111Fh				
To be inserted by Court				
Case Number:				
Date Filed:				
FDN:				
Hearing Date and Time:				
Hearing Location:				
ORIGINATING APP	PLICATION TO V	ARY OR REV	OKE ORDER – PI	FSTRAINING
ONIGINATING AFF	LICATION TO V	ORDER	ONE ONDER - N	LOTRAINING
		ONDER		
MAGISTRATES / YOUTH circ		H AUSTRALIA		
SPECIAL STATUTORY JURISDICTION				
			Full nan	ne
Applicant				
			<b>F</b>	
Respondent			····-Full nan	ne
A mustice and	T			
Applicant				
Name of law firm/solicitor	Full Name			
Address for service	Law Firm Responsible Solicitor			
Address for service	Street Address (including unit or level number and name of property if required)			
	Street Address (including unit of t	ever number and name or proper	ty ii required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Number Alternative number (optional)			

Despendent				
Respondent				
	Full Name (including Also Known as and Litigation Guardian Name (if applicable))			
Address				
	Street Address (including unit or I	evel number and name of proper	ty if required)	
	Street Address (including drift of t	ever number and name of proper	T Tequireu)	
	City/town/suburb	State	Postcode	Country
				-
	En all address			
	Email address			
Phone Details				
	Number		Alternative number (optional)	
			, (optional)	

Application details Mark appropriate selection below with an 'x'				
Matter type:				
Original Case Number:				
This Application is:				
<ul> <li>1 to vary a condition of a Child Protection / Paedophile circle one Restraining Order.</li> <li>1 to revoke a Child Protection / Paedophile circle one Restraining Order.</li> </ul>				
This Application is made under section 99F of the Criminal Procedure Act 1921.				
The applicant seeks the following orders:				
[ ] 1. Must complete if application filed by the Respondent or the Respondent's solicitor Permission of the Court to vary / revoke circle one the				
Child Protection / Paedophile circle one Restraining Order made ondate				
Enter Court file number by Enter Judicial Officer				
2 The following conditions of the Child Protection / Paedophile circle one Restraining Order made on				
date				
be varied.				
provision for multiple				
provision or multiple				
Enter details of variation				
[ ] 3. Child Protection / Paedophile circle one Restraining Order made ondate				
This Application is made on the grounds				
set out in the accompanying Affidavit sworn by				
date				
[ ] that:				
Enter grounds in numbered paragraphs				

Only complete if applicable otherwise mark as N/A The Applicant seeks leave to make this application on the grounds	
The Applicant seeks leave to make this application on the grounds	
1 set out in the accompanying Affidavit sworn by	- on
[ ] set out in the accompanying Affidavit sworn by	e on
set out in the accompanying Affidavit sworn by full nam	e ON
[ ] set out in the accompanying Affidavit sworn by	e ON
set out in the accompanying Affidavit sworn by full nam	e ON
set out in the accompanying Affidavit sworn by full nam	e ON
set out in the accompanying Affidavit sworn by full nam	e ON
set out in the accompanying Affidavit sworn by full nam	e ON
set out in the accompanying Affidavit sworn by full nam	e on
set out in the accompanying Affidavit sworn by full nam	e ON
set out in the accompanying Affidavit sworn by full nam	e ON
set out in the accompanying Affidavit sworn by full nam	e ON
set out in the accompanying Affidavit sworn by full nam	e ON
set out in the accompanying Affidavit sworn by full nam	e ON
set out in the accompanying Affidavit sworn by full nam	e ON
set out in the accompanying Affidavit sworn by full nam	
[ ] set out in the accompanying Affidavit sworn by	
[ ] set out in the accompanying Affidavit sworn by	
[ ] set out in the accompanying Affidavit sworn by	
[ ] set out in the accompanying Affidavit sworn by	
[ ] set out in the accompanying Affidavit sworn by	
[ ] set out in the accompanying Affidavit sworn by	
[ ] set out in the accompanying Affidavit sworn by	

	Provision for grounds in numbered paragraphs
	applicable otherwise mark as N/A
	ation is urgent on the grounds
j sei o	ut in the accompanying Affidavit sworn by
	date
] that: Enterg	rounds in numbered paragraphs
1.	
	applicable otherwise leave blank
-:- A I:-	ation is made with the consent of the party title party titlename as

### To the Respondent: WARNING

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing; and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders, you must file and serve on all parties an Affidavit within14 days after service of the Application.

If you do not do so, the Court may proceed **in your absence** and **orders may be made against you** without further warning.

For instructions on how to obtain access to the file, visit https://courtsa.courts.sa.gov.au/?g=node/482

#### Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court as soon as reasonably practicable after filing.

Accompanying documents	
Accompanying this Application is a:	
Supporting Affidavit mandatory  Original order mandatory  If other additional document(s) please list below:	

Phone Details

Form 111h					
To be inserted by Court					
Case Number:	Case Number:				
Date Filed:					
FDN:					
Hearing Date and Time:					
Hearing Location:					
ORIGINAT	ING APPLICAT	ION TO VARY	OR REVOKE ORI	DER	
SUPREME / DISTRICT / MA SPECIAL STATUTORY JUR		Circle one COURT OF S	OUTH AUSTRALIA		
			Full nam	ne	
Applicant					
Respondent			Full nan	16	
Г					
Applicant					
Name of law firm/solicitor	Full Name				
	Law Firm		Responsible Solicitor		
Address for service	Charact 6 ddays a finally discount to		h. if a miles di		
	Street Address (including unit or	ever number and name or proper	ty ir required)		
	City/town/suburb	State	Postcode	Country	
	Email address				
Phone Details	Elifan address				
	Number		Alternative number (optional)		
Respondent	I				
'	Full Name				
Address					
	Street Address (including unit or	evel number and name of proper	ty if required)		
	City/town/suburb	State	Postcode	Country	
	1				

Alternative number (optional)

Application details  Mark appropriate selection below with an 'x'
Matter type:
Original Case Number:
This Application is for
This Application is made under
Enter Act and section or other particular provision
The applicant seeks the following orders:
Enter orders in numbered paragraphs

This	Application is made on the grounds
	] set out in the accompanying Affidavit sworn by
	] that:
L	Enter grounds in numbered paragraphs
	omplete if applicable otherwise mark as N/A
-	Applicant seeks leave to make this application on the grounds
[	] set out in the accompanying Affidavit sworn by
[	] that:

	omplete if applicable otherwise mark as N/A
-	Application is urgent on the grounds
l	] set out in the accompanying Affidavit sworn by
[	] that:
	Enter grounds in numbered paragraphs

	lete if applicable otherwise mark as N/A
	oplication is made with the consent of the
	name as evidenced by evidence eg letter or email from
party's soli	citor provision for multiple

#### To the Respondent: WARNING

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing; and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders, you must file and serve on all parties an Affidavit within 14 days after service of the Application.

If you do not do so, the Court may proceed **in your absence** and **orders may be made against you** without further warning.

For instructions on how to obtain access to the file, visit https://courtsa.courts.sa.gov.au/?g=node/482

Service		

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

Accompanying documents
Accompanying this Application is a:
[ ] Supporting Affidavit mandatory unless application is exempt
[ ] Evidence of the consent of the other parties mandatory if relying on consent
[ ] If other additional document(s) please list below:

FΛ	rm	1	1	2	Δ	_

To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	
Hearing Date and Time:	
Hearing Location:	

# INTERLOCUTORY APPLICATION TO VARY OR REVOKE ORDER – INTERVENTION ORDER

[MAGISTRATES/YOUTH] Select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

[FULL NAME] Respondent

Lodging party		
	Party title	Full Name of party
Name of law firm/office		
If applicable	Law firm/office	Responsible Solicitor
Name of authorised officer		1 100 political administra
If body corporate and no law firm/office	Full Name	

#### **Application details**

This Application is for [variation/revocation] of [an intervention/a problem gambling family protection] order.

This Application is made under section[s] [26/26A/27/29P] select one of the Intervention Orders (Prevention of Abuse) Act 2009.

The applicant seeks the following orders:

Enter numbered paragraphs

- □ 1. The following conditions of the [Intervention/Problem Gambling Family Protection] select one Order made on [Enter date] be varied:
  - provision for multiple [Enter details of variation]
- □ 2. The following conditions of the [Intervention/Problem Gambling Family Protection] select one Order made on [date] be varied on an interim basis:

  provision for multiple [details of variation]
- ☐ 3. The [Intervention/Problem Gambling Family Protection] select one Order made on [date] be revoked.

Form 112Ae

□ set out in the accompanying Affidavit sworn by [ full name] on [date].     □ that:     □ the grounds in numbered paragraphs
only complete if applicable otherwise delete This Application is urgent on the grounds □ set out in the accompanying Affidavit sworn by [name] on [date]. □ that: Enter grounds in numbered paragraphs
Only complete if applicable otherwise delete  This Application is made with the consent of the [Enter party title] [name] as evidenced by [Enter evidence] egletter or email from party's solicitor provision for multiple
Details of any other relevant orders, agreements or pending applications
Are you aware of any relevant orders under the <i>Family Law Act 1975</i> (Cth), between any persons proposed to be protected by this order and the Respondent?
<ul><li>☐ Yes (if yes, a copy of the orders must accompany the application)</li><li>☐ No</li></ul>
Are you aware of any relevant orders, agreements, pending applications, or contact determinations under the Children and Young People (Safety) Act 2017 or the former Children's Protection Act 1993?
<ul> <li>☐ Yes (if yes, a copy of the orders, agreements or contact determinations must accompany the application)</li> <li>☐ No</li> </ul>
Are you aware of any relevant orders or agreements for the division of property under the <i>Family Law Act 1975</i> (Cth) or the <i>Domestic Partners Property Act 1996</i> , or a corresponding law of another jurisdiction between a person proposed to be protected by the order and the Respondent, or any pending application for such an order?
<ul><li>☐ Yes (if yes, a copy of the orders or agreements must accompany the application)</li><li>☐ No</li></ul>
Are you aware of any other legal proceedings between any persons proposed to be protected by the order and the Respondent?
☐ Yes (if yes, a copy of any judgments or substantive orders must accompany the application)☐ No
Next box not applicable if application for an interim variation under s 26A of the Intervention Orders (Prevention of Abuse) Act 2009

#### To the Other Parties: WARNING

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the application or make submissions about it:

- you must attend the hearing and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders you must file and serve on all parties an affidavit at least 2 days before the hearing date unless ordered otherwise.

If you do not do so, orders may be made against you without further warning including orders as to costs.

Next box not applicable if application for an interim variation under s 26A of the Intervention Orders (Prevention of Abuse) Act 2009

#### Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

Form 112Ae

Accom	panying documents
Accom	panying this Application is a:
	Supporting Affidavit mandatory provision for multiple A copy of [Enter brief description] [Order/Agreement/Pending Application/Contact Determination] select one under the [Family Law Act 1975 (Cth)/Children and Young People (Safety) Act 2017] select one Must complete if yes' selected above to any of the questions under 'Details of any other relevant orders, agreements or pending applications
	If other additional document(s) please list below:

Form 112Ah			
To be inserted by Court			
Case Number:			
Date Filed:			
FDN:			
Hearing Date and Time:	_		
Hearing Location:			
INTERLOCUT	ORY APPLICAT	ION TO VARY OR REVOKE ORDER –	
	INTERVE	ENTION ORDER	
MAGISTRATES / YOUTH circ SPECIAL STATUTORY JUR		HAUSTRALIA	
SPECIAL STATUTORY JUN	ISDICTION		
Applicant		Full name	
Respondent		Full name	
Lodging party	Γ		
	Party title	Full Name of party	
Name of law firm/office	Lauren de en la companya de en	Proceeding 6 Williams	
Name of authorised officer	Law firm/office	Responsible Solicitor	
If body corporate and no law firm/office	Full Name		
Application details  Mark appropriate selection below with an 'x	e		
This Application is for variat	ion / revocation circle one 0	of an intervention / a problem gambling family protection circle o	ne
order.	ion , revesaulen til til e one e	armente in a proposition gambing farmy procession circles	
	der section[s] 26 / 26A / 2	27 / 29P circle one of the <i>Intervention Orders (Prevention of Abus</i>	∋)
Act 2009.			
The applicant seeks the folk	owing orders:		
[ ] 1. The following con		n / Problem Gambling Family Protection circle one Order made o	'n
	date be varied:		

Form 112Ah

		details of variation
[	] 2. The	following conditions of the Intervention / Problem Gambling Family Protection circle one Order made on
•		date be varied on an interim basis:
		provision for multiple
		details of variation
[	13 The	Intervention / Problem Gambling Family Protection circle one Order made on
L		evoked.
This		on is made on the grounds
[	] set out	in the accompanying Affidavit sworn by
		date
[	] that:	
		ds in numbered paragraphs
	Enter groun	us iii iluliibeled pai agi apiis
		us III numbereu pai agraphis
	Enter groun	
	Enter groun	

# Form 112Ah

I Ula	s Applic	applicable otherwise mark as N/A cation is urgent on the grounds
[	] set c	out in the accompanying Affidavit sworn by
		date
[	] that:	
		grounds in numbered paragraphs
	1.	
i		
		applicable otherwise mark as N/A
		cation is made with the consent of the
evid	denced '	by
		evidence eg letter or email from party's solicitor provision for multiple
Def	tails of	any other relevant orders, agreements or pending applications
		vare of any relevant orders under the Family Law Act 1975 (Cth), between any persons proposed to be
	-	by this order and the Respondent?
]	] Yes ] No	(if yes, a copy of the orders must accompany the application)
	•	vare of any relevant orders, agreements, pending applications, or contact determinations under the nd Young People (Safety) Act 2017 or former Children's Protection Act 1993?
ſ	]Yes	(if yes, a copy of the orders, agreements or contact determinations must accompany the application)

#### Form 112Ah

Are you aware of any relevant orders or agreements for the division of property under the Family Law Act 193 (Cth) or the Domestic Partners Property Act 1996, or a corresponding law of another jurisdiction between a proposed to be protected by the order and the Respondent, or any pending application for such an order?	
<ul><li>] Yes (if yes, a copy of the orders or agreements must accompany the application)</li><li>] No</li></ul>	
Are you aware of any other legal proceedings between any persons proposed to be protected by the order are Respondent?	nd the
[ ] Yes (if yes, a copy of any judgments or substantive orders must accompany the application) [ ] No	

Strike out next box if application for an interim variation under s 26A of the Intervention Orders (Prevention of Abuse) Act 2009

#### To the Other Parties: WARNING

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the application or make submissions about it:

- you must attend the hearing and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders
  you must file and serve on all parties an affidavit at least 2 days before the hearing date unless
  ordered otherwise

If you do not do so, orders may be made against you without further warning including orders as to costs.

Strike out next box if application for an interim variation under s 26A of the Intervention Orders (Prevention of Abuse) Act 2009

#### Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

Acc	Accompanying documents		
Acc	Accompanying this Application is a:		
[	] Supporting Affidavit mandatory		
[	] provision for multiple A COPy Ofbrief description		
	Order / Agreement / Pending Application / Contact Determination Circle one under the Family Law Act 1975 (Cth)		
	/ Children and Young People (Safety) Act 2017 circle one Must complete if 'yes' selected above to any of the questions under 'Details of any other relevant orders, agreements or pending applications		
[	] If other additional document(s) please list below:		

Form 112Be				
To be inserted by Court				
Case Number:				
Date Filed:				
FDN:				
AFFIDAVIT OF PER	SON OTHER TH	HAN PROTECT	TED PERSON [FL	ILL NAME OF
	D	<b>EPONENT</b> ]		
SUPPORT APPL	ICATION TO VA	RY OR REVO	KE INTERVENTIO	N ORDER
	AFFIDAVI [*]	T MADE ON [	ATE	
		_	-	
[MAGISTRATES/YOUTH] sel	ect one COURT OF SOUT	H AUSTRALIA		
SPECIAL STATUTORY JUR	ISDICTION			
[FULL NAME]				
Applicant				
[FULL NAME]				
Respondent				
Lodging party				
Name of law firm/office	Party title		Full name of party	
If applicable	Law firm/office		Responsible Solicitor	
Name of authorised officer				
If body corporate and no law firm/office	Full name			
Deponent the person who is making	the affidavit			
Deponent Details				
	Full Name			
Address				
	Street Address (including unit or I	level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Affidavit				
I, [full name],				
□ swear on oath that				

 $\hfill\Box$  do truly and solemnly affirm that:

# Form 112Be

Enter text in separate numbered paragraphs If the Affidavit relates to an application, identify the application and state the material facts relevant to the application
1.
[Sworn/Affirmed] select one by the Deponent
At [place]
On [date]
Signature of Deponent
before me
DETORE M. Signature of attesting witness Must be an authorised witness – see rule 31.9 from the Uniform Civil Rules 2020
Must be an authorised witness – see rule 31.9 from the Uniform Civil Rules 2020
Printed name of witness
Qualification as authorised witness under section 27A(3) of the <i>Oaths Act 1936</i> .  Stamp here if applicable
Stamp here if applicable
Identification of witness if applicable
IDEFILITION OF WILLIESS if applicable (ID number of Justice of the Peace; rank, identification number and "South Australia Police" for police officer)

#### Form 112Be

#### Next box not displayed on completed affidavit

Please ensure you have complied with instructions for completing an affidavit

#### Instructions

- Please review the Code of Practice in relation to Affidavits published by the Attorney-General under s 33 of the Oaths Act 1936 before completing this form.
- The person who makes the affidavit is called the deponent. The deponent makes the affidavit by taking an oath or affirmation in the presence of an authorised witness.
- Each page of the affidavit, including any exhibit(s), must be consecutively numbered starting with page 2.
- Each page of the affidavit (but not any exhibit) must be signed by both the deponent and the witness.
- A single 'front page' must be inserted in front of the exhibit(s) in Form 94.
- An exhibit to an affidavit must be clearly marked to identify it as the exhibit referred to in the affidavit.
- The declaration should be confined to facts and should not include submissions.
- The declaration should not reproduce material already contained in affidavits or other material already filed in the matter. It should not exhibit documents already exhibited to affidavits filed in the matter. In both cases it is sufficient to simply refer to such material or documents and the place where they may be found.
- An affidavit is to be sworn or affirmed in this State in accordance with section 6 of the Evidence Act 1929 or, if
  made elsewhere, in accordance with the law for the taking of oaths or the making of affirmations in that place.
- The deponent must swear or affirm the affidavit before a person authorised by law to witness the swearing or affirming of affidavits ('the witness'). Persons authorised to witness an affidavit are:
  - (a) a Commissioner for taking affidavits in the Supreme Court;
  - (b) a justice of the peace;
  - (c) a police officer, other than a police officer who is a probationary constable;
  - (d) a person admitted and enrolled as a notary public of the Supreme Court;
  - (e) any other person of a class prescribed by regulation.
- The contents of the affidavit cannot be altered after the affidavit has been sworn or affirmed.
- If the deponent is illiterate or blind, see rule 31.7(6). If the deponent does not appear to understand English sufficiently, see rule 31.7(7) from the Uniform Civil Rules 2020.

To be inserted by Court					
Case Number:					
Date Filed:	Date Filed:				
FDN:					
AFFIDAVIT	OF PERSON O	THER THAN P	ROTECTED PER		
SUPPORT APPL	ICATION TO VA	RY OR REVO	KE INTERVENTIO	N ORDER	
AFFI	DAVIT MADE ON	۸	Date		
MAGISTRATES / YOUTH circ SPECIAL STATUTORY JUR		'H AUSTRALIA			
Applicant			Full nan	ne	
Respondent			Full nan	ne	
Lodging party					
Name of law firm/office	Party title		Full name of party		
If applicable	Law firm/office		Responsible Solicitor		
Name of authorised officer					
If body corporate and no law firm/office	Full name				
Deponent the person who is making	the affidavit				
Deponent Details					
Address	Full Name				
	Street Address (including unit or	level number and name of proper	ty if required)		
	City/town/suburb	State	Postcode	Country	
	Email address				
Affidavit Mark appropriate sections below with an 'x	,				
I,		full name			
[ ] swear on oath that					
[ ] do truly and solemnly	affirm that:				

Enter text in s	Enter text in separate numbered paragraphs If the Affidavit relates to an application, identify the application and state the material facts relevant to the application		
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Sworn / Affirmed circle one by the Deponent
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Cinnature of Departure
Signature of Deponent
before me

Must be an authorised witness – see rule 31.9 from the Uniform Civil Rules 2020		
Printed name of witness		
Qualification as authorised witness under section 27A(3) of the Oaths Act 1936.		
Stamp here if applicable		
Identification of witness if applicable		
ID number of Justice of the Peace; rank, identification number and "South Australia Police" for police officer		
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#### Next box not displayed on completed affidavit

Please ensure you have complied with instructions for completing an affidavit

#### Instructions

- Please review the Code of Practice in relation to Affidavits published by the Attorney-General under s 33 of the Oaths Act 1936 before completing this form.
- The person who makes the affidavit is called the deponent. The deponent makes the affidavit by taking an oath or affirmation in the presence of an authorised witness.
- Each page of the affidavit, including any exhibit(s), must be consecutively numbered starting with page 2.
- Each page of the affidavit (but not any exhibit) must be signed by both the deponent and the witness.
- A single 'front page' must be inserted in front of the exhibit(s) in Form 94.
- An exhibit to an affidavit must be clearly marked to identify it as the exhibit referred to in the affidavit.
- The declaration should be confined to facts and should not include submissions.
- The declaration should not reproduce material already contained in affidavits or other material already filed in the matter. It should not exhibit documents already exhibited to affidavits filed in the matter. In both cases it is sufficient to simply refer to such material or documents and the place where they may be found.
- An affidavit is to be sworn or affirmed in this State in accordance with section 6 of the Evidence Act 1929 or, if
  made elsewhere, in accordance with the law for the taking of oaths or the making of affirmations in that place.
- The deponent must swear or affirm the affidavit before a person authorised by law to witness the swearing or affirming of affidavits ('the witness'). Persons authorised to witness an affidavit are:
  - (a) a Commissioner for taking affidavits in the Supreme Court;
  - (b) a justice of the peace;
  - (c) a police officer, other than a police officer who is a probationary constable;
  - (d) a person admitted and enrolled as a notary public of the Supreme Court;
  - (e) any other person of a class prescribed by regulation.
- The contents of the affidavit cannot be altered after the affidavit has been sworn or affirmed.
- If the deponent is illiterate or blind, see rule 31.7(6). If the deponent does not appear to understand English sufficiently, see rule 31.7(7) from the Uniform Civil Rules 2020.

Form 112Ce

To be inserted by Court				
Case Number:				
Date Filed:				
FDN:				
AFFIDAVIT OF PROTECTED PERSON [FULL NAME OF DEPONENT] SUPPORT APPLICATION TO VARY OR REVOKE INTERVENTION ORDER AFFIDAVIT MADE ON [DATE]				
[MAGISTRATES/YOUTH] Select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION				
[FULL NAME] Applicant				
[FULL NAME] Respondent				
Lodging party				
Name of law firm/office	Party title	Full name of party		
If applicable	Law firm/office	Responsible Solicitor		
Name of authorised officer				
If body corporate and no law firm/office	Full name			
Deparent Details	Г			
Deponent Details				
	Full Name			
Affidavit				
I, [full name],				
□ swear on oath that				
☐ do truly and solemnly affirm that:  Enter text in separate numbered paragraphs  If the Affidavit relates to an application, identify the application and state the material facts relevant to the application				
1.				
[Sworn/Affirmed] selectione by	the Deponent			
At [place]				
On [date]				

Form 112Ce

Signature of Deponent	
before me	
Printed name of witness	
Qualification as authorised witness under section 27A(3) of the <i>Oaths Act 193</i> 6.  Stamp here if applicable	
Identification of Witness if applicable (ID number of Justice of the Peace; rank, identification number and "South Australia Police" for police officer)	

#### Form 112Ce

#### Next box not displayed on completed affidavit

Please ensure you have complied with instructions for completing an affidavit

#### Instructions

- Please review the Code of Practice in relation to Affidavits published by the Attorney-General under s 33 of the Oaths Act 1936 before completing this form.
- The person who makes the affidavit is called the deponent. The deponent makes the affidavit by taking an oath or affirmation in the presence of an authorised witness.
- Each page of the affidavit, including any exhibit(s), must be consecutively numbered starting with page 2.
- · Each page of the affidavit (but not any exhibit) must be signed by both the deponent and the witness.
- A single 'front page' must be inserted in front of the exhibit(s) in Form 94.
- . An exhibit to an affidavit must be clearly marked to identify it as the exhibit referred to in the affidavit.
- The declaration should be confined to facts and should not include submissions.
- The declaration should not reproduce material already contained in affidavits or other material already filed in the matter. It should not exhibit documents already exhibited to affidavits filed in the matter. In both cases it is sufficient to simply refer to such material or documents and the place where they may be found.
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  - (b) a justice of the peace;
  - (c) a police officer, other than a police officer who is a probationary constable;
  - (d) a person admitted and enrolled as a notary public of the Supreme Court;
  - (e) any other person of a class prescribed by regulation.
- The contents of the affidavit cannot be altered after the affidavit has been sworn or affirmed.
- If the deponent is illiterate or blind, see rule 31.7(6). If the deponent does not appear to understand English sufficiently, see rule 31.7(7) from the Uniform Civil Rules 2020.

Form 12Ch To be inserted by Court Case Number: Date Filed: FDN: AFFIDAVIT OF PROTECTED PERSON SUPPORT APPLICATION TO VARY OR REVOKE INTERVENTION ORDER AFFIDAVIT MADE ON...... MAGISTRATES / YOUTH circle one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION **Applicant** Respondent **Lodging** party Full name of party Party title Name of law firm/office If applicable Responsible Solicito Name of authorised officer If body corporate and no law firm/office Deponent Details Full Name Affidavit Mark appropriate sections below with an 'x' ] swear on oath that [ ] do truly and solemnly affirm that:
Enter text in separate numbered paragraphs
If the Affidavit relates to an application, identify the application and state the material facts relevant to the application 1.

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Signature of Deponent
before me
Signature of attesting witness Must be an authorised witness – see rule 31.9 from the Uniform Civil Rules 2020
Printed name of witness
Finited hante of withess

Qualification as authorised witness under section 27A(3) of the <i>Oaths Act 1936</i> .  Stamp here if applicable
Identification of Witness if applicable ID number of Justice of the Peace; rank, identification number and "South Australia Police" for police officer

#### Next box not displayed on completed affidavit

Please ensure you have complied with instructions for completing an affidavit

#### Instructions

- Please review the Code of Practice in relation to Affidavits published by the Attorney-General under s 33 of the Oaths Act 1936 before completing this form.
- The person who makes the affidavit is called the deponent. The deponent makes the affidavit by taking an oath or affirmation in the presence of an authorised witness.
- Each page of the affidavit, including any exhibit(s), must be consecutively numbered starting with page 2.
- Each page of the affidavit (but not any exhibit) must be signed by both the deponent and the witness.
- A single 'front page' must be inserted in front of the exhibit(s) in Form 94.
- An exhibit to an affidavit must be clearly marked to identify it as the exhibit referred to in the affidavit.
- The declaration should be confined to facts and should not include submissions.
- The declaration should not reproduce material already contained in affidavits or other material already filed in the matter. It should not exhibit documents already exhibited to affidavits filed in the matter. In both cases it is sufficient to simply refer to such material or documents and the place where they may be found.
- An affidavit is to be sworn or affirmed in this State in accordance with section 6 of the Evidence Act 1929 or, if
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- The deponent must swear or affirm the affidavit before a person authorised by law to witness the swearing or affirming of affidavits ('the witness'). Persons authorised to witness an affidavit are:
  - (a) a Commissioner for taking affidavits in the Supreme Court;
  - (b) a justice of the peace;
  - (c) a police officer, other than a police officer who is a probationary constable;
  - (d) a person admitted and enrolled as a notary public of the Supreme Court;
  - (e) any other person of a class prescribed by regulation.
- The contents of the affidavit cannot be altered after the affidavit has been sworn or affirmed.
- If the deponent is illiterate or blind, see rule 31.7(6). If the deponent does not appear to understand English sufficiently, see rule 31.7(7) from the Uniform Civil Rules 2020.

Form 113A

## IMPORTANT COURT NOTICE MULTILINGUAL NOTICE – VARIATION OR REVOCATION OF ORDER

#### Variation of Revocation of Order

A person (the Applicant) has made an Application to the Court for orders varying or revoking an existing order. You are a person with an interest in the Application.

The Application will be considered at the hearing at the date and time set out at the top of the Application.

If you wish to oppose the Application or make submissions about it:

- · you must attend the hearing and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders you must file and serve on all parties an Affidavit within 14 days after service of the Application on you.

If you do not do so, the Court may proceed in your absence and orders may be made **finally determining** this proceeding without further warning.

If the Court will need an interpreter at the hearing to translate between English and your language, you will need to contact the Court in advance as soon as possible so that the Court can seek a qualified ijnterpeter to attend.

For further information or assistance you can contact:

- Interpreter Service Interpreting and Translating Centre, Level 4, 44 Pirie Street, Adelaide SA 5000 Telephone: 1800 280 203 (This service is not free).
- Legal Services Commission 159 Gawler Place, Adelaide SA 5000 Telephone: 1300 366 424
- A solicitor or the Law Society of South Australia. Telephone (Law Society): 8229 0200
- A Court Registry Where the staff can help explain it to you. You can go to a Court address or contact the CourtSA Registry Services by telephone on 8204 2444 or email the Court at enquiry@courts.sa.gov.au.
- Online You can also obtain further information on CourtSA: <a href="https://www.courts.sa.gov.au/courtsa-help-centre/">https://www.courts.sa.gov.au/courtsa-help-centre/</a>

#### Lodging a document

- Log on to the CAA portal at courtsa.courts.sa.gov.au
- Go to the Courts website for instructions at www.courts.sa.gov.au
- Attend a Court Registry

You can also:

Contact the CourtSA Registry Services on 8204 2444 or email the Court at enquiry@courts.sa.gov.au. You can also obtain further information from <a href="https://www.courts.sa.gov.au/courtsa-help-centre/">https://www.courts.sa.gov.au/courtsa-help-centre/</a>.

Form 113A - Albanian

## NJOFTIM I RËNDËSISHËM NGA GJYKATA LAJMËRIM SHUMËGJUHËSH – NDRYSHIM OSE NDËRPRERJE URDHRI

#### Ndryshim ose Ndërprerje Urdhri

Një person (Paditësi) ka bërë një Kërkesëpadi në Gjykatë për vendim për të ndryshuar ose ndërprerë një urdhër ekzistues. Ju jeni një person me interes në këtë Kërkesëpadi.

Kërkesëpadia do të shqyrtohet në seancën e dëgjimit në datën dhe kohën e caktuar në krye të Kërkesëpadisë.

Nëse ju doni ta kundërshtoni Kërkesëpadinë ose të paraqitni parashtrimet tuaja në lidhje me të:

- Ju duhet të merrni pjesë në seancë dhe
- Nëse ju dëshironi të mbështeteni në fakte shtesë apo kundërshtuese ndaj atyre mbi të cilat është mbështetur
  pala që ka kërkuar urdhrin kundër jush, ju duhet të depozitoni një Dëshmi dhe t'ua shërbeni atë të gjitha
  palëve brenda 14 ditëve pasi ju është shërbyer ju Kërkesëpadia.

Nëse nuk veproni kështu, Gjyqi mund të vazhdojë procesin në mungesën tuaj dhe të marrë vendime **duke e vendosur përfundimisht** këtë proces gjyqësor pa njoftim të mëtejshëm.

Nëse Gjykata ka nevojë për përkthyes gjatë seancës, për të përkthyer nga gjuha angleze në gjuhën tuaj, ju ju duhet të kontaktoni gjykatën sa më parë të jetë e mundur, në mënyrë që Gjykata të gjejë një përkthyes të kualifikuar për ta pasur të pranishëm.

Për informacion dhe ndihmë të mëtejshme ju mund të kontaktoni:

- Shërbimet e Përkthimit Qendrave e Përkthimeve, Level 4, Riverside Centre on North Terrace, Adelaide SA 5000 Telefon: 1800 280 203 (Ky shërbim nuk është falas).
- Komisionin e Shërbimeve Ligjore 159 Gawler Place, Adelaide SA 5000 Telefon: 1300 366 424
- Një avokat nga Shoqëria Ligjore e Australisë së Jugut Telefon: (Shoqeria Ligjore): 8229 0200
- **Zyra e Regjistrit të Gjykatës** Ku personeli mund t'ju ndihmojnë me shpjegime. Ju mund të shkoni në një nga Gjykatat ose të kontaktoni Shërbimet e Regjistrit te Gjykatës së Australisë së Jugut me telefon ne 8204 2444 apo t'i dërgoni Gjykatës e-mail në enquiry@courts.sa.gov.au.
- Online Ju mund të gjeni informacion të mëtejshëm në faqen internetore të Gjykatës së Australisë së Jugut: https://www.courts.sa.gov.au/courtsa-help-centre/

#### Depozitimi i një dokumenti

- Lidhuni me portalin në courtsa.courts.sa.gov.au
- Për udhëzime, shkoni tek faqja internetore e Gjykatës në www.courts.sa.gov.au
- Paraqituni personalisht në Zyrën Regjistrit të Gjykatës

Ju gjithashtu mund të:

Kontaktoni Shërbimet e Regjistrit të Gjykatës së Australisë së Jugut në

8204 2444 ose të dërgoni e-mail Gjykatës në enquiry@courts.sa.gov.au. Ju mund të merrni informacion të mëtejshëm në <a href="https://www.courts.sa.gov.au/courtsa-help-centre/">https://www.courts.sa.gov.au/courtsa-help-centre/</a>.

Form 113A - Arabic

# تبليغ متعدد اللغات – تعديل أو إلغاء أمر محكمة

## تعديل أو إلغاء أمر محكمة

قام شخص (وهو المدعي) بتقديم طلب للمحكمة لأجل اصدار أمر بتعديل أو الغاء أمر محكمة نافذ المفعول، وانت شخص له شأن معين في هذا الطلب.

سيتم النظر في الطلب خلال الجلسة بالتاريخ والزمان المحددين في أعلى الطلب.

إذا كنت ترغب في الاعتراض على الطلب أو في الادلاء بأقوالك بشأنه:

- يجب عليك حضور جلسة المحكمة شخصياً،
- وإذا كنت ترغب في الإعتماد على أي حقائق تُضاف الى الحقائق التي يعتمد عليها الطرف الآخر الذي يسعى لإصدار أمر من المحكمة ضمن إقرار رسمي لإصدار أمر من المحكمة ضمن إقرار رسمي (Affidavit)، وتخطر جميع الأطراف به، وذلك خلال 14 يوما من بعد إخطارك بالطلب.

وفي حالة عدم حضورك جلسة المحكمة، يمكن للمحكمة ان تمضي بإجراءاتها في غيابك، وقد يتم اصدار أمر نهائي في هذه القضية بدون أي تحذير آخر.

إذا كانت المحكمة ستحتاج لمترجم للترجمة خلال الجلسة ما بين لغتك و اللغة الإنكليزية، سيتوجب عليك ان تخبر المحكمة مسبقاً وفي أقرب وقت ممكن حتى تستطيع المحكمة توفير مترجم محلف

للمزيد من المعلومات أو للحصول على مساعدة يمكنك الاتصال بإحدى الجهات التالية:

- خدمة الترجمة: Interpreting and Translating Centre, Level 4, Riverside Centre, North Terrace, خدمة الترجمة: Adelaide SA 5000 (هذه الخدمة ليست مجانية).
- مفوضية الخدمات القانونية: Legal Services Commission, 159 Gawler Place, Adelaide SA 5000 هاتف: 1300 366 424
  - محام أو نقابة المحامين في جنوب استراليا (Law Society). هاتف نقابة المحامين: 0200 8229
- مكتب سجلات المحكمة (Court Registry)، حيث بإمكان الموظفين توضيح الأمور. يمكنك الذهاب الى المحكمة شخصياً أو الاتصال بخدمات سجلات محاكم جنوب استراليا (CourtSA Registry Services) على enquiry@courts.sa.gov.au.
- على الانترنت: بإمكانك أيضًا الحصول على مزيد من المعلومات على موقع محاكم جنوب استراليا: <a href="https://www.courts.sa.gov.au/courtsa-help-centre/">https://www.courts.sa.gov.au/courtsa-help-centre/</a>

## تقديم وثيقة للمحكمة

- تسجيل الدخول من بوابة CAA على الموقع courtsa.courts.sa.gov.au
- زيارة موقع المحكمة على الانترنت للحصول على التعليمات على الموقع www.courts.sa.gov.au
  - زيارة مكتب سجلات المحكمة شخصياً.

بامكانك كذلك

الاتصال بخدمات سجلات محاكم جنوب استراليا (CourtSA Registry Services) على رقم الهاتف 2444 8204 أو ارسال بريد الكتروني الى المحكمة على enquiry@courts.sa.gov.au. كما يمكنك الحصول على مزيد من المعلومات من الموقع /https://www.courts.sa.gov.au/courtsa-help-centre. Form 113A - Chinese Simplified

## 重要法庭通知 多种语言版本通知 - 命令的变更或撤销

#### 命令的变更或撤销

某个人(申请人)向法庭提交了更改或撤销某个现有命令的申请。你是该申请的利益相关者。

该申请将在听审时予以考虑, 听审的日期和时间列在该申请的最上方。

如果你想就该申请提出反对或提交文件:

- 你必须出席听审,并且
- 如果你希望依据的事实是申请法庭命令方所依据的事实之外的或与之相反的,你必须在该申请送达给你之后 14天内提交一份书面证词并送达所有相关方。

如果你没有这样做,法庭有可能在你缺席的情况下开庭,而且可能不再另行警示即对该诉讼做出**最终裁决命令**。

如果法庭在听审时需要一名说你的语言的口译,你需要尽快和法庭提前联系,以便法庭可以找到有资质的翻译出庭。

如需要更多信息或协助,你可以联系:

- 口**译服务** 口译和笔译中心,地址: Level 4, Riverside Centre on North Terrace, Adelaide SA 5000 电话: 1800 280 203(该服务不是免费的)。
- 法律服务委员会 159 Gawler Place, Adelaide SA 5000 电话: 1300 366 424
- **一名律师或南澳律师公会。**电话(律师公会): 8229 0200
- **法庭登记处** 这里的工作人员可以为你提供解释。你可以去法庭所在地址或致电南澳法庭登记处服务: 8204 2444 或给法庭发电子邮件: enquiry@courts.sa.gov.au.
- 网上 你还可以在南澳法庭网站上获取更多信息: <a href="https://www.courts.sa.gov.au/courtsa-help-centre/">https://www.courts.sa.gov.au/courtsa-help-centre/</a>

## 提交文件

- 在 courtsa.courts.sa.gov.au 登录 CAA 门户网站
- 在法庭网站 www.courts.sa.gov.au 获取相关指令
- 前往法庭登记处

#### 你还可以:

致电8204 2444联系南澳法庭登记处服务,或发电邮至法庭: enquiry@courts.sa.gov.au. 你还可以在以下网址获取更多信息 <a href="https://www.courts.sa.gov.au/courtsa-help-centre/">https://www.courts.sa.gov.au/courtsa-help-centre/</a>.

Form 113A - Dari

## اطلاعيه مهم محكمه اطلاعيه چند زبانه - تغيير يا لغو حكم

#### تغيير يا فسخ حكم

شخصی (درخواست دهنده) برای تغییرات حکم یا فسخ حکم موجود به محکمه درخواست داده است. شما فرد مورد علاقه (a person with an interest) در این درخواست هستید.

این درخواست در جلسه محکمه در تاریخ و زمانی که در قسمت بالایی این درخواست مشخص شده است مورد بررسی قرار خواهد گرفت.

اگر می خواهید با این درخواست مخالفت کنید یا در مورد آن مطالبی به محکمه تسلیم دهید:

- شما باید در جلسه بررسی شرکت کنید
- اگر شما میخواهید به هر حقایقی علاوه بر یا خلاف آنهایی که طرف درخواست کنندهٔ حکم به آنها اتکا دارد، اتکا داشته باشید، باید ظرف 14 روز پس از تسلیم دادن درخواست به شما، سوگندنامهای (Affidavit) را باید در محکمه ثبت و به همه طرفهای دخیل در قضیه تسلیم بدهید.

اگر حاضر نشوید محکمه ممکن است در غیاب شما تصمیم بگیرد و ممکن است بدون اخطار بیشتر، حکم صادر شده و تصمیم نهایی برای فیصلهٔ این قضیه گرفته شود.

اگر محکمه در جلسه بررسی جهت ترجمه بین انگلیسی و زبان شما به ترجمان ضرورت داشته باشد، باید از پیش با محکمه تماس بگیرید تا محکمه بتواند یک ترجمان واجد شرایط را برای حضور در جلسه آماده سازد.

برای معلومات بیشتر یا کمک می توانید با خدمات ذیل تماس بگیرید:

- خدمات ترجماتی مرکز ترجمه کتبی و ترجمه شفاهی، Level 4, Riverside Centre , North Terrace, Adelaide SA 5000
   فون: 200 280 280 (این خدمات رایگان نیست).
  - كميسيون خدمات حقوقي –Gawler Place, Adelaide SA 5000
     تأفون: 1300 366 424
  - یک وکیل یا انجمن حقوقی استرالیای جنوبی. تلفون (انجمن حقوقی): 8229 8229
- دفتر ثبت محکمه (Registry) جایی که کارکنان محکمه می توانند در توضیح دادن آن به شما کمک کنند. می توانید به یک آدرس محکمه مراجعه کنید یا از طریق تأفون با شماره 8204 2444 با خدمات CourtSA Registry Services تماس بگیرید یا به آدرس enquiry@courts.sa.gov.au
- https://www.courts.sa.gov.au/courtsa-help-centre/ کسب کنید: CourtSA کسب کنید:

#### تسليم دادن سند

- در courtsa.courts.sa.gov.au وارد پورتال CAA شوید
- برای دستور العمل ها به وبسایت محکمه ها در www.courts.sa.gov.au مراجعه کنید
  - · در دفتر ثبت (Registry) محکمه حاضر شوید

#### شما همچنین می توانید:

با CourtSA Registry Services به شماره 8204 2444 في enquiry@courts.sa.gov.au به محكمه ايميل بفرستيد. همچنين مي توانيد معلومات بيشتر را از https://www.courts.sa.gov.au/courtsa-help-centre/ دريافت كنيد.

Form 113A - Greek

## ΣΗΜΑΝΤΙΚΉ ΑΝΑΚΟΙΝΩΣΗ ΔΙΚΑΣΤΗΡΙΟΥ ΠΟΛΥΓΛΩΣΣΗ ΑΝΑΚΟΙΝΩΣΗ – ΜΕΤΑΡΡΥΘΜΙΣΗ Η ΑΝΑΚΛΗΣΗ ΔΙΑΤΑΓΗΣ

(VARIATION OR REVOCATION OF ORDER)

#### Μεταρρύθμιση ή Ανάκληση Διαταγής

Ένα άτομο (ο Αιτών) υπέβαλε Αίτηση στο Δικαστήριο για διαταγές διαταγές μεταρρύθμισης ή ανάκλησης μιας ήδη ισχύουσας διαταγής. Είστε άτομο που η Αίτηση σας αφορά.

Η Αίτηση θα εξεταστεί κατά την ακρόαση κατά την ημερομηνία και ώρα που καθορίζονται στο πάνω μέρος της Αίτησης.

Αν θέλετε να αντικρούσετε την Αίτηση ή να υποβάλετε ενστάσεις σχετικά με αυτήν :

- πρέπει να παρευρεθείτε στην ακρόαση και
- εάν επιθυμείτε να επικαλεστείτε γεγονότα επιπλέον ή αντίθετα με αυτά που επικαλέστηκε το μέρος που επιζητά τις διαταγές, πρέπει να υποβάλετε και κοινοποιήσετε σε όλα τα εμπλεκόμενα μέρη μία Ένορκη Κατάθεση εντός 14 ημερών από την κοινοποίηση της Αίτησης σε σας.

Εάν δεν παρουσιαστείτε, το Δικαστήριο μπορεί να προχωρήσει απουσία σας και διαταγές μπορεί να ληφθούν **καθορίζοντας τελεσίδικα** τη διαδικασία χωρίς περαιτέρω ειδοποίηση.

Εάν το Δικαστήριο χρειαστεί διερμηνέα κατά την ακρόαση για διερμηνία μεταξύ της Αγγλικής και της γλώσσας σας, θα πρέπει να επικοινωνήσετε με το Δικαστήριο εκ των προτέρων το συντομότερο δυνατόν, ώστε το Δικαστήριο να μπορέσει να ζητήσει την παρουσία ειδικευμένου διερμηνέα.

Για περισσότερες πληροφορίες ή βοήθεια, μπορείτε να επικοινωνήσετε με:

- Υπηρεσία Διερμηνέων Κέντρο Διερμηνείας και Μετάφρασης (Interpreting and Translating Centre), Level
  4, Riverside Centre on North Terrace, Adelaide SA 5000 Τηλέφωνο: 1800 280 203 (Αυτή η υπηρεσία δεν είναι
  δωρεάν).
- Επιτροπή Νομικών Υπηρεσιών (Legal Services Commission) 159 Gawler Place, Adelaide SA 5000 Τηλέφωνο: 1300 366 424
- Ένα δικηγόρο ή τον Νομικό Σύλλογο Νότιας Αυστραλίας (Law Society of South Australia). Τηλέφωνο (Law Society): 8229 0200
- Την Γραμματεία του Δικαστηρίου (Court Registry) Όπου το προσωπικό μπορεί να σας προσφέρει βοήθεια με εξηγήσεις. Μπορείτε να πάτε στην διεύθυνση ενός Δικαστηρίου ή να επικοινωνήσετε με την Υπηρεσία Γραμματείας του CourtSA τηλεφωνώντας στο 8204 2444 ή να αποστείλετε ηλεκτρονικό μήνυμα στο Δικαστήριο στο enquiry@courts.sa.gov.au.
- Onlinε-Μπορείτε επίσης να πάρετε περισσότερες πληροφορίες στοCourtSA: https://www.courts.sa.gov.au/courtsa-help-centre/

## Υποβολή εγγράφου

- Συνδεθείτε στην πύλη CAA στο courtsa.courts.sa.gov.au
- Μπείτε στην ιστοσελίδα του Δικαστηρίου για οδηγίες στο www.courts.sa.gov.au
- Πηγαίνετε στην Γραμματεία του Δικαστηρίου

#### Μπορείτε επίσης να:

Επικοινωνήσετε με την Υπηρεσία Γραμματείας του CourtSA στο 8204 2444 ή στείλτε ένα ηλεκτρονική μήνυμα στο enquiry@courts.sa.gov.au. Μπορείτε επίσης να λάβετε περισσότερες πληροφορίες από το https://www.courts.sa.gov.au/courtsa-help-centre/.

Form 113A - Khmer

## ការជូនដំណឹងរបស់តុលាការដ៏សំខាន់ ការជូនដំណឹងជាពហុភាសា - ការផ្លាស់ប្តូរ ឬការដកហូតដីកា

## ការផ្លាស់ប្តូរ ឬការដកហូតដីកា

បុគ្គលម្នាក់ (អ្នកដាក់ពាក្យសុំ) បានដាក់ពាក្យស្នើសុំទៅតុលាការឱ្យចេញដីកាដើម្បីផ្លាស់ប្តូរ ឬដកហូតដីកាដែលមានស្រាប់។ អ្នកគឺជាបុគ្គល ដែលពាក់ព័ន្ធនៅក្នុងពាក្យសុំនោះ។

ពាក្យសុំនោះនឹងត្រូវបានពិចារណានៅក្នុងការជំនំជម្រះក្ដី តាមកាលបរិច្ឆេទ និងពេលវេលាដែលបានកំណត់នៅផ្នែកខាងលើនៃពាក្យសុំ។ ប្រសិនបើអ្នកប្រាថ្នាចង់ជំទាស់នឹងពាក្យសុំ ឬធ្វើការដាក់ស្នើដើម្បីពិនិត្យសម្រេចអំពីវា៖

- អ្នក**ត្រូវតែអញ្ចើញទៅចូលរួមនៅក្នុងការជំនំជម្រះក្ដី** ហើយ
- ប្រសិនបើអ្នកប្រាថ្នាចង់ពឹងផ្អែកលើអង្គហេតុណាមួយបន្ថែមលើ ឬផ្ទុយនឹងកិច្ចការទាំងឡាយដែលពឹងផ្អែកដោយភាគីដែលស្វែងរក
  ការចេញដីកា អ្នកត្រូវតែដាក់ពាក្យ និងប្រគល់ជូនភាគីទាំងអស់នូវលិខិតថ្លែងសច្ចាមួយ ក្នុងរយៈពេល១៤ថ្ងៃ បន្ទាប់ពីអ្នកបានទទួល
  ការប្រគល់ជូននៃពាក្យសុំនោះ។

ប្រសិនបើអ្នកមិនធ្វើដូច្នេះទេ តុលាការអាចបន្តដំណើរការដោយគ្មានវត្តមានរបស់អ្នក ហើយដីកាអាចត្រូវបានធ្វើឡើងជាការកំណត់ចុងបញ្ចប់ នៃដំណាក់ការជំនំជម្រះក្តីនេះ ដោយគ្មានការព្រមានបន្ថែម។

ប្រសិនបើតុលាការត្រូវការអ្នកបកប្រែផ្ទាល់មាត់នៅក្នុងការជំនំជម្រះក្ដី ដើម្បីបកប្រែរវាងភាសាអង់គ្លេស និងភាសារបស់អ្នក អ្នកត្រូវទាក់ទងមក តុលាការជាមុន ឱ្យបានឆាប់តាមដែលអាចធ្វើទៅបាន ដើម្បីឱ្យតុលាការអាចស្វែងរកអ្នកបកប្រែផ្ទាល់មាត់ដែលមានគុណសម្បត្តិមកចូលរួម។ សម្រាប់ព័ត៌មានបន្ថែម ឬជំនួយ អ្នកអាចទាក់ទង៖

- សេវាកម្មអ្នកបកប្រែផ្ទាល់មាត់ មជ្ឈមណ្ឌលបកប្រែផ្ទាល់មាត់ និងបកប្រែកាសាសរសេរ Level 4, Riverside Centre on North Terrace, Adelaide SA 5000 ទូរសព្ទ៖ 1800 280 203 (សេវាកម្មនេះមិនមែនឥតគិតថ្លៃទេ)។
- គណៈកម្មការសេវាកម្មផ្នែកច្បាប់ 159 Gawler Place, Adelaide SA 5000 ទូរសព្ទ៖ 1300 366 424
- មេ**ពាវី ឬសង្គមច្បាប់នៃរដ្ឋអូស្ត្រាលីខាងត្បូង**។ ទូរសព្ទ (សង្គមច្បាប់)៖ 8229 0200
- ការិយាល័យអត្រានុកូលផ្អានតុលាការ (Court Registry) ជាកន្លែងដែលបុគ្គលិកអាចជួយពន្យល់ជូនអ្នក។ អ្នកអាចអញ្ចើញទៅ អាសយដ្ឋានរបស់តុលាការ ឬទាក់ទងសេវាកម្មអត្រានុកូលដ្ឋាន CourtSA តាមទូរសព្ទលេខ 8204 2444 ឬផ្ញើអ៊ីមែលទៅតុលាការ enquiry@courts.sa.gov.au។
- អនឡាញ អ្នកក៏អាចទទួលបានព័ត៌មានបន្ថែមអំពី CourtSA ផងដែរ៖ https://www.courts.sa.gov.au/courtsa-help-centre/

## ការដាក់ឯកសារ

- ចូលទៅកាន់ផតថល CAA នៅតាម courtsa.courts.sa.gov.au
- ចូលទៅកាន់គេហទំព័ររបស់តុលាការសម្រាប់ការណែនាំ នៅតាម www.courts.sa.gov.au
- អញ្ជើញទៅការិយាល័យអត្រានុកូលដ្ឋានតុលាការ

ផងដែរនោះ អ្នកក៏អាច៖

ទាក់ទងការិយាល័យអត្រានុកូលដ្ឋាន CourtSA តាមទូរសព្ទលេខ 8204 2444 ឬផ្ញើអ៊ីម៉េលទៅតុលាការ enquiry@courts.sa.gov.au។ អ្នកក៏អាចទទួលបានព័ត៌មានបន្ថែមផងដែរពី <u>https://www.courts.sa.gov.au/courtsa-help-centre/</u>។ Form 113A - Persian

# اطلاعیه مهم دادگاه اطلاعیه مهم دادگاه اطلاعیه چند زبانه – تغییر مفاد یا لغی حکم دادگاه

#### تغيير مفاديا لغق حكم دادگاه

فردی (متقاضی)؛ درخواستی را برای صدور حکمی به منظور تغییر مفاد یا ابطال یک حکم موجود به دادگاه ارایه کرده است شما فردی نیربط در این درخواست می باشود.

این درخواست در یک جلسه دادرسی که زمان و تاریخ آن در بالای این درخواست مشخص شده است، مورد رسیدگی قرار خواهد گرفت

چنانچه قصد مخالفت با این درخواست یا ارایه دفاعیات خود در این زمینه را دارید:

- باید در این جلسه دادرسی حاضر شوید و
- چنانچه قصد استناد به هر واقعیتی علاوه بر و یا بر خلاف مواردی که طرف درخواست کننده این حکم به آن استناد می نماید را دارید، لازم است تا
  شهادت نامه ای را ظرف مدت 14 روز از تاریخ ابلاغ این درخواست به شما؛ به دادگاه وتمامی طرفین ارایه نمایید.

در صورت عدم انجام این کار، دادگاه ممکن است در غیاب شما اقدام به رسیدگی نموده و ممکن است بدون اخطار بیشتر مبادرت به صدور ح**کم نهایی** در زمینه این دادخواست نماید.

چنانچه دادگاه در جلسه دادرسی برای ترجمه میان انگلیسی و زبان مورد نظرتان به مترجم نیاز دارد، لازم است تا از قبل و در اولین فرصت ممکن با دادگاه تماس بگیرید تا دادگاه بتواند اقدامات لازم برای حضور یک مترجم با صلاحیت در جلسه دادرسی را بعمل آورد.

برای دریافت اطلاعات بیشتر یا کمک می توانید با مراکز زیر تماس بگیرید:

- خدمات ترجمه شفاهی مرکز خدمات ترجمه شفاهی و کتبی به آدرس Level 4, Riverside Centre on North Terrace, درس درستان کرده کنی باشد Adelaide SA 5000. و شماره تلفن 280 280 (این خدمات رایگان نمی باشد)
  - كميسيون خدمات حقوقى به آدرس 1300 366 424 و شماره تلفن 424 1300 Gawler Place, Adelaide SA معيسيون خدمات حقوقى به آدرس
    - و كيل مدافع يا جامعه حقوقي استرالياي جنوبي شماره تأفن (جامعه حقوقي): 8229 0200
- یک دفتر ثبت دادگاه جایی که کارکنان آن می توانند با ار ایه توضیحات لازم به شما کمک کنند. شما می توانید شخصا به آدرس محل دادگاه مراجعه نمایید یا با دفاتر ثبت دادگاه های استرالیای جنوبی (CourtSA Registry Services) به شماره تلفن 8204 2444 تماس بگیرید یا به آدرس enquiry@courts.sa.gov.au ایمیل کنید.
- آنلاین شما همچنین می توانید اطلاعات بیشتری را در وبسایت https://www.courts.sa.gov.au/courtsa-help-centre/ کسب کنید.

#### ارایه سند یا مدرک

- در وبسایت courtsa.courts.sa.gov.au وارد درگاه (پورتال) CAA شوید.
- برای دستور العمل ها به وبسایت دادگاه در: www.courts.sa.gov.au مراجعه کنید.
  - شخصا به دفتر ثبت دادگاه مراجعه کنید.

### شما همچنین می توانید:

با دفاتر ثبت دادگاه های استرالیای جنوبی (CourtSA Registry Services) به شماره تلفن 2444 8204 تماس بگیرید یا ایمیلی به آدرس: enquiry@courts.sa.gov.au ارسال نمایید. شما همچنین می توانید با مراجعه به وبسایت

/https://www.courts.sa.gov.au/courtsa-help-centre اطلاعات بیشتری را در این زمینه کسب کنید.

Form 113A – Punjabi

## ਅਦਾਲਤ ਦਾ ਮਹੱਤਵਪੂਰਨ ਨੋਟਿਸ ਬਹੁ-ਭਾਸ਼ੀ ਨੋਟਿਸ – ਆਰਡਰ ਵਿੱਚ ਬਦਲਾਓ ਜਾਂ ਇਸਦਾ ਖੰਡਨ

#### ਆਰਡਰ ਵਿੱਚ ਬਦਲਾਓ ਜਾਂ ਇਸਦਾ ਖੰਡਨ

ਕਿਸੇ ਵਿਅਕਤੀ (ਬਿਨੈਕਾਰ) ਨੇ ਮੌਜੂਦਾ ਆਰਡਰ ਵਿੱਚ ਬਦਲਾਓ ਕਰਨ ਜਾਂ ਇਨ੍ਹਾਂ ਦਾ ਖੰਡਨ ਕਰਨ ਲਈ ਇੱਕ ਆਰਡਰ ਕੀਤੇ ਜਾਣ ਵਾਸਤੇ ਅਦਾਲਤ ਵਿੱਚ ਅਰਜ਼ੀ ਪਾਈ ਹੈ। ਤਸੀਂ ਇੱਕ ਅਜਿਹੇ ਵਿਅਕਤੀ ਹੋ ਜਿਸਦਾ ਅਰਜ਼ੀ ਨਾਲ ਲੈਣਾ-ਦੇਣਾ ਹੈ।

ਅਰਜ਼ੀ ਦੇ ਸਿਖਰ ਭਾਗ 'ਤੇ ਨਿਰਧਾਰਤ ਤਰੀਕ ਅਤੇ ਸਮੇਂ ਉੱਤੇ ਦਿੱਤੀ ਸੁਣਵਾਈ ਸਮੇਂ ਅਰਜ਼ੀ 'ਤੇ ਵਿਚਾਰ ਕੀਤਾ ਜਾਵੇਗਾ।

ਜੇ ਤੁਸੀਂ ਅਰਜ਼ੀ ਦਾ ਵਿਰੋਧ ਕਰਨਾ ਚਾਹੁੰਦੇ ਹੋ ਜਾਂ ਇਸ ਬਾਰੇ ਸਮਬੀਸ਼ਨ ਜਮ੍ਹਾ ਕਰਨੀ ਚਾਹੁੰਦੇ ਹੋ ਤਾਂ:

- ਇਹ ਲਾਜ਼ਮੀ ਹੈ ਕਿ ਤੁਸੀਂ ਸੁਣਵਾਈ ਵਿੱਚ ਹਾਜ਼ਰ ਹੋਵੇ ਅਤੇ
- ਜੇ ਤੁਸੀਂ ਆਰਡਰ ਦੀ ਮੰਗ ਕਰਨ ਵਾਲੀ ਪਾਰਟੀ ਦੁਆਰਾ ਨਿਰਭਰ ਕੀਤੇ ਜਾਣ ਵਾਲੇ ਤੱਥਾਂ ਤੋਂ ਇਲਾਵਾ ਜਾਂ ਇਸਤੋਂ ਉੱਲਟ ਕਿਸੇ ਹੋਰ ਤੱਥਾਂ ਤੇ ਨਿਰਭਰ ਕਰਨਾ ਚਾਹੁੰਦੇ ਹੋ, ਤਾਂ **ਇਹ ਲਾਜ਼ਮੀ ਹੈ** ਕਿ ਤੁਹਾਨੂੰ ਅਰਜ਼ੀ ਦਿੱਤੇ ਜਾਣ ਦੇ **14 ਦਿਨਾਂ ਦੇ ਅੰਦਰ-ਅੰਦਰ ਤੁਸੀਂ ਇੱਕ ਹਲਫਨਾਮਾ** (Affidavit) ਜਮ੍ਹਾ ਕਰਾਓ ਅਤੇ ਸਾਰੀਆਂ ਪਾਰਟੀਆਂ ਨੂੰ ਦਿਓ।

ਜੇ ਤੁਸੀਂ ਅਜਿਹਾ ਨਹੀਂ ਕਰਦੇ ਹੋ, ਤਾਂ ਅਦਾਲਤ ਤੁਹਾਡੀ ਗੈਰ-ਹਾਜ਼ਰੀ ਵਿੱਚ ਅੱਗੇ ਕਾਰਵਾਈ ਕਰ ਸਕਦੀ ਹੈ ਅਤੇ ਬਿਨਾਂ ਅੱਗੇ ਕੋਈ ਚੇਤਾਵਨੀ ਦਿੱਤੇ ਇਸ ਕਾਰਜਵਿਧੀ ਉੱਤੇ **ਅਖੀਰਕਾਰ ਫੈਸਲਾ ਲੈਂਦੇ ਹੋਏ** ਤੁਹਾਡੇ ਖਿਲਾਫ ਆਰਡਰ ਜਾਰੀ ਕੀਤੇ ਜਾ ਸਕਦੇ ਹਨ।

ਜੇ ਅਦਾਲਤ ਨੂੰ ਸੁਣਵਾਈ ਉੱਤੇ ਅੰਗਰੇਜ਼ੀ ਅਤੇ ਤੁਹਾਡੀ ਭਾਸ਼ਾ ਵਿੱਚ ਅਨੁਵਾਦ ਕਰਨ ਲਈ ਕਿਸੇ ਦੋਭਾਸ਼ੀਏ ਦੀ ਲੋੜ ਹੋਵੇਗੀ, ਤਾਂ ਤੁਹਾਡੇ ਲਈ ਜਿੰਨੀ ਛੇਤੀ ਸੰਭਵ ਹੋ ਸਕੇ, ਸਮਾਂ ਰਹਿੰਦੇ ਅਦਾਲਤ ਨਾਲ ਸੰਪਰਕ ਕਰਨਾ ਲੋੜੀਂਦਾ ਹੋਵੇਗਾ ਤਾਂ ਜੋ ਅਦਾਲਤ ਕਿਸੇ ਯੋਗਤਾ-ਪ੍ਰਾਪਤ ਦੋਭਾਸ਼ੀਏ ਦੇ ਭਾਗ ਲੈਣ ਦਾ ਪ੍ਰਬੰਧ ਕਰ ਸਕੇ।

ਵਧੇਰੀ ਜਾਣਕਾਰੀ ਜਾਂ ਮਦਦ ਲਈ, ਤੁਸੀਂ ਹੇਠਾਂ ਨਾਲ ਸੰਪਰਕ ਕਰ ਸਕਦੇ ਹੋ:

- ਦੋਭਾਸ਼ੀਆ ਸੇਵਾ Interpreting and Translating Centre, Level 4, Riverside Centre on North Terrace, Adelaide SA 5000 ਟੈਲੀਫੋਨ: 1800 280 203 (ਇਹ ਸੇਵਾ ਮਫਤ ਨਹੀਂ ਹੈ)।
- Legal Services Commission 159 Gawler Place, Adelaide SA 5000 ਟੈਲੀਫੋਨ: 1300 366 424
- ਕੋਈ ਸੌਲੀਸਿਟਰ (ਵਕੀਲ) ਜਾਂ Law Society of South Australia. ਟੈਲੀਫੋਨ (Law Society): 8229 0200
- **ਅਦਾਲਤ ਦੀ ਰਜਿਸਟਰੀ** ਜਿੱਥੇ ਕਰਮਚਾਰੀ ਇਸ ਬਾਰੇ ਸਮਝਾਉਣ ਵਿੱਚ ਤੁਹਾਡੀ ਮਦਦ ਕਰ ਸਕਦੇ ਹੋਣ। ਤੁਸੀਂ ਅਦਾਲਤ ਦੇ ਪਤੇ 'ਤੇ ਜਾ ਸਕਦੇ ਹੋ ਜਾਂ CourtSA Registry Services ਨੂੰ 8204 2444 'ਤੇ ਫੋਨ ਕਰ ਸਕਦੇ ਹੋ ਜਾਂ ਅਦਾਲਤ ਨੂੰ enquiry@courts.sa.gov.au 'ਤੇ ਈਮੇਲ ਕਰ ਸਕਦੇ ਹੋ।
- ਔਨਲਾਇਨ ਤੁਸੀਂ CourtSA ਦੀ ਵੈੱਬਸਾਈਟ <u>https://www.courts.sa.gov.au/courtsa-help-centre/</u> ਤੋਂ ਵੀ ਵਧੇਰੇ ਜਾਣਕਾਰੀ ਹਾਸਿਲ ਕਰ ਸਕਦੇ ਹੋ।

#### ਦਸਤਾਵੇਜ਼ ਜਮ੍ਹਾ ਕਰਨਾ

- courtsa.courts.sa.gov.au ਉੱਤੇ CAA 'ਤੇ ਲਾਗ-ਆਨ ਕਰੋ
- ਅਦਾਲਤ ਦੀ ਵੈੱਬਸਾਈਟ www.courts.sa.gov.au ਉੱਤੇ ਨਿਰਦੇਸ਼ ਵੇਖੋ
- ਅਦਾਲਤ ਦੀ ਰਜਿਸਟੀ ਵਿੱਖੇ ਜਾਓ

## ਤੂਸੀਂ:

CourtSA Registry Services ਨੂੰ 8204 2444 ਉੱਤੇ ਸੰਪਰਕ ਵੀ ਕਰ ਸਕਦੇ ਹੋ ਜਾਂ ਅਦਾਲਤ ਨੂੰ enquiry@courts.sa.gov.au ਉੱਤੇ ਈਮੇਲ ਵੀ ਕਰ ਸਕਦੇ ਹੋ। ਤੁਸੀਂ https://www.courts.sa.gov.au/courtsa-help-centre/ ਤੋਂ ਵਧੇਰੀ ਜਾਣਕਾਰੀ ਵੀ ਹਾਸਲ ਕਰ ਸਕਦੇ ਹੋ। Form 113A - Tamil

## முக்கிய நீதிமன்ற அறிவிப்பு பன்மொழி அறிவிப்பு - உத்தரவில் மாற்றம் ஏற்படுத்துதல் அல்லது அதை இரத்துச்செய்தல்

#### உத்தரவில் மாற்றம் ஏற்படுத்துதல் அல்லது அதை இரத்துச்செய்தல்

ஒரு நபர் (விண்ணப்பதாரர்), ஏற்கனவே நடைமுறையில் உள்ள உத்தரவு ஒன்றை மாற்றுவதற்கான அல்லது திரும்பப்பெறுவதற்கான உத்தரவுகளுக்காக நீதிமன்றத்தில் விண்ணப்பம் செய்துள்ளார். நீங்கள் இந்த விண்ணப்பத்தில் ஈடுபாடு கொண்டுள்ள ஒரு நபர் ஆவீர்கள்.

விண்ணப்பத்தின் மேற்பகுதியில் குறிப்பிடப்பட்டுள்ள திகதி மற்றும் நேரத்தில் இடம்பெறவிருக்கும் விசாரணையில், குறித்த விண்ணப்பமானது பரிசீலிக்கப்படும்.

குறித்த விண்ணப்பத்தை நீங்கள் எதிர்க்க விரும்பினால், அல்லது அது தொடர்பாக எவற்றையேனும் சமர்ப்பிக்க விரும்பினால், நீங்கள் பின்வருமாறு செய்யவேண்டும்:

- நீங்கள் **வழக்கு விசாரணைக்குக் கட்டாயம் வருகை தர வேண்டும்** மற்றும்
- உத்தரவுகளைக் கோரும் தரப்பினர் சார்ந்திருக்கும் உண்மைத்தகவல்களுக்குக் கூடுதலான தகவல்களையோ, அவற்றிற்கு நேர்மாறான ஏதேனும் உண்மைத்தகவல்களையோ நீங்கள் சார்ந்திருக்க விரும்பினால், உங்களுக்கு குறித்த விண்ணப்பமானது வழங்கப்பட்டு 14 நாட்களுக்குள், சத்தியக்கடதாசி (Affidavit) ஒன்றைத் தாக்கல் செய்வதுடன், அனைத்துத் தரப்பினருக்கும் அந்தச் சத்தியக்கடதாசியினைக் கட்டாயம் நீங்கள் வழங்கவேண்டும்.

நீங்கள் அவ்வாறு செய்யத்தவறினால், நீங்கள் வருகை தராத வேளையிலும் நீதிமன்றம் அதன் செயல்முறையைத் தொடரக்கூடும், அத்துடன் மேற்கொண்டு எச்சரிக்கை எதுவும் வழங்கப்படாமலேயே இந்தச் செயல்முறை பற்றிய இறு**டுயான தீர்மானங்கள்** எடுக்கப்பட்டு உத்தரவுகள் பிறப்பிக்கப்படலாம்.

விசாரணையின்போது, ஆங்கிலத்திற்கும் உங்கள் மொழிக்கும் இடையேயான மொழிபெயர்ந்துரைப்பு சேவையை வழங்க ஒரு மொழிபெயர்ந்துரைப்பாளர் நீதிமன்றத்திற்குத் தேவைப்படுவார் என்றால், எவ்வளவு விரைவாக இயலுமோ அவ்வளவு விரைவாக நீங்கள் நீதிமன்றத்தைத் தொடர்புகொள்ள வேண்டும். அப்போதுதான் ஒரு தகுதிபெற்ற மொழிபெயர்ந்துரைப்பாளரை நீதிமன்றத்தால் தேடிப்பெற முடியும்.

மேலும் தகவல் அல்லது உதவிக்கு நீங்கள் பின்வருபவற்றைத் தொடர்பு கொள்ளலாம்:

- **மொழிபெயர்ந்துரைப்பாளர் சேவை** Interpreting and Translating Centre, Level 4, 44 Pirie Street, Adelaide SA 5000
- தொலைபேசி: 1800 280 203 (இந்த சேவை இலவசமானதல்ல).
- சட்ட சேவைகள் ஆணையம் (Legal Services Commission) 159 Gawler Place, Adelaide SA 5000 தொலைபேசி: 1300 366
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- **ஒரு வழக்குரைஞர் அல்லது தெற்கு ஆஸ்நிரேலியாவின் சட்டச் சங்கம்**. தொலைபேசி (சட்டச் சங்கம்): 8229 0200
- ஒரு நீதிமன்றப் பதிவகம் இங்கேயுள்ள ஊழியர்களால் உங்களுக்கு விளக்கமளித்து உதவமுடியும். நீங்கள் நீதிமன்ற முகவரிக்குச் செல்லலாம், அல்லது 8204 2444 என்ற தொலைபேசி எண்ணூடாகத் தெற்கு ஆஸ்திரேலிய நீதிமன்றப் பதிவகச் சேவைகளைத் தொடர்புகொள்ளலாம், அல்லது enquiry@courts.sa.gov.au என்ற மின்னஞ்சல் முகவரியூடாக நீதிமன்றத்திற்கு மின்னஞ்சல் அனுப்பலாம்.
- **நிகழ்நிலை (ஆன்லைன்)** CourtSA-இலும் நீங்கள் மேலதிகத் தகவல்களைப் பெறலாம்:
- https://www.courts.sa.gov.au/courtsa-help-centre/

#### ஒரு ஆவணத்தைத் தாக்கல் செய்தல்

- courtsa.courts.sa.gov.au இல் உள்ள CAA இணையமுகப்பினுள் நுழையவும்
- அறிவுறுத்தல்களுக்கு, www.courts.sa.gov.au இல் உள்ள நீதிமன்றத்தின் இணையதளத்திற்குச் செல்லவும்
- நீதிமன்றப் பதிவகம் ஒன்றிற்குச் செல்லவும்

நீங்கள் பின்வருமாறும் செய்யலாம்:

CourtSA பதிவகச் சேவைகளை 8204 2444 என்ற எண்ணில் தொடர்புகொள்ளவும் அல்லது enquiry@courts.sa.gov.au ஊடாக நீதிமன்றத்திற்கு மின்னஞ்சல் அனுப்பவும். மேலும் தகவல்களை <u>https://www.courts.sa.gov.au/courtsa-help-centre/</u> என்ற இணையதளத்திலிருந்தும் நீங்கள் பெறலாம். Form 113A - Vietnamese

## THÔNG BÁO QUAN TRONG CỦA TÒA ÁN THÔNG BÁO ĐA NGÔN NGỮ – SỰ THAY ĐỔI HOẶC THU HỎI ÁN LỆNH

#### Sư Thay Đổi hoặc Thu Hồi Án Lênh

Một người (Đương Đơn) đã nộp Đơn Xin Tòa Án thay đổi hoặc thu hồi một án lệnh hiện hữu. Quý vị là người có quyền lợi đối với Đơn Xin này.

Đơn Xin sẽ được cứu xét tại phiên thẩm lý vào ngày và giờ được nêu ở đầu Đơn Xin.

Nếu quý vị muốn phản đối Đơn Xin hoặc muốn giải trình về đơn xin đó:

- quý vị phải tham dư phiên thẩm lý và
- nếu quý vị muốn dựa vào bất kỳ sự kiện nào thêm hoặc trái với những sự kiện mà bên xin án lệnh dựa vào, thì quý vị phải nộp và gửi cho tất cả các bên một Bản Lời Khai Hữu Thệ (Affidavit) trong vòng 14 ngày sau khi Đơn Xin được gửi đến quý vị.

Nếu quý vị không làm như vậy, Tòa Án có thể tiến hành thủ tục tố tụng với sự khiếm diện của quý vị và các án lệnh có thể được ban hành để **xác định chung kết** thủ tục này mà không cần cảnh báo thêm.

Nếu Tòa Án cần thông dịch viên tại phiên thẩm lý để dịch giữa tiếng Anh và ngôn ngữ của quý vị, quý vị sẽ cần liên lạc trước với Tòa Án càng sớm càng tốt để Tòa Án có thể kiếm một thông dịch viên có khả năng chuyên môn tham dự

Để có thêm thông tin hoặc sự giúp đỡ quý vị có thể liên lạc với:

- Dịch Vụ Thông Dịch Viên Interpreting and Translating Centre, Level 4, Riverside Centre, North Terrace, Adelaide SA 5000 Điện thoại: 1800 280 203 (Dịch vụ này không miễn phí).
- Hội Đồng Dịch Vụ Pháp lý 159 Gawler Place, Adelaide SA 5000 Điện thoại: 1300 366 424
- Luật Sư hoặc Hội Luật Pháp Tiểu Bang Nam Úc. Điện thoại (Law Society): 8229 0200
- Phòng Tư Pháp Tòa Án Ở đó nhân viên có thể giúp giải thích cho quý vị. Quý vị có thể đến địa chỉ Tòa Án hoặc liên lạc với Dịch Vụ Tư Pháp Toà Án CourtSA qua số điện thoại 8204 2444 hoặc gửi email cho Tòa Án theo địa chỉ enquiry@courts.sa.gov.au.
- Trực tuyến Quý vị cũng có thể lấy thêm thông tin về CourtSA trên trang mạng: https://www.courts.sa.gov.au/courtsa-help-centre/.

## Nộp tài liệu

- Đăng nhập vào cổng thông tin CAA tại courta.courts.sa.gov.au
- Truy cập trang mạng của Tòa Án để được hướng dẫn tại www.courts.sa.gov.au
- Đến Phòng Tư Pháp Tòa Án (Court Registry)

Quý vị cũng có thể:

Liên lạc với CourtSA Registry Services qua số điện thoại 8204 2444 hoặc gửi email đến Tòa Án tại enquiry@courts.sa.gov.au. Quý vị cũng có thể lấy thêm thông tin từ <a href="https://www.courts.sa.gov.au/courtsa-help-centre/">https://www.courts.sa.gov.au/courtsa-help-centre/</a>.

Form 113B

# IMPORTANT COURT NOTICE MULTILINGUAL NOTICE – VARIATION OR REVOCATION OF INTERVENTION ORDER

#### Variation of Revocation of Intervention Order

A person (the Applicant) has made an Application to the Court for orders varying or revoking an existing intervention order. You are a person with an interest in the Application.

The Application will be considered at the hearing at the date and time set out at the top of the Application.

If you wish to oppose the Application or make submissions about it:

- · you must attend the hearing and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders you must file and serve on all parties an Affidavit at least 2 days beforethe hearing date.

If you do not do so, the Court may proceed in your absence and orders may be made **finally determining** the application without further warning.

If the Court will need an interpreter at the hearing to translate between English and your language, you will need to contact the Court in advance as soon as possible so that the Court can seek a qualified ijnterpeter to attend.

For further information or assistance you can contact:

- Interpreter Service Interpreting and Translating Centre, Level 4, 44 Pirie Street, Adelaide SA 5000 Telephone: 1800 280 203 (This service is not free).
- Legal Services Commission 159 Gawler Place, Adelaide SA 5000 Telephone: 1300 366 424
- A solicitor or the Law Society of South Australia. Telephone (Law Society): 8229 0200
- A Court Registry Where the staff can help explain it to you. You can go to a Court address or contact the CourtSA Registry Services by telephone on 8204 2444 or email the Court at enquiry@courts.sa.gov.au.
- Online You can also obtain further information on CourtSA: <a href="https://www.courts.sa.gov.au/courtsa-help-centre/">https://www.courts.sa.gov.au/courtsa-help-centre/</a>

#### Lodging a document

- · Log on to the CAA portal at courtsa.courts.sa.gov.au
- Go to the Courts website for instructions at www.courts.sa.gov.au
- Attend a Court Registry

You can also:

Contact the CourtSA Registry Services on 8204 2444 or email the Court at enquiry@courts.sa.gov.au. You can also obtain further information from <a href="https://www.courts.sa.gov.au/courtsa-help-centre/">https://www.courts.sa.gov.au/courtsa-help-centre/</a>.

Form 113B - Albanian

## NJOFTIM I RËNDËSISHËM NGA GJYKATA NJOFTIM SHUMËGJUHËSH – NDRYSHIM OSE NDERPRERJE E URDHRIT TË MBROJTJES

#### Ndryshim ose Ndërprerje e Urdhrit të Mbrojtjes

Një person (Paditësi) ka bërë një Kërkesëpadi në Gjykatë për vendim të ndryshimit ose të ndërprerjes së Urdhit ekzistues të mbrojtjes. Ju jeni një person me interes në këtë Kërkesëpadi.

Kërkesëpadia do të shqyrtohet në seancën e dëgjimit në datën dhe kohën e shënuar në krye të kësaj Kërkesëpadie.

Nëse ju dëshironi të kundërshtoni Kërkesëpadinë ose të parashtroni bindjet tuaja rreth saj:

- Ju duhet të paraqiteni në seancë dhe
- Nëse dëshironi të mbështeteni në fakte shtesë ose kundërshtuese ndaj atyre mbi të cilat është mbështetur
  pala që ka kërkuar urdhrin ndaj jush, ju duhet të depozitoni dhe t'ua shërbeni Dëshminë tuaj të gjitha
  palëve të paktën 2 ditë para seancës se dëgjimit.

Nëse ju nuk veproni kështu, Gjykata mund të vazhdojë procesin gjyqësor në mungesën tuaj dhe vendimet mund të merren duke vendosur përfundimisht kërkesëpadinë pa njoftim të mëtejshëm.

Nëse Gjykata ka nevojë për përkthyes gjatë seancës, për të përkthyer nga gjuha angleze në gjuhën tuaj, ju ju duhet të kontaktoni gjykatën sa më parë të jetë e mundur, në mënyrë që Gjykata të gjejë një përkthyes të kualifikuar për ta pasur të pranishëm.

Për informacion dhe ndihmë të mëtejshme ju mund të kontaktoni:

- Shërbimet e Përkthimit Qendrave e Përkthimeve, Level 4, Riverside Centre on North Terrace, Adelaide SA 5000 Telefon: 1800 280 203 (Ky shërbim nuk është falas).
- Komisionin e Shërbimeve Ligjore 159 Gawler Place, Adelaide SA 5000 Telefon: 1300 366 424
- Një avokat nga Shoqëria Ligjore e Australisë së Jugut Telefon: (Shoqeria Ligjore): 8229 0200
- Zyra e Regjistrit të Gjykatës

  Ku personeli mund t'ju ndihmojnë me shpjegime. Ju mund të shkoni në një
  nga Gjykatat ose të kontaktoni Shërbimet e Regjistrit te Gjykatës së Australisë së Jugut me telefon ne 8204
  2444 apo t'i dërgoni Gjykatës e-mail në enquiry@courts.sa.gov.au.
- Online Ju mund të gjeni informacion të mëtejshëm në faqen internetore të Gjykatës së Australisë së Jugut: https://www.courts.sa.gov.au/courtsa-help-centre/

#### Depozitimi i një dokumenti

- Lidhuni me portalin e Administratës së Gjyqësorit në courtsa.courts.sa.gov.au
- Për udhëzime, shkoni tek faqja internetore e Gjykatës në www.courts.sa.gov.au
- Paraqituni personalisht në Zyrën Regjistrit të Gjykatës

Ju gjithashtu mund të:

Kontaktoni Shërbimet e Regjistrit të Gjykatës së Australisë së Jugut në 8204 2444 ose të dërgoni e-mail Gjykatës në enquiry@courts.sa.gov.au. Ju mund të merrni informacion të mëtejshëm në <a href="https://www.courts.sa.gov.au/courtsa-help-centre/">https://www.courts.sa.gov.au/courtsa-help-centre/</a>.

Form 113B - Arabic

# تبليغ متعدد اللغات – تعديل أو الغاء أمر تدخل تبليغ متعدد اللغات –

## تعديل أو إلغاء أمر تدخل

قام شخص (و هو المدعي) بتقديم طلب للمحكمة لأجل اصدار حكم بتعديل أو إلغاء أمر تدخل نافذ المفعول، وانت شخص له شأن معين في هذا الطلب.

سيتم النظر في الطلب خلال الجلسة بالتاريخ والزمان المحددين في أعلى الطلب.

إذا كنت ترغب في الاعتراض على الطلب أو في الادلاء بأقوالك بشأنه:

- يجب عليك حضور جلسة المحكمة شخصياً،
- وإذا كنت ترغب في الإعتماد على أي حقائق تُضاف الى الحقائق التي يعتمد عليها الطرف الآخر الذي يسعى لإصدار أمر من المحكمة أو حقائق تتعارض معها، فيجب عليك أن تقدمها للمحكمة ضمن إقرار رسمي (Affidavit)، وتخطر جميع الأطراف به، وذلك قبل يومين على الأقل من موعد الجلسة.

وفي حالة عدم حضورك جلسة المحكمة، يمكن للمحكمة ان تمضي بلجراءاتها في غيابك، وقد يتم اصدار أمر نهائي في هذه القضية بدون أي تحذير آخر.

إذا كانت المحكمة ستحتاج لمترجم للترجمة خلال الجلسة ما بين لغتك و اللغة الإنكليزية، سيتوجب عليك ان تخبر المحكمة مسبقاً وفي أقرب وقت ممكن حتى تستطيع المحكمة توفير مترجم محلف

للمزيد من المعلومات أو للحصول على مساعدة يمكنك الاتصال بإحدى الجهات التالية:

- خدمة الترجمة: Interpreting and Translating Centre, Level 4, Riverside Centre, North Terrace, خدمة الترجمة: 1800 280 280 280 هاتف: 280 280 1800 هاتف: 280 280 280 هاتف: 280 280 كالم
- مفوضية الخدمات القانونية: Legal Services Commission, 159 Gawler Place, Adelaide SA 5000 هاتف: 1300 366 424
  - ، محام أو نقابة المحامين في جنوب استراليا (Law Society). هاتف نقابة المحامين: 0200 8229
- مكتب سجلات المحكمة (Court Registry)، حيث بإمكان الموظفين توضيح الأمور. يمكنك الذهاب الى المحكمة شخصياً أو الاتصال بخدمات سجلات محاكم جنوب استراليا (CourtSA Registry Services) على enquiry@courts.sa.gov.au.
- على الانترنت: بإمكانك أيضا الحصول على مزيد من المعلومات على موقع محاكم جنوب استراليا: https://www.courts.sa.gov.au/courtsa-help-centre/

#### تقديم وثيقة للمحكمة

- تسجيل الدخول من بوابة CAA على الموقع courtsa.courts.sa.gov.au
- زيارة موقع المحكمة على الانترنت للحصول على التعليمات على الموقع www.courts.sa.gov.au
  - زيارة مكتب سجلات المحكمة شخصياً.

## بإمكانك كذلك:

الاتصال بخدمات سجلات محاكم جنوب استراليا (CourtSA Registry Services) على رقم الهاتف 2444 8204 أو ارسال بريد الكتروني الى المحكمة على enquiry@courts.sa.gov.au. كما يمكنك الحصول على مزيد من المعلومات من الموقع /https://www.courts.sa.gov.au/courtsa-help-centre/.

Form 113B - Chinese Simplified

## 重要法庭通知 多种语言版本通知 - 干预令的变更或撤销

#### 干预令的变更或撤销

某个人(申请人)向法庭提交了更改或撤销某个现有干预令的申请。你是该申请的利益相关者。

该申请将在听审时予以考虑,听审的日期和时间列在该申请的最上方。

如果你想就该申请提出反对或提交文件:

- 你必须出席听审,并且
- 如果你希望依据的事实是申请法庭命令方所依据的事实之外的或与之相反的,你必须在开庭日期之前**至少两 天提交一份书面证词并送达所有相关方**。

如果你没有这样做,法庭有可能在你缺席的情况下开庭,而且可能不再另行警示即对该申请做出最终裁决命令。

如果法庭在听审时需要一名说你的语言的口译,你需要尽快和法庭提前联系,以便法庭可以找到有资质的翻译出庭。

如需要更多信息或协助,你可以联系:

- 口译服务 口译和笔译中心,地址: Level 4, Riverside Centre on North Terrace, Adelaide SA 5000 电话: 1800 280 203(该服务不是免费的)。
- **法律服务委员会** 159 Gawler Place, Adelaide SA 5000 电话: 1300 366 424
- 一名律师或南澳律师公会。电话(律师公会): 8229 0200
- **法庭登记处** 这里的工作人员可以为你提供解释。你可以去法庭所在地址或致电南澳法庭登记处服务: 8204 2444 或给法庭发电子邮件: enquiry@courts.sa.gov.au.
- 网上 你还可以在南澳法庭网站上获取更多信息: https://www.courts.sa.gov.au/courtsa-help-centre/

#### 提交文件

- 在 courtsa.courts.sa.gov.au 登录 CAA 门户网站
- 在法庭网站 www.courts.sa.gov.au 获取相关指令
- 前往法庭登记处

#### 你还可以:

致电8204 2444联系南澳法庭登记处服务,或发电邮至法庭: enquiry@courts.sa.gov.au. 你还可以在以下网址获取更多信息 https://www.courts.sa.gov.au/courtsa-help-centre/.

Form 113B - Dari

# اطلاعیه مهم محکمه اطلاعیه چند زبانه - تغییر یا لغو حکم مداخله

#### تغيير يا لغق حكم مداخله

شخصی (درخواست دهنده) برای تغییرات حکم یا فسخ حکم موجود مداخله به محکمه درخواست داده است. شما فرد مورد علاقه ( person with an interest) در این درخواست هستید.

درخواست در جلسه بررسی در تاریخ و زمانی که در قسمت بالایی این درخواست مشخص شده است مورد بررسی قرار خواهد گرفت.

اگر مي خواهيد با اين درخواست مخالفت كنيد يا در مورد آن مطالبي به محكمه تسليم دهيد:

- شما باید در جلسه بررسی شرکت کثید
- اگر شما میخواهید به هر حقایقی علاوه بر یا خلاف آنهایی که طرف درخواست کنندهٔ حکم به آنها اتکا دارد، اتکا داشته باشید، باید ظرف 2 روز قیل
  لز جلسهٔ بررسی محکمه سوگندنامه (Affidavit) را باید در محکمه ثبت و به همه طرفهای دخیل در قضیه تسلیم دهید.

اگر حاضر نشوید محکمه ممکن است در غیاب شما تصمیم بگیرد و ممکن است بدون اخطار بیشتر، حکم صادر شده و تصمیم نهایی برای فیصله این قضیه گرفته شود.

اگر محکمه درجلسه بررسی جهت ترجمه بین انگلیسی و زبان شما به ترجمان ضرورت داشته باشد، باید هرچه زودتر با محکمه تماس بگیرید تا محکمه بتواند یک ترجمان واجد شرایط را برای حضور در جلسه آماده سازد.

برای معلومات بیشتر یا کمک می توانید با مراجع ذیل تماس بگیرید:

- خدمات ترجماتی مرکز ترجمه کتبی و ترجمه شفاهی، Level 4, Riverside Centre , North Terrace, Adelaide SA 5000
   ففون: 203 280 280 (این خدمات رایگان نیست).
  - كميسيون خدمات حقوقي –Gawler Place, Adelaide SA 5000
     تأفون: 1300 366 424
  - یک وکیل یا انجمن حقوقی استرالیای جنوبی. تلفون (انجمن حقوقی): 0200 8229
- دفتر ثبت (Registry) محکمه جایی که کارکنان محکمه می ترانند در توضیع دادن آن به شما کمک کنند. می ترانید به یک آدرس محکمه مراجعه کنید یا از طریق تلفون با شماره 8204 2444 با خدمات CourtSA Registry Services تماس بگیرید یا به آدرس enquiry@courts.sa.gov.au
- <u>https://www.courts.sa.gov.au/courtsa-help-centre/</u> کسب کنید: / CourtSA کسب کنید: / https://www.courts.sa.gov.au/courtsa-help-centre/

# تسليم دادن سند

- در courtsa.courts.sa.gov.au وارد پورتال CAA شوید
- براى دستور العمل ها به وبسايت محكمه ها در www.courts.sa.gov.au مراجعه كنيد
  - در دفتر ثبت (Registry) محکمه حاضر شوید

#### شما همچنین می توانید:

با CourtSA Registry Services به شماره 2444 8204 تماس بگیرید یا به آمرس enquiry@courts.sa.gov.au به محکمه ایمیل بفرستید. همچنین می توانید معلومات بیشتر را ال .https://www.courts.sa.gov.au/courtsa-help-centre/ دریافت کنید.

Form 113B - Greek

# ΣΗΜΑΝΤΙΚΉ ΑΝΑΚΟΙΝΩΣΗ ΔΙΚΑΣΤΗΡΙΟΥ ΠΟΛΥΓΛΩΣΣΗ ΑΝΑΚΟΙΝΩΣΗ – ΜΕΤΑΡΡΥΘΜΙΣΗ Η ΑΝΑΚΛΉΣΗ ΕΝΤΟΛΉΣ ΠΑΡΕΜΒΑΣΗΣ

(VARIATION OR REVOCATION OF INTERVENTION ORDER)

# Μεταρρύθμιση ή Ανάκληση Εντολής Παρέμβασης

Ένα άτομο (ο Αιτών) υπέβαλε Αίτηση στο Δικαστήριο για διαταγές διαταγές μεταρρύθμισης ή ανάκλησης μιας ήδη ισχύουσας διαταγής. Είστε άτομο που η Αίτηση σας αφορά.

Η Αίτηση θα εξεταστεί κατά την ακρόαση κατά την ημερομηνία και ώρα που καθορίζονται στο πάνω μέρος της Αίτησης.

Αν θέλετε να αντικρούσετε την Αίτηση ή να υποβάλετε ενστάσεις σχετικά με αυτήν :

- πρέπει να παρευρεθείτε στην ακρόαση και
- εάν επιθυμείτε να επικαλεστείτε γεγονότα επιπλέον ή αντίθετα με αυτά που επικαλέστηκε το μέρος που επιζητά τις διαταγές, πρέπει να υποβάλετε και κοινοποιήσετε σε όλα τα εμπλεκόμενα μέρη μία Ένορκη Κατάθεση τουλάχιστον 2 μέρες πριν την ημερομηνία της ακρόασης.

Εάν δεν παρουσιαστείτε, το Δικαστήριο μπορεί να προχωρήσει απουσία σας και διαταγές μπορεί να ληφθούν **καθορίζοντας τελεσίδικα** τη διαδικασία χωρίς περαιτέρω ειδοποίηση.

Εάν το Δικαστήριο χρειαστεί διερμηνέα κατά την ακρόαση για διερμηνία μεταξύ της Αγγλικής και της γλώσσας σας, θα πρέπει να επικοινωνήσετε με το Δικαστήριο εκ των προτέρων το συντομότερο δυνατόν, ώστε το Δικαστήριο να μπορέσει να ζητήσει την παρουσία ειδικευμένου διερμηνέα.

Για περισσότερες πληροφορίες ή βοήθεια, μπορείτε να επικοινωνήσετε με:

- Υπηρεσία Διερμηνέων Κέντρο Διερμηνείας και Μετάφρασης (Interpreting and Translating Centre), Level
  4, Riverside Centre on North Terrace, Adelaide SA 5000 Τηλέφωνο: 1800 280 203 (Αυτή η υπηρεσία δεν είναι
  δωρεάν).
- Επιτροπή Νομικών Υπηρεσιών (Legal Services Commission) 159 Gawler Place, Adelaide SA 5000 Τηλέφωνο: 1300 366 424
- Ένα δικηγόρο ή τον Νομικό Σύλλογο Νότιας Αυστραλίας (Law Society of South Australia). Τηλέφωνο (Law Society): 8229 0200
- Την Γραμματεία του Δικαστηρίου (Court Registry) Όπου το προσωπικό μπορεί να σας προσφέρει βοήθεια με εξηγήσεις. Μπορείτε να πάτε στην διεύθυνση ενός Δικαστηρίου ή να επικοινωνήσετε με την Υπηρεσία Γραμματείας του CourtSA τηλεφωνώντας στο 8204 2444 ή να αποστείλετε ηλεκτρονικό μήνυμα στο Δικαστήριο στο enquiry@courts.sa.gov.au.
- Online-Μπορείτε επίσης να πάρετε περισσότερες πληροφορίες στο CourtSA :https://www.courts.sa.gov.au/courtsa-help-centre/

### Υποβολή εγγράφου

- Συνδεθείτε στην πύλη CAA στο courtsa.courts.sa.gov.au
- Μπείτε στην ιστοσελίδα του Δικαστηρίου για οδηγίες στο www.courts.sa.gov.au
- Πηγαίνετε στην Γραμματεία του Δικαστηρίου

#### Μπορείτε επίσης να:

Επικοινωνήσετε με την Υπηρεσία Γραμματείας του CourtSA στο 8204 2444 ή στείλτε ένα ηλεκτρονική μήνυμα στο enquiry@courts.sa.gov.au. Μπορείτε επίσης να λάβετε περισσότερες πληροφορίες από το <a href="https://www.courts.sa.gov.au/courtsa-help-centre/">https://www.courts.sa.gov.au/courtsa-help-centre/</a>.

Form 113B - Khmer

# ការជូនដំណឹងរបស់តុលាការដ៏សំខាន់ ការជូនដំណឹងជាពហុភាសា - ការផ្លាស់ប្តូរ ឬការដកហូតដីកាអន្តរាគមន៍

# ការផ្លាស់ប្តូរ ឬការដកហូតដីកាអន្តរាគមន៍

បុគ្គលម្នាក់ (អ្នកដាក់ពាក្យសុំ) បានដាក់ពាក្យស្នើសុំទៅតុលាការដើម្បីឱ្យចេញដីកាផ្លាស់ប្តូរ ឬការជកហូតដីកាអន្តរាគមន៍ដែលមានស្រាប់។ អ្នកគឺជាបុគ្គលដែលពាក់ព័ន្ធនៅក្នុងពាក្យសុំនោះ។

ពាក្យសុំនោះនឹងត្រូវបានពិចារណានៅក្នុងការជំនំជម្រះក្ដី តាមកាលបរិច្ឆេទ និងពេលវេលាដែលបានកំណត់នៅផ្នែកខាងលើនៃពាក្យសុំ។ ប្រសិនបើអ្នកប្រាថ្នាចង់ជំទាស់នឹងពាក្យសុំ បូធ្វើការដាក់ស្នើដើម្បីពិនិត្យសម្រេចអំពីវា៖

- អ្នក**ត្រូវតែអញ្ចើញទៅចូលរួមនៅក្នុងការជំនំជម្រះក្ដី** ហើយ
- ប្រសិនបើអ្នកប្រាថ្នាចង់ពឹងផ្អែកលើអង្គហេតុណាមួយបន្ថែមលើ ឬផ្ទុយនឹងកិច្ចការទាំងឡាយដែលពឹងផ្អែកដោយភាគីដែលស្វែងរក ការចេញដីកា អ្នកត្រូវតែជាក់ពាក្យ និងប្រគល់ជូនភាគីទាំងអស់នូវលិខិតថ្លែងសច្ចាមួយ ឱ្យបានយ៉ាងហោចណាស់ 2 ថ្ងៃ មុនថ្ងៃជំនំ ជម្រះក្តី។

ប្រសិនបើអ្នកមិនធ្វើដូច្នេះទេ តុលាការអាចបន្តដំណើរការដោយគ្មានវត្តមានរបស់អ្នក ហើយដឹកាអាចត្រូវបានធ្វើឡើងជាការកំណត់ចុងបញ្ចប់ នៃដំណាក់ការជំនំជម្រះក្តីនេះ ដោយគ្មានការព្រមានបន្ថែម។

ប្រសិនបើតុលាការត្រូវការអ្នកបកប្រែផ្ទាល់មាត់នៅក្នុងការជំនំជម្រះក្ដី ដើម្បីបកប្រែវាងភាសាអង់គ្លេស និងភាសារបស់អ្នក អ្នកត្រូវទាក់ទងមក តុលាការជាមុន ឱ្យបានឆាប់តាមដែលអាចធ្វើទៅបាន ដើម្បីឱ្យតុលាការអាចស្វែងរកអ្នកបកប្រែផ្ទាល់មាត់ដែលមានគុណសម្បត្តិមកចូលរួម។ សម្រាប់ព័ត៌មានបន្ថែម បុជំនួយ អ្នកអាចទាក់ទង៖

- សេវាកម្មអ្នកបកប្រែផ្ទាល់មាត់ មជ្ឈមណ្ឌលបកប្រែផ្ទាល់មាត់ និងបកប្រែកាសាសរសេរ Level 4, Riverside Centre on North Terrace, Adelaide SA 5000 ទូរសព្ទ៖ 1800 280 203 (សេវាកម្មនេះមិនមែនឥតគិតថ្លៃទេ)។
- គណៈកម្មការសេវាកម្មផ្នែកច្បាប់ 159 Gawler Place, Adelaide SA 5000 ទូរសព្ទ៖ 1300 366 424
- មេ**ពាវី ឬសង្គមច្បាប់នៃរដ្ឋអូស្រ្តាលីខាងត្បូង**។ ទូសេព្ទ (សង្គមច្បាប់)៖ 8229 0200
- **ការិយាល័យអត្រានុកូលជ្អានតុលាការ** (**Court Registry**) ជាកន្លែងដែលបុគ្គលិកអាចជួយពន្យល់ជូនអ្នក។ អ្នកអាចអញ្ចើញទៅ អាសយដ្ឋានរបស់តុលាការ ឬទាក់ទងសេវាកម្មអត្រានុកូលដ្ឋាន CourtSA តាមទូរសព្ទលេខ 8204 2444 ឬផ្ញើអ៊ីមែលទៅតុលាការ enquiry@courts.sa.gov.au។
- អនឡាញ អ្នកក៏អាចទទួលបានព័ត៌មានបន្ថែមអំពី CourtSA ផងដែរ៖ https://www.courts.sa.gov.au/courtsa-help-centre/

#### ការដាក់ឯកសារ

- ចូលទៅកាន់ផតថល CAA នៅតាម courtsa.courts.sa.gov.au
- ចូលទៅកាន់គេហទំព័ររបស់តុលាការសម្រាប់ការណែនាំ នៅតាម www.courts.sa.gov.au
- អញ្ជើញទៅការិយាល័យអត្រានុកូលដ្ឋានតុលាការ

ផងដែរនោះ អ្នកក៏អាច៖

ទាក់ទងការិយាល័យអត្រានុកូលដ្ឋាន CourtSA តាមទូរសព្ទលេខ 8204 2444 ឬផ្ញើអ៊ីម៉េលទៅតុលាការ enquiry@courts.sa.gov.au។ អ្នកក៏អាចទទួលបានព័ត៌មានបន្ថែមផងដែរពី <u>https://www.courts.sa.gov.au/courtsa-help-centre</u>/។ Form 113B - Persian

# اطلاعیه مهم دادگاه اطلاعیه مداخله اطلاعیه چند زبانه – تغییر مفاد یا لغو حکم مداخله

#### تغيير مقاديا لغو حكم مداخله

فردی (متقاضی)؛ درخواستی را برای صدور حکمی به منظور تغییر مفاد یا ابطال یک حکم مداخله موجود به دادگاه ارایه کرده است. شما فردی ذیربط در این درخواست می باشید.

این درخواست در یک جلسه دادرسی که زمان و تاریخ آن در بالای این درخواست مشخص شده است، مورد رسیدگی قرار خواهد گرفت

چنانچه قصد مخالفت با این درخواست یا ارایه دفاعیات خود در این زمینه را دارید:

- باید در این جلسه دادرسی حاضر شوید و
- چنانچه قصد استناد به هر واقعیتی علاوه بر و با بر خلاف مواردی که طرف در خواست کننده این حکم به آن استناد می نماید را دارید، لازم است تا
  شهادت نامه ای را ظرف مدت حداقل 2 روز پیش از تاریخ این جلسه دادرسی؛ به دادگاه و تمامی طرفین ارایه تمایید.

اگر این کار را انجام ندهید، دادگاه ممکن است در غیاب شما اقدام به رسیدگی نموده و ممکن است بدون اخطار بیشتر مبادرت به صدور حکم **نهایی** در زمینه این دادخو است نماید.

اگر دادگاه در جلسه دادرسی برای ترجمه میان انگلیسی و زبان مورد نظرتان به مترجم نیاز دارد، لازم است تا از قبل و در اولین فرصت ممکن با دادگاه تماس بگیرید تا دادگاه بتواند اقدامات لازم برای حضور یک مترجم با صلاحیت در جلسه دادرسی را بعمل آورد.

برای دریافت اطلاعات بیشتر یا کمک می توانید با مراکز زیر تماس بگیرید:

- خدمات ترجمه شفاهی مرکز خدمات ترجمه شفاهی و کتبی به آدرس , Level 4, Riverside Centre on North Terrace
   Adelaide SA 5000.
  - كميسيون خدمات حقوقى به آدرس 159 Gawler Place, Adelaide SA 5000 و شماره تلفن 424 366 1300
    - وكيل مدافع يا جامعه حقوقي استرالياي جنوبي شماره تلفن (جامعه حقوقي): 0200 8229
- یک دفتر ثبت دادگاه جایی که کارکنان آن می توانند با ارایه توضیحات لازم به شما کمک کنند. شما می توانید شخصا به آدرس محل دادگاه مراجعه نمایید یا با دفاتر ثبت دادگاه های استرالؤای جنوبی (CourtSA Registry Services) به شماره تلفن 8204 2444 تماس بگیرید یا به آدرس enquiry@courts.sa.gov.au ایمیل کنید.
- آنلاین شما همچنین می توانید اطلاعات بیشتری را در وبسایت https://www.courts.sa.gov.au/courtsa-help-centre/ کسب کنید.

#### ارایه سند یا مدرک

- در وبسایت courtsa.courts.sa.gov.au وارد درگاه (پورتال) CAA شوید.
- براي دستور العمل ها به وبسايت دادگاه در: www.courts.sa.gov.au مراجعه كنيد.
  - شخصا به دفتر ثبت دادگاه مر اجعه کنید.

#### شما همچنین می توانید:

با دفاتر ثبت دادگاه های استرالیای جنوبی (CourtSA Registry Services) به شماره تلفن 2444 8204 تماس بگیرید یا ایمیلی به آدرس: enquiry@courts.sa.gov.au ارسال نمایید. شما همچنین می توانید با مراجعه به وبسایت

/https://www.courts.sa.gov.au/courtsa-help-centre اطلاعات بیشتری را در این زمینه کسب کنید.

Form 113B - Punjabi

# ਅਦਾਲਤ ਦਾ ਮਹੱਤਵਪੂਰਨ ਨੋਟਿਸ ਬਹੂ-ਭਾਸ਼ੀ ਨੋਟਿਸ – ਇੰਟਰਵੇਨਸ਼ਨ ਆਰਡਰ ਵਿੱਚ ਬਦਲਾਓ ਜਾਂ ਇਸਦਾ ਖੰਡਨ

#### ਇੰਟਰਵੇਨਸ਼ਨ ਆਰਡਰ ਵਿੱਚ ਬਦਲਾਓ ਜਾਂ ਇਸਦਾ ਖੰਡਨ

ਕਿਸੇ ਵਿਅਕਤੀ (ਬਿਨੈਕਾਰ) ਨੇ ਮੌਜੂਦਾ ਇੰਟਰਵੇਨਸ਼ਨ ਆਰਡਰ ਵਿੱਚ ਬਦਲਾਓ ਕਰਨ ਜਾਂ ਇਨ੍ਹਾਂ ਦਾ ਖੰਡਨ ਕਰਨ ਲਈ ਆਰਡਰਾਂ ਵਾਸਤੇ ਅਦਾਲਤ ਵਿੱਚ ਇੱਕ ਅਰਜ਼ੀ ਪਾਈ ਹੈ। ਤਸੀਂ ਇੱਕ ਅਜਿਹੇ ਵਿਅਕਤੀ ਹੋ ਜਿਸਦਾ ਅਰਜ਼ੀ ਨਾਲ ਲੈਣਾ-ਦੇਣਾ ਹੈ।

ਅਰਜ਼ੀ ਦੇ ਸਿਖਰ ਭਾਗ 'ਤੇ ਨਿਰਧਾਰਤ ਤਰੀਕ ਅਤੇ ਸਮੇਂ ਉੱਤੇ ਦਿੱਤੀ ਸੁਣਵਾਈ ਸਮੇਂ ਅਰਜ਼ੀ 'ਤੇ ਵਿਚਾਰ ਕੀਤਾ ਜਾਵੇਗਾ।

ਜੇ ਤੁਸੀਂ ਅਰਜ਼ੀ ਦਾ ਵਿਰੋਧ ਕਰਨਾ ਚਾਹੁੰਦੇ ਹੋ ਜਾਂ ਇਸ ਬਾਰੇ ਸਮਬੀਸ਼ਨ ਜਮ੍ਹਾ ਕਰਨੀ ਚਾਹੁੰਦੇ ਹੋ ਤਾਂ:

- ਇਹ ਲਾਜ਼ਮੀ ਹੈ ਕਿ ਤੁਸੀਂ ਸੁਣਵਾਈ ਵਿੱਚ ਹਾਜ਼ਰ ਹੋਵੇ ਅਤੇ
- ਜੇ ਤੂਸੀਂ ਆਰਡਰ ਦੀ ਮੰਗ ਕਰਨ ਵਾਲੀ ਪਾਰਟੀ ਦੁਆਰਾ ਨਿਰਭਰ ਕੀਤੇ ਜਾਣ ਵਾਲੇ ਤੱਥਾਂ ਤੋਂ ਇਲਾਵਾ ਜਾਂ ਇਸਤੋਂ ਉੱਲਟ ਕਿਸੇ ਹੋਰ ਤੱਥਾਂ ਤੇ ਨਿਰਭਰ ਕਰਨਾ ਚਾਹੁੰਦੇ ਹੋ, ਤਾਂ ਇਹ ਲਾਜ਼ਮੀ ਹੈ ਕਿ ਤੂਸੀਂ ਸੁਣਵਾਈ ਦੀ ਤਰੀਕ ਤੋਂ ਘੱਟੋ ਘੱਟ 2 ਦਿਨਾ ਪਹਿਲਾਂ ਇੱਕ ਹਲਫਨਾਮਾ (Affidavit) ਜਮ੍ਹਾ ਕਰਾਓ ਅਤੇ ਸਾਰੀਆਂ ਪਾਰਟੀਆਂ ਨੂੰ ਦਿਓ।

ਜੇ ਤੁਸੀਂ ਅਜਿਹਾ ਨਹੀਂ ਕਰਦੇ ਹੋ, ਤਾਂ ਅਦਾਲਤ ਤੁਹਾਡੀ ਗੈਰ-ਹਾਜ਼ਰੀ ਵਿੱਚ ਅੱਗੇ ਕਾਰਵਾਈ ਕਰ ਸਕਦੀ ਹੈ ਅਤੇ ਬਿਨਾਂ ਅੱਗੇ ਕੋਈ ਚੇਤਾਵਨੀ ਦਿੱਤੇ ਇਸ ਅਰਜ਼ੀ ਉੱਤੇ **ਅਖੀਰਕਾਰ ਫੈਸਲਾ ਲੈਂਦੇ ਹੋਏ** ਤੁਹਾਡੇ ਖਿਲਾਫ ਆਰਡਰ ਜਾਰੀ ਕੀਤੇ ਜਾ ਸਕਦੇ ਹਨ।

ਜੇ ਅਦਾਲਤ ਨੂੰ ਸੁਣਵਾਈ ਉੱਤੇ ਅੰਗਰੇਜ਼ੀ ਅਤੇ ਤੁਹਾਡੀ ਭਾਸ਼ਾ ਵਿੱਚ ਅਨੁਵਾਦ ਕਰਨ ਲਈ ਕਿਸੇ ਦੋਭਾਸ਼ੀਏ ਦੀ ਲੋੜ ਹੋਵੇਗੀ, ਤਾਂ ਤੁਹਾਡੇ ਲਈ ਜਿੰਨੀ ਛੇਤੀ ਸੰਭਵ ਹੋ ਸਕੇ, ਸਮਾਂ ਰਹਿੰਦੇ ਅਦਾਲਤ ਨਾਲ ਸੰਪਰਕ ਕਰਨਾ ਲੋੜੀਂਦਾ ਹੋਵੇਗਾ ਤਾਂ ਜੋ ਅਦਾਲਤ ਕਿਸੇ ਯੋਗਤਾ-ਪ੍ਰਾਪਤ ਦੋਭਾਸ਼ੀਏ ਦੇ ਭਾਗ ਲੈਣ ਦਾ ਪ੍ਰਬੰਧ ਕਰ ਸਕੇ।

ਵਧੇਰੀ ਜਾਣਕਾਰੀ ਜਾਂ ਮਦਦ ਲਈ, ਤੂਸੀਂ ਹੇਠਾਂ ਨਾਲ ਸੰਪਰਕ ਕਰ ਸਕਦੇ ਹੋ:

- ਦੋਭਾਸ਼ੀਆ ਸੇਵਾ Interpreting and Translating Centre, Level 4, Riverside Centre on North Terrace, Adelaide SA 5000 ਟੈਲੀਫੋਨ: 1800 280 203 (ਇਹ ਸੇਵਾ ਮਫਤ ਨਹੀਂ ਹੈ)।
- Legal Services Commission 159 Gawler Place, Adelaide SA 5000 ਟੈਲੀਫੋਨ: 1300 366 424
- ਕੋਈ ਸੌਲੀਸਿਟਰ (ਵਕੀਲ) ਜਾਂ Law Society of South Australia. ਟੈਲੀਫੋਨ (Law Society): 8229 0200
- ਅਦਾਲਤ ਦੀ ਰਜਿਸਟਰੀ ਜਿੱਥੇ ਕਰਮਚਾਰੀ ਇਸ ਬਾਰੇ ਸਮਝਾਉਣ ਵਿੱਚ ਤੁਹਾਡੀ ਮਦਦ ਕਰ ਸਕਦੇ ਹੋਣ। ਤੁਸੀਂ ਅਦਾਲਤ ਦੇ ਪਤੇ 'ਤੇ ਜਾ ਸਕਦੇ ਹੋ ਜਾਂ CourtSA Registry Services ਨੂੰ 8204 2444 'ਤੇ ਫੋਨ ਕਰ ਸਕਦੇ ਹੋ ਜਾਂ ਅਦਾਲਤ ਨੂੰ enquiry@courts.sa.gov.au 'ਤੇ ਈਮੇਲ ਕਰ ਸਕਦੇ ਹੋ।
- ਔਨਲਾਇਨ ਤੁਸੀਂ CourtSA ਦੀ ਵੈੱਬਸਾਈਟ <u>https://www.courts.sa.gov.au/courtsa-help-centre/</u> ਤੋਂ ਵੀ ਵਧੇਰੇ ਜਾਣਕਾਰੀ ਹਾਸਿਲ ਕਰ ਸਕਦੇ ਹੋ।

#### ਦਸਤਾਵੇਜ਼ ਜਮ੍ਹਾ ਕਰਨਾ

- courtsa.courts.sa.gov.au ਉੱਤੇ CAA 'ਤੇ ਲਾਗ-ਆਨ ਕਰੋ
- ਅਦਾਲਤ ਦੀ ਵੈੱਬਸਾਈਟ www.courts.sa.gov.au ਉੱਤੇ ਨਿਰਦੇਸ਼ ਵੇਖੋ
- ਅਦਾਲਤ ਦੀ ਰਜਿਸਟੀ ਵਿੱਖੇ ਜਾਓ

# ਤੂਸੀਂ:

CourtSA Registry Services ਨੂੰ 8204 2444 ਉੱਤੇ ਸੰਪਰਕ ਵੀ ਕਰ ਸਕਦੇ ਹੋ ਜਾਂ ਅਦਾਲਤ ਨੂੰ enquiry@courts.sa.gov.au ਉੱਤੇ ਈਮੇਲ ਵੀ ਕਰ ਸਕਦੇ ਹੋ। ਤੁਸੀਂ <u>https://www.courts.sa.gov.au/courtsa-help-centre/</u> ਤੋਂ ਵਧੇਰੀ ਜਾਣਕਾਰੀ ਵੀ ਹਾਸਲ ਕਰ ਸਕਦੇ ਹੋ। Form 113B - Tamil

# முக்கிய நீதிமன்ற அறிவிப்பு பன்மொழி அறிவிப்பு – தலையீட்டு உத்தரவில் மாற்றம் ஏற்படுத்துதல் அல்லது அதை இரத்துச்செய்தல்

#### தலையீட்டு உத்தரவில் மாற்றம் ஏற்படுத்துதல் அல்லது அதை இரத்துச்செய்தல்

ஒரு நபர் (விண்ணப்பதாரர்), ஏற்கனவே நடைமுறையில் உள்ள தலையீட்டு உத்தரவு ஒன்றை மாற்றுவதற்கான அல்லது திரும்பப்பெறுவதற்கான உத்தரவுகளுக்காக நீதிமன்றத்தில் விண்ணப்பம் செய்துள்ளார். நீங்கள் இந்த விண்ணப்பத்தில் ஈடுபாடு கொண்டுள்ள ஒரு நபர் ஆவீர்கள்.

விண்ணப்பத்தின் மேற்பகுதியில் குறிப்பிடப்பட்டுள்ள திகதி மற்றும் நேரத்தில் இடம்பெறவிருக்கும் விசாரணையில், குறித்த விண்ணப்பமானது பரிசீலிக்கப்படும்.

குறித்த விண்ணப்பத்தை நீங்கள் எதிர்க்க விரும்பினால், அல்லது அது தொடர்பாக எவற்றையேனும் சமர்ப்பிக்க விரும்பினால், நீங்கள் பின்வருமாறு செய்யவேண்டும்:

- நீங்கள் **வழக்கு விசாரணைக்குக் கட்டாயம் வருகை தர வேண்டும்** மற்றும்
- உத்தரவுகளைக் கோரும் தரப்பினர் சார்ந்திருக்கும் உண்மைத்தகவல்களுக்குக் கூடுதலான தகவல்களையோ, அவற்றிற்கு நேர்மாறான ஏதேனும் உண்மைத்தகவல்களையோ நீங்கள் சார்ந்திருக்க விரும்பினால், வழக்கு விசாரணைத் திகதிக்கு ஆகக்குறைந்தது 2 நாட்களுக்கு முன்னதாகவே, நீங்கள் சத்தியக்கடதாசி (Affidavit) ஒன்றைத் தாக்கல் செய்வதுடன், அனைத்துத் தரப்பினருக்கும் அந்தச் சத்தியக்கடதாசியினைக் கட்டாயம் வழங்கவேண்டும்.

நீங்கள் அவ்வாறு செய்யத்தவறினால், நீங்கள் வருகை தராத வேளையிலும் நீதிமன்றம் அதன் செயல்முறையைத் தொடரக்கூடும், அத்துடன் மேற்கொண்டு எச்சரிக்கை எதுவும் வழங்கப்படாமலேயே இந்த விண்ணப்பம் பற்றிய இறு**தியான தீர்மானங்கள்** எடுக்கப்பட்டு உத்தரவுகள் பிறப்பிக்கப்படலாம்.

விசாரணையின்போது, ஆங்கிலத்திற்கும் உங்கள் மொழிக்கும் இடையேயான மொழிபெயர்ந்துரைப்பு சேவையை வழங்க ஒரு மொழிபெயர்ந்துரைப்பாளர் நீதிமன்றத்திற்குத் தேவைப்படுவார் என்றால், எவ்வளவு விரைவாக இயலுமோ அவ்வளவு விரைவாக நீங்கள் நீதிமன்றத்தைத் தொடர்புகொள்ள வேண்டும். அப்போதுதான் ஒரு தகுதிபெற்ற மொழிபெயர்ந்துரைப்பாளரை நீதிமன்றத்தால் தேடிப்பெற முடியும்.

மேலும் தகவல் அல்லது உதவிக்கு நீங்கள் பின்வருபவற்றைத் தொடர்பு கொள்ளலாம்:

- **மொழிபெயர்ந்துரைப்பாளர் சேவை** Interpreting and Translating Centre, Level 4, Riverside Centre on North Terrace, Adelaide SA 5000 தொலைபேசி: 1800 280 203 (இந்த சேவை இலவசமானதல்ல).
- சட்ட சேவைகள் ஆணையம் (Legal Services Commission) 159 Gawler Place, Adelaide SA 5000 தொலைபேசி: 1300 366
- **ஒரு வழக்குரைஞர் அல்லது தெற்கு ஆஸ்திரேலியாவின் சட்டச் சங்கம்**. தொலைபேசி (சட்டச் சங்கம்): 8229 0200
- ஒரு நீதிமன்றப் பதிவகம் இங்கேயுள்ள ஊழியர்களால் உங்களுக்கு விளக்கமளித்து உதவமுடியும். நீங்கள் நீதிமன்ற முகவரிக்குச் செல்லலாம், அல்லது 8204 2444 என்ற தொலைபேசி எண்ணூடாகத் தெற்கு ஆஸ்திரேலிய நீதிமன்றப் பதிவகச் சேவைகளைத் தொடர்புகொள்ளலாம், அல்லது enquiry@courts.sa.gov.au என்ற மின்னஞ்சல் முகவரியூடாக நீதிமன்றத்திற்கு மின்னஞ்சல் அனுப்பலாம்.
- நிக**ழ்நிலை (ஆன்லைன்)** CourtSA-இலும் நீங்கள் மேலதிகத் தகவல்களைப் பெறலாம்: https://www.courts.sa.gov.au/courtsa-help-centre/

#### ஒரு ஆவணத்தைத் தாக்கல் செய்தல்

- courtsa.courts.sa.gov.au இல் உள்ள CAA இணையமுகப்பினுள் நுழையவும்
- அறிவுறுத்தல்களுக்கு, www.courts.sa.gov.au இல் உள்ள நீதிமன்றத்தின் இணையதளத்திற்குச் செல்லவும்
- நீதிமன்றப் பதிவகம் ஒன்றிற்குச் செல்லவும்

நீங்கள் பின்வருமாறும் செய்யலாம்:

CourtSA பதிவகச் சேவைகளை 8204 2444 என்ற எண்ணில் தொடர்புகொள்ளவும் அல்லது enquiry@courts.sa.gov.au ஊடாக நீதிமன்றத்திற்கு மின்னஞ்சல் அனுப்பவும். மேலும் தகவல்களை <u>https://www.courts.sa.gov.au/courtsa-help-centre/</u> என்ற இணையதளத்திலிருந்தும் நீங்கள் பெறலாம். Form 113B - Vietnamese

# THÔNG BÁO QUAN TRỌNG CỦA TÒA ÁN THÔNG BÁO ĐA NGÔN NGỮ – SỰ THAY ĐỔI HOẶC THU HỜI ÁN LỆNH CAN THIỆP

#### Sư Thay Đổi hoặc Thu Hồi Án Lênh Can Thiệp

Một người (Đương Đơn) đã nộp Đơn Xin Tòa Án thay đổi hoặc thu hồi một án lệnh can thiệp hiện hữu. Quý vị là người có quyền lợi đối với Đơn Xin này.

Đơn Xin sẽ được cứu xét tại phiên thẩm lý vào ngày và giờ được nêu ở phần đầu của Đơn Xin.

Nếu quý vi muốn phản đối Đơn Xin hoặc muốn giải trình về đơn xin đó:

- quý vị phải tham dư phiên thẩm lý và
- nếu quý vị muốn dựa vào bất kỳ sự kiện nào thêm hoặc trái với những sự kiện mà bên xin án lệnh dựa vào, thì quý vị phải nộp và gửi cho tất cả các bên một Bản Lời Khai Hữu Thệ (Affidavit) ít nhất 2 ngày trước ngày thẩm lý.

Nếu quý vị không làm như vậy, Tòa Án có thể tiến hành thủ tục tố tụng với sự khiếm diện của quý vị và án lệnh có thể được ban hành để **xác đình chung kết** thủ tục này mà không cần cảnh báo thêm.

Nếu Tòa Án cần thông dịch viên tại phiên thẩm lý để dịch giữa tiếng Anh và ngôn ngữ của quý vị, quý vị sẽ cần liên lạc trước với Tòa Án càng sớm càng tốt để Tòa Án có thể kiếm một thông dịch viên có khả năng chuyên môn tham

Để có thêm thông tin hoặc sự giúp đỡ quý vị có thể liên lạc với:

- Dịch Vụ Thông Dịch Viên Interpreting and Translating Centre, Level 4, Riverside Centre, North Terrace, Adelaide SA 5000 Điện thoại: 1800 280 203 (Dịch vụ này không miễn phí).
- Hội Đồng Dịch Vụ Pháp lý 159 Gawler Place, Adelaide SA 5000 Điện thoại: 1300 366 424
- Luật Sư hoặc Hội Luật Pháp Tiểu Bang Nam Úc. Điện thoại (Law Society): 8229 0200
- Phòng Tư Pháp Tòa Án Ở đó nhân viên có thể giúp giải thích cho quý vị. Quý vị có thể đến địa chỉ Tòa Án hoặc liên lạc với Dịch Vụ Tư Pháp Toà Án CourtSA qua số điện thoại 8204 2444 hoặc gửi email cho Tòa Án theo địa chỉ enquiry@courts.sa.gov.au.
- Trực tuyến Quý vị cũng có thể lấy thêm thông tin về CourtSA trên trang mạng: https://www.courts.sa.gov.au/courtsa-help-centre/.

#### Nôp tài liêu

- Đăng nhập vào cổng thông tin CAA tại courta.courts.sa.gov.au
- Truy cập trang mạng của Tòa Án để được hướng dẫn tại www.courts.sa.gov.au
- Đến Phòng Tư Pháp Tòa Án (Court Registry)

Quý vị cũng có thể:

Liên lạc với CourtSA Registry Services qua số điện thoại 8204 2444 hoặc gửi email đến Tòa Án tại enquiry@courts.sa.gov.au. Quý vị cũng có thể lấy thêm thông tin từ <a href="https://www.courts.sa.gov.au/courtsa-help-centre/">https://www.courts.sa.gov.au/courtsa-help-centre/</a>.

Form	11	15
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To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	

# ORDER FOR VARIATION OR REVOCATION

 $[SUPREME/DISTRICT/MAGISTRATES/YOUTH] \ {\tt select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$ 

[FULL NAME] Applicant

[FULL NAME] Respondent

#### Introduction

#### Hearing

Hearing Location: [suburb]

[Hearing date]

[Presiding Officer]

### **Appearances**

[Applicant Appearance Information] [Respondent Appearance Information]

#### Remarks

[Notes].

#### Order

Date of Order: [date]

#### Terms of Order

It is ordered that:

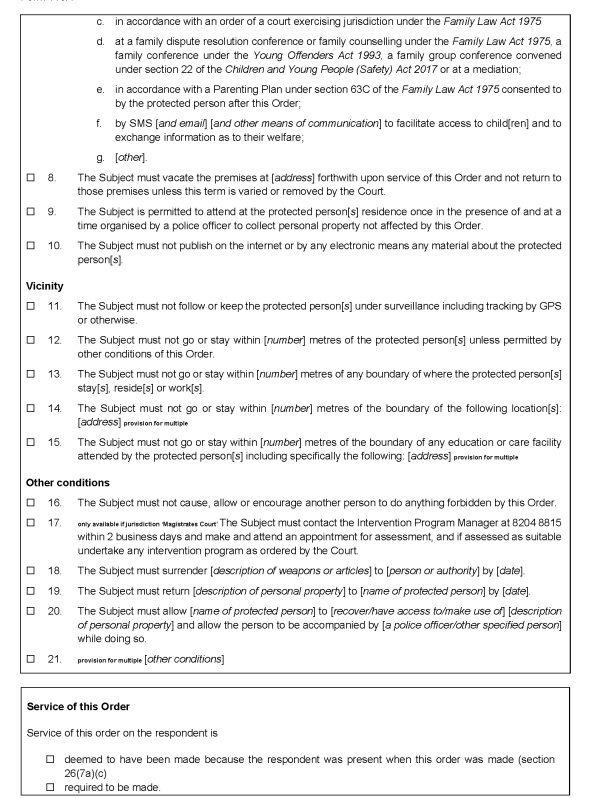
Orders in separately numbered paragraphs

- □ 1. The following conditions of the [order] made on [date] [Court case number] by [Judicial Officer], be varied.
  - provision for multiple [details of variation].
- ☐ 2. The entire [order] made on [date] [Court case number] by [Judicial Officer], be revoked.
- □ 3. [other orders].

To the [Party Title] [name of person against whom Order is made]: WARNING				
[Description of warning].				
Authentication				
Signature of Court Officer [title and name]				

To be inserted by Court		
Case Number:		
Date Filed:		
FDN:		
Hearing Date and Time:		
Hearing Location:		
	_	
ORDER FOR I	NTERIM VARIATION OF INTE SUMMONS	RVENTION ORDER AND
[NAT	IONALLY RECOGNISED DOMESTIC V	(IOLENCE ORDER)
[MAGISTRATES/YOUTH] Sele SPECIAL STATUTORY JURI	ct one COURT OF SOUTH AUSTRALIA SDICTION	
Order Identifier:		
[ <i>FULL NAME</i> ] Applicant		
[FULL NAME] Respondent		
Person against whom intervention order made ('the Subject')	Full name	Date of birth
Double at all Double and a		
Protected Person(s)	Full name	Date of hirth
	Full name	Date or birth
Introduction		
Hearing		
[Hearing date]		
[Presiding Officer]		
Appearances		
[Applicant Appearance Inform	mation]	

Remarks			
The Court is satisfied that:			
□ (a)	it appears that there are grounds for issuing the variation;		
□ (b)	[other matters]		
Order			
Date of C	Order: [date]		
Terms of	Order		
It is order Orders in sepa	ed that: rately numbered paragraphs.		
	The Final Intervention Order made on [date] be varied on an interim basis pending final determination of the Application pursuant to section 26A of the Intervention Orders (Prevention of Abuse) Act 2009] so that the conditions are as set out below.		
1	The Respondent be summoned to appear at [location] on [date] at [time] on the application for a final variation of the intervention order.		
□ 3.	[other orders].		
	ion Order		
[This ord	ler is declared to address a domestic violence concern]		
General			
1.	The Subject must not assault, threaten, harass or intimidate the protected person[s].		
2.	The Subject must not damage or interfere with the premises where the protected person[s] stay[s], reside[s] or work[s].		
□ 3.	The Subject must not damage or take possession of personal property belonging to the protected person[s] and the following specified property: [personal property].		
□ 4.	The Subject must not be in possession of the following weapon[s] or article[s]: [weapon/article].		
Firearms			
□ 5.	default selected Any firearm (e.g. guns), ammunition or part of a firearm in the possession of the Subject and any licence or permit held by the Subject authorising possession of a firearm, ammunition or part of a firearm must be surrendered (handed in) immediately to the Registrar of Firearms.		
□ 6.	default selected For so long as this Order remains in force, any licence or permit held by the Subject authorising possession of a firearm (e.g. guns), ammunition or part of a firearm is suspended and the Subject is disqualified from holding or obtaining a licence or permit authorising possession of a firearm, ammunition or part of a firearm. The Subject is prohibited from possessing a firearm, ammunition or part of a firearm in the course of his or her employment.		
Contact			
□ 7.	The Subject must not contact or communicate with the protected person[s] either directly or in any way (including telephone, SMS messages, in writing, email or any other social media etc)		
	BUT contact is permitted:		
	a. at any court or tribunal hearing where the Subject is a party to the proceeding or a witness;		
	b. through a solicitor or a police officer;		



#### To the Respondent: WARNING

This interim order will operate until further order.

If you disobey this order:

- you will be liable to [imprisonment/detention] not exceeding 2 years and/or a fine not exceeding \$10,000.
- you may be liable to **imprisonment and/or a fine** and any other person who knows of this order and does anything that helps or permits you to disobey this order may be similarly punished.

#### To the Respondent: WARNING

You are summoned to attend before the Court at the date and time set out at the top of this document.

The Court will hear the Application for a final variation of the final intervention order, or make orders for the hearing of the Application, at the hearing.

If you wish to oppose the Application or make submissions about it, you must attend the hearing.

If you do not appear at the hearing or on any day to which this matter is adjourned, the Court may proceed in your absence and orders may be made against you **finally determining** this proceeding without further warning.

If you disobey this order, you will be liable to **[imprisonment/detention]** not exceeding 2 years and/or a fine not exceeding [\$10,000/\$2,500]. If this is a Nationally Recognised Domestic Violence Order it applies and is enforceable in all Australian States and Territories.

If this is not a Nationally Recognised Domestic Violence Order, upon registration, this order is enforceable in other Australian States and Territories.

A copy of any evidence that was relied on to make the order may be obtained from the Registry.

Authentication	
Signature of Court Officer [title and name]	

Form 1	15B
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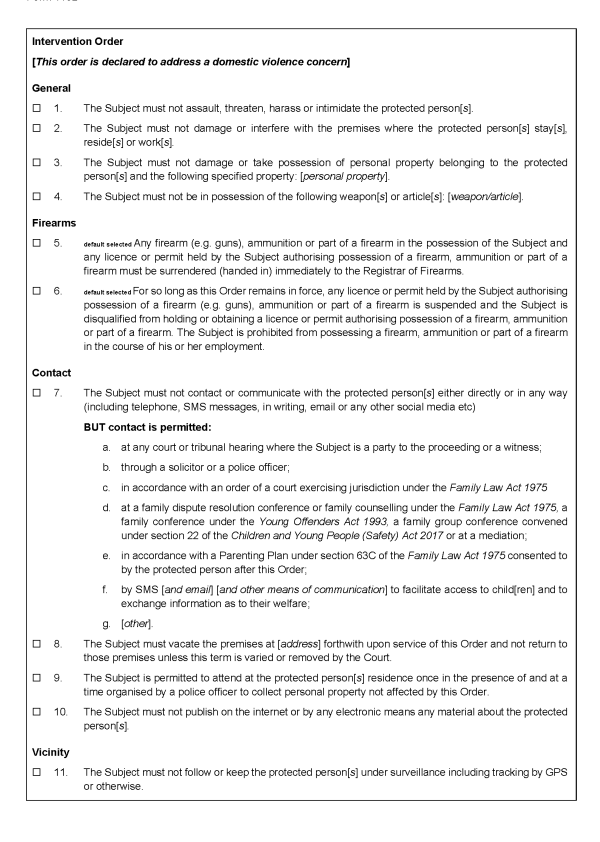
To be inserted by Court		
Case Number:		
Date Filed:		
FDN:		
ORDER FOR FIN	AL VARIATION OR REVOCAT	ION OF INTERVENTION OR
	PROBLEM GAMBLING O	RDER
[NAT	TIONALLY RECOGNISED DOMESTIC V	"IOLENCE ORDER]
[MAGISTRATES/YOUTH] sell SPECIAL STATUTORY JUR	ect one COURT OF SOUTH AUSTRALIA	
SPECIAL STATUTORY JOIN	ISDICTION	
Order Identifier:		
[FULL NAME] Applicant		
[ <i>FULL NAME</i> ] Respondent		
Person against whom intervention order made ('the Subject')	Full name	Date of birth
	Turriane	Date of Mitti
Protected Person(s)		
	Full name	Date of birth
Introduction		
Hearing		
Hearing Location: [suburb] [Hearing date]		
[Presiding Officer]		
Appearances		
[Applicant Appearance Infor [Respondent Appearance In		
Remarks		
The Court is satisfied that:		
☐ (a) The Police, the Rebe heard on the m	espondent and each person protected by the latter.	order have had a reasonable opportunity to

# Form 115B

	(b)	It has had regard to the same matters as it is required to have regard to in considering whether or not to make an Intervention Order and considering the terms of an Intervention Order.
	(c)	mandatory if removing firearms terms. The Respondent has never been guilty of violent or intimidatory conduct and needs to have a firearm for purposes related to earning a livelihood.
	(d)	mandatory if Order made under section 60R of the Family Law Act 1975 The Court has made an Intervention Order being a Family Violence Order within the meaning of section 4(1) of the Family Law Act 1975 (Cth).
	(e)	mandatory if order made under section 68R of the Family Law Act 1975 In making orders under section 68R of the Family Law Act 1975 (Cth), the Court has had regard to the purposes of Division 11 of the Family Law Act 1975 (Cth) as stated in section 68N of that Act and to whether spending time with both parents is in the best interests of the child[ren] described below.
	(f)	mandatory if order made under section 68R of the Family Law Act 1975 The Court is satisfied that it is appropriate to [vary/discharge/suspend] the [order/Injunction] described below because a person has been exposed, or is likely to be exposed, to family violence as a result of the operation of that order or Injunction.
	(g)	mandatory if Order made under section 68R of the Family Law Act 1976 to revive, vary, discharge or suspend a Parenting Order or Recovery Order as mentioned in section 68R(1)(a) or section 68R(1)(b). The Court is satisfied it has before it material that was not before the Court that made the [order/Injunction] under the Family Law Act 1975 (Cth).

	made the [order/injunction] under the Family Law Act 1975 (Cth).			
Or	der			
Dat	te of	Order: [date]		
Ter	ms (	of Order		
1		ered that: parately numbered paragraphs.		
	1.	Pursuant to section 26 of the <i>Intervention Orders (Prevention of Abuse) Act 2009</i> , the <i>Final Intervention Order</i> made on [date] be varied so that the conditions are as set out below.		
	2.	Pursuant to section 27 of the <i>Intervention Orders (Prevention of Abuse) Act 2009</i> , the Problem Gambling Family Protection Order made on [ <i>date</i> ] be varied so that the conditions are as set out below.		
	3.	Pursuant to section 29P of the <i>Intervention Orders (Prevention of Abuse) Act 2009</i> , the Recognised Domestic Violence Order made in [State/Territory] on [date] [reference number] for the protection of [protected persons] be varied so that the conditions are as set out below.		
	4.	The entire:  □ [Final Intervention/Problem Gambling Family Protection] Order made on [date]  □ Recognised Domestic Violence Order made in [State/Territory] on [date] [reference number] be revoked.		
	5.	default selected if 'section 68R Order' selected above – only available if jurisdiction Magistrates Court or Youth Court Family Law Act 1975 section 69J		
		<ul> <li>□ Parenting Order made on [date] by [Judicial Officer]</li> <li>□ Recovery Order made on [date] by [Judicial Officer]</li> <li>□ Injunction granted on [date] by [Judicial Officer]</li> <li>□ Undertaking given on [date] by [Judicial Officer]</li> <li>□ Registered Parenting Plan registered on [date] by [Judicial Officer]</li> <li>□ Recognisance entered into on [date] by [name]</li> </ul>		
		in the [Family Court/Federal Circuit Court] in [proceeding number] is:		
		□ revived with effect [forthwith/from [date]] □ varied with effect [forthwith/from [date]] as follows: [details] □ discharged with effect [forthwith/from [date]] □ suspended [forthwith/from [date]] until [further order/date]		
	6.	[other orders].		

Form 115B



# Form 115B

	12.	The Subject must not go or stay within [number] metres of the protected person[s] unless permitted by other conditions of this Order.
	13.	The Subject must not go or stay within $[number]$ metres of any boundary of where the protected person[ $s$ ] stay[ $s$ ], reside[ $s$ ] or work[ $s$ ].
	14.	The Subject must not go or stay within [number] metres of the boundary of the following location[s]: [address] provision for multiple
	15.	The Subject must not go or stay within [number] metres of the boundary of any education or care facility attended by the protected person[s] including specifically the following: [address] provision for multiple
Otl	ner co	nditions
	16.	The Subject must not cause, allow or encourage another person to do anything forbidden by this Order.
	17.	only available if Jurisdiction 'Magistrates court' The Subject must contact the Intervention Program Manager at 8204 8815 within 2 business days and make and attend an appointment for assessment, and if assessed as suitable undertake any intervention program as ordered by the Court.
	18.	The Subject must surrender [description of weapons or articles] to [person or authority] by [date].
	19.	The Subject must return [description of personal property] to [name of protected person] by [date].
	20.	The Subject must allow [name of protected person] to [recover/have access to/make use of] [description of personal property] and allow the person to be accompanied by [a police officer/other specified person] while doing so.
	21.	provision for multiple [other conditions]

#### Service of this Order

Service of this order on the respondent is

- □ deemed to have been made because the respondent was present when this order was made (section 26(7a)(c)
- ☐ required to be made.

#### To the Respondent: WARNING

- Non-compliance with the order may render you liable to a term of [imprisonment/detention].
- If this is a Nationally Recognised Domestic Violence Order it applies and is enforceable in all Australian States and Territories.
- If this is not a Nationally Recognised Domestic Violence Order, upon registration, this order is enforceable in other Australian States and Territories.
- You cannot apply to the Court to vary or revoke this order for 12 months or such longer period as the Court may
  have ordered.

Authentication	
Signature of Court Officer [title and name]	

Form 115C

To be inserted by Court
Case Number:
Date Filed:
FDN:
CORED FOR REMOCATION - REMOCATION OF COMMUNITY SERVICE
ORDER FOR REVOCATION – REVOCATION OF COMMUNITY SERVICE
ORDER OR APPROVED TREATMENT PROGRAM ORDER AND RESTORATION
OF MONETARY AMOUNT
MAGISTRATES COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION
[FULL NAME] Applicant
[FULL NAME]
Respondent
Introduction
Hearing
Hearing Location: [suburb] [Hearing date]
Hearing type:
[Presiding Officer]
Appearances
[Applicant Appearance Information] [Respondent Appearance Information]
Remarks
(a) The Court is satisfied that the Respondent, being a person subject to an order under section 46 of the Fines Enforcement and Debt Recovery Act 2017 made by the [Court] on [date] in [case number] for the payment of \$[amount], has the means to pay the amount without the Respondent or the Respondent's dependants suffering hardship.
Order
Date of Order: [date]
Terms of Order

# Form 114A

	Pursuant to section 46(11) of the <i>Fines Enforcement and Debt Recovery Act 2017</i> , it is ordered that: Orders in separately numbered paragraphs.					
	1.	The [Community Service/Approved Treatment Program] Order made on [date] [Court case number] by [Judicial Officer], be revoked.				
	2.	The monetary amount, namely \$[amount], be restored.				
	3.	[other orders].				
Au	thent	ication				
1 -		e of Court Officer [name]				

Form	า 115					
To b	e inse	rted by Court				
Cas	se Nu	mber:				
Dat	e File	pd:				
FDI	N:					
(	ORD	ER FOR VARIATION OR REVOCATION OF CHILD SEX REGISTRABLE				
		OFFENDER CONTROL ORDER				
		OF EMPER CONTROL ORDER				
		ATES COURT OF SOUTH AUSTRALIA STATUTORY JURISDICTION				
	.L NA					
	<i>L NA</i>					
Int	rodu	ction				
	aring aring	Location: [suburb]				
	Hearing Location: [suburb]   [Hearing date]					
Hea	aring '	type:				
[Pre	esidin	g Officer]				
Ap	peara	nnces				
'	•	nt Appearance Information]				
	[Respondent Appearance Information]					
Rei	mark	s				
The	The Court is satisfied that:					
	(a)	mandatory if registrable offender filing party there has been a material change in the circumstances relating to the [Respondent/order].				
	(b)	mandatory if registrable offender filling party it is the interests of justice to grant permission to the registrable offender to apply to the Court for the [variation/revocation] of the [interim] Control Order.				
	(c)	mandatory if the Commissioner is the filing party the Application has been served on the registrable offender.				

Order
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Form 115D

Date of	Date of Order: [date]						
Terms	Terms of Order						
	nt to section 66JE of the <i>Child Sex Offenders Registration Act 2006</i> , it is ordered that:						
□ 1.	<ul> <li>The Interim Control Order made on [date] in case [number] be varied as follows.</li> <li>provision for multiple [details of variation].</li> </ul>						
□ 2.	The Interim Control Order made on [date] in case [number] be revoked.						
□ 3.	[other orders].						
Authentication							
Signature of Court Officer [title and name]							
Servic	Service						
The Co	ommissioner of Police must serve this document on the Respondent personally.						

Form 115E

To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	

# ORDER FOR VARIATION OR REVOCATION OF CONTINUING DETENTION ORDER

Criminal Law (High Risk Offenders) Act 2015 s 19

SUPREME COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

[FULL NAME] Respondent

#### Introduction

#### Hearing

Hearing Location: [suburb]

[Hearing date] [Listed starting time]

Hearing type:

[Actual hearing start time] - [Actual hearing end time]

[Presiding Officer]

#### **Appearances**

[Applicant Appearance Information] [Respondent Appearance Information]

#### Remarks

The Court is satisfied that:

- (a) mandatory if application by the subject there has been a material change in circumstances relating to the Respondent.

റ	rd	۵	r

Date of Order: [date]

# Form 115E

rer	Terms of Order						
It is ordered that: Orders in separately numbered paragraphs.							
	1.	The following conditions of the Continuing Detention Order made on [date] [Court case number] [be varied as follows.					
		• provision for multiple [details of variation].					
	2.	The entire Continuing Detention Order made on [date] [Court case number] be revoked.					
	3.	[other orders].					
Aut	hent	tication					
		e of Court Officer					

Form 115F

To be inserted by Court
Case Number:
Date Filed:
FDN:

# ORDER FOR VARIATION OR REVOCATION OF EXTENDED SUPERVISION ORDER

SUPREME COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

[FULL NAME] Respondent

#### Introduction

# Hearing

Hearing Location: [suburb]

[Hearing date] [Listed starting time]

Hearing type:

[Actual hearing start time] - [Actual hearing end time]

[Presiding Officer]

# **Appearances**

[Applicant Appearance Information] [Respondent Appearance Information]

#### Remarks

The Court is satisfied that:

- (a) mandatory if application by the subject there has been a material change in circumstances relating to the Respondent or Extended Supervision Order.
- (b) mandatory if application by the subject it is in the interests of justice to grant permission.

Order		
Date of Order: [date]		

Form 115F

Terms	of Order						
1	It is ordered that: Orders in separately numbered paragraphs.						
<b>1</b> .	The following conditions of the Extended Supervision Order made on [date] [Court case number] be varied.  • provision for multiple [details of variation].						
□ 2.	The entire Extended Supervision Order made on [date] [Court case number] be revoked.						
□ 3.	[other orders].						
Authen	ntication						
	Signature of Court Officer [title and name]						

F	$\cap$	rn	า 1	11	15	C

To be inserted by Court
Case Number:
Date Filed:
FDN:

# ORDER FOR VARIATION OR REVOCATION OF NON-ASSOCIATION ORDER AND PLACE RESTRICTION ORDER

 $[\textit{MAGISTRATES/YOUTH}] \ {\tt Select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$ 

[FULL NAME] Applicant

[FULL NAME] Respondent

#### Introduction

#### Hearing

Hearing Location: [suburb]

[Hearing date]

Hearing type:

[Presiding Officer]

#### **Appearances**

[Applicant Appearance Information] [Respondent Appearance Information]

#### Remarks

The Court is satisfied that:

- (a) there has been a substantial change in the relevant circumstances since the [Non-Association/Place Restriction] Order was [made/last varied].
- (b) all parties have had a reasonable opportunity to be heard on this matter.

Order		
Date of Order: [date]		
Orders		

# Form 115G

1	Pursuant to section 82 of the <i>Criminal Procedure Act 1921</i> , it is ordered that:  Orders in separately numbered paragraphs.			
	1.	The following conditions of the [Non-Association/Place Restriction] Order made on [date] [Court case number] be varied as follows.  • provision for multiple [details of variation].		
	2.	The entire [Non-Association/Place Restriction] Order made on [date] [Court case number] be revoked.		
	3.	[other orders].		
Au	then	tication		
1 ~		re of Court Officer		

Form 115H

To be inserted by Court
Case Number:
Date Filed:
FDN:

# ORDER FOR VARIATION OR REVOCATION OF RESTRAINING ORDER

 $[\textit{MAGISTRATES/YOUTH}] \ \text{select one} \ \text{COURT OF SOUTH AUSTRALIA} \\ \text{SPECIAL STATUTORY JURISDICTION}$ 

[*FULL NAME*] Applicant

[FULL NAME] Respondent

#### Introduction

#### Hearing

Hearing Location: [suburb] [Hearing date]

Hearing type:

[Presiding Officer]

#### **Appearances**

[Applicant Appearance Information] [Respondent Appearance Information]

#### Remarks

The Court is satisfied that:

(a) mandatory if application by the subject there has been a material change in the relevant circumstances since the order was made or last varied. Form 115H

Order						
Date of Order: [date]						
Terms of Order						
It is ordered that: Orders in separately numbered paragraphs.						
<ul> <li>The following conditions of the [Paedophile/Child Protection] Restraining Order made on [date] [Court case number] be varied as follows.</li> <li>provision for multiple [details of variation].</li> </ul>						
☐ 2. The entire [Paedophile/Child Protection] Restraining Order made on [date] [Court case number] be revoked.						
3. [other orders].						
Next box only displayed if order varied, not revoked						
To the Subject: WARNING						
<ul> <li>The Restraining Order made against you on [date] has been varied by the Court.</li> <li>Non-compliance with a served order renders you liable to a term of [imprisonment/detention] not exceeding 2 years.</li> </ul>						
Authentication						
Signature of Court Officer						
[title and name]						

o be inserted by Court	
Case Number:	
Date Filed:	
TDN:	

# BAIL AGREEMENT VARIATION Bail Act 1985 s 6

 $[SUPREME/DISTRICT/MAGISTRATES/YOUTH] \ {\tt select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$ 

[FULL NAME] Applicant

[FULL NAME] Respondent

Person entering into bail agreement				
Subject				
	Full Name			
Address				
	Street Address (including unit or I	evel number and name of proper	rty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Date of Birth				
	Date of Birth		Driver's Licence no	
Phone Details				
	Type (eg. Home: work: mobile) - N	umber	Another number	

#### **Bail Agreement**

I, the Subject of the above address agree to obey all the bail rules listed in this agreement.

I understand that if I do not appear when required, or if I do not obey the bail rules—

I may be arrested by the police with or without a warrant; and

I may have to pay any money that I have agreed to pay to the Court if I break this agreement; and

I may be convicted of an offence against the *Bail Act 1985* and may be sent to prison for up to 2 years or fined up to \$10,000.

# Rules (Conditions)

#### General

1. I must be of good behaviour and obey the conditions of this Bail Agreement.

	2.	I must pay to the Court \$[amount] if I break any terms or conditions of this Bail Agreement.
	3.	I must provide security by personally depositing cash with the Court in the amount of $[amount]$ to secure payment of a financial penalty as promised by me if I break any terms or conditions of this Bail Agreement.
	4.	I must come to Court
		<ul><li>a. [on date, at time, at location, in court]</li><li>b. and at any other time when called on.</li></ul>
		I must stay at Court until my matter has been heard unless a Court Officer tells me not to be in Court.
		I understand the hearings I must attend include Court hearings about sentencing, appeals, and reviews of Court decisions.
Sup	ervis	ion
	5.	Adult Only I must be supervised by a Community Corrections Officer ('my Supervising Officer') for the term of this Bail Agreement and I must obey their lawful directions.
	6.	[BLANK]
	7.	Youth Only I must be supervised by a Department of Human Services (Youth Justice) Officer ('my Supervising Officer') for the term of this Bail Agreement and I must obey their lawful directions.
	8.	[BLANK]
	9.	I must be supervised by a Treatment Intervention Court case manager ('my Supervising Officer') for the term of this Bail Agreement and I must obey their lawful directions.
	10.	[BLANK]
	11.	default selected if Youth not selected, default Port Adelaide if ball accommodation support program selected I must report [within 2 working days of signing this Bail Agreement/immediately] to the offices of the Community Corrections Centre at [location] unless, within that period, I receive a notice from the Chief Executive of the Department for Correctional Services to the contrary.
	12.	Adult Only I must report immediately to the offices of the Courts Unit of the Department for Correctional Services.
	13.	Youth Only I must report immediately to the Officer from the Department of Human Services (Youth Justice) present in Court.
	14.	Adult Only I must report [within 2 working days of signing this Bail Agreement/immediately] to my Supervising Officer in person at [location] or by telephone on [insert correct phone number] unless, within that period, I receive a notice from the Chief Executive of the Department for Correctional Services to the contrary.
	15.	Youth Only I must report [within 2 working days of signing this Bail Agreement/immediately] to my Supervising Officer by telephone on 1800 621 425 unless, within that period, I receive a notice from the Chief Executive of the Department of Human Services to the contrary.
	16.	Adult Only I must report to the police at [police station location] police station between [time] and [time] every [reporting day(s)] starting on [date].
	17.	Youth Only I must go to school on every normal school day unless I have legal reason not to be there (eg being sick).
	18.	My Supervising Officer, or a delegate of that Officer, is authorised to reveal that I am subject to this Bail Agreement to any person if it is reasonably necessary to confirm employment (work) or compliance with any condition of this Bail Agreement.
Trav	/el	
	19.	default selected if no supervision condition selected I must not leave South Australia for any reason without the written permission of:
		<ul><li>a Judge or Magistrate; or</li><li>a police officer who is at or above the rank of sergeant; or</li></ul>

□ 20. setant secret of supervisor costeros a firmust not leave. South Australia for any reason without the written permission of the Chief Executive of the Department [for Correctional Services/of Human Services] or nominee  □ 21. I can leave South Australia to travel to [location] between [date] and [date], both dates inclusive. I must report to [location] by no later than [time] on [date].  □ 22. I must give up any passport I have to the Registrar of the [Court] at [location] and must not apply for a new passport.  □ 23. I must not enter any point of international departure such as an airport or seaport.  ■ 24. senatebry unless cogent reason and so under rise I must not possess a firearm (gun of any sort), ammunition of any part of a firearm.  □ 25. senatebry unless cogent reason and so under rise I must submit to such tests (including testing without notice) for gunshot residue as may be reasonably required by a member of the South Australian Police.  □ 26. I must hand in any (firearm, ammunition or any part of a firearm owned or possessed by me as soon as I possibly can at the [location] Police Station.  ■ 27. Asked only I must live at [address] and stay there while on ball. I must not leave at any time except for:  □ 28. ancessary medical or dental treatment;  □ a necessary medical or dental treatment;  □ d. going to remunerated (paid) employment at such times and places as approved from time to time by my. Supervising Officer;  □ going to any other course of education, training or instruction, or other activity as approved or directed by my. Supervising Officer;  □ going to any other course of education, training or instruction, or other activity as approved or directed by my. Supervising Officer;  □ any other purpose approved or directed by my. Supervising Officer;  □ any other purpose approved or directed by my. Supervising Officer;  □ any other purpose approved by the Chief Executive of the Department [for Correctional Services/of Human Services]  □ 29. ***second-energy energy energy energy energy ene			•	a police officer who is the responsible officer for a police station
report to [//ccat/cn] by no later than [t/me] on [//cat/e].  22. Imust give up any passport I have to the Registrar of the [//court] at [//ccat/cn] and must not apply for a new passport.  32. I must not enter any point of international departure such as an airport or seaport.  Firearms  32. Imust not enter any point of international departure such as an airport or seaport.  Firearms  32. Imust not enter any point of international departure such as an airport or seaport.  Firearms  32. Imust not enter any point of international departure such as an airport or seaport.  Firearms  32. Immoderate the cogent reasons and no undurents. I must submit to such tests (including testing without notice) for gunshot residue as may be reasonably required by a member of the South Australian Police.  32. Imust hand in any firearm, ammunition or any part of a firearm owned or possessed by me as soon as I possibly can at the [//ccat/on] Police Station.  Home Detention  32. Aduatory I must live at [address] and stay there while on bail. I must not leave at any time except for:  a. necessary medical or dental treatment;  b. avoiding or reducing a serious risk of death or injury (whether to me or some other person);  c. going to remunerated (paid) employment at such times and places as approved from time to time by my Supervising Officer;  d. going to a place to undergo assessment or treatment (or both) relating to my mental or physical condition as approved or directed by my Supervising Officer;  g. going to any other course of education, training or instruction, or other activity as approved or directed by my Supervising Officer;  g. any other purpose approved or directed by my Supervising Officer.  32. Intendeptive review and enganted crime supervising Deficer;  g. any other purpose approved or directed by my Supervising Officer.  32. Intendeptive review and enganted crime supervising Deficer;  a. necessary medical or dental treatment for me  b. averting or minimising a serious risk of death or injury (whether to me or some other		20.	permiss	sion of the Chief Executive of the Department [for Correctional Services/of Human Services] or
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<ul> <li>b. avoiding or reducing a serious risk of death or injury (whether to me or some other person);</li> <li>c. going to remunerated (paid) employment at such times and places as approved from time to time by my Supervising Officer;</li> <li>d. going to a place to undergo assessment or treatment (or both) relating to my mental or physical condition as approved or directed by my Supervising Officer;</li> <li>e. going to an intervention program as approved or directed by my Supervising Officer;</li> </ul>		29.		· · ·
<ul> <li>c. going to remunerated (paid) employment at such times and places as approved from time to time by my Supervising Officer;</li> <li>d. going to a place to undergo assessment or treatment (or both) relating to my mental or physical condition as approved or directed by my Supervising Officer;</li> <li>e. going to an intervention program as approved or directed by my Supervising Officer;</li> </ul>			a.	necessary medical or dental treatment;
by my Supervising Officer;  d. going to a place to undergo assessment or treatment (or both) relating to my mental or physical condition as approved or directed by my Supervising Officer;  e. going to an intervention program as approved or directed by my Supervising Officer;			b.	avoiding or reducing a serious risk of death or injury (whether to me or some other person);
condition as approved or directed by my Supervising Officer;  e. going to an intervention program as approved or directed by my Supervising Officer;			C.	
			d.	. , , , , , , , , , , , , , , , , , , ,
f. going to any other course of education, training or instruction, or other activity as approved or			e.	going to an intervention program as approved or directed by my Supervising Officer;
			f.	going to any other course of education, training or instruction, or other activity as approved or

		directed by my Supervising Officer;
		g. any other reason approved or directed by my Supervising Officer.
	30.	Youth only I must live at [address] and stay there while on Bail. I must not leave at any time except for:
		<ul> <li>a. remunerated (paid) employment;</li> <li>b. necessary medical or dental treatment;</li> <li>c. going to school, work, or training or any other activity as required by the Court or as approved o directed by my Supervising Officer.</li> </ul>
	31.	I must not leave the court building or my current institution until I have been fitted with an electronic transmitter.
	32.	When I am released from court, I must go straight to [address], so I can have an electronic transmitter fitted and when I get there, I must contact the Home Detention Unit of the Department [for Correctional Services/of Human Services] by telephone on [1300 796 199/1800 814 914].
	33.	When I am released from court, I must go straight to the offices of the Department [for Correctional Services/of Human Services] at [location] and I must report to my Supervising Officer so I can have an electronic transmitter fitted and then go straight to [address].
	34.	mandatory if serious and organised crime suspect When I am released from Court:
		a. I agree to be fitted with a device of a kind approved by the Chief Executive of the Department [fo Correctional Services/of Human Services] for the purpose of monitoring compliance with the previous conditions and to comply with all reasonable directions of the Chief Executive Officer in relation to the device
		b. I must wear the electronic transmitter and obey the Department [for Correctional Services/o Human Services] rules of electronic monitoring, including charging the transmitter daily, for the term of this Bail Agreement.
		c. I must always be contactable by mobile telephone rollowing words default selected if class 1 or class 2 offence or seriou and organised crime suspect selected [that does not provide access to the internet]. I must give my contact details to my Supervising Officer so they can use it to get in touch with me at all times while I an electronically monitored.
		d. I must not do any water related sport or activity at any time unless this has been approved beforehand by my Supervising Officer.
		e. I must come to an entrance to the required address at the request of my Supervising Officer [or a Police Officer]. I understand that I can only be away from the house for reasons that are allowed in this Bail Agreement.
		<ul> <li>I must answer any calls or text messages from my Supervising Officer straight away on the mobile phone number I have given.</li> </ul>
		g. I must comply with any direction given by my Supervising Officer.
	35.	I give permission for the Department [for Correctional Services/of Human Services] to tell other people that I am under a home detention condition of Bail if that is needed to check my employment (work) or that am obeying my Bail Agreement conditions.
	36.	If an emergency requires me to move to another address:
		a. I must not move until I have obtained the permission of my Supervising Officer; and
		<ul> <li>I must apply to the Court for a variation of the conditions of this Bail Agreement within 2 working days; and</li> </ul>
		<ul> <li>the conditions of this Agreement will continue to apply as though the new address were specified in this Agreement.</li> </ul>
Res	idend	e (place of living)
	37.	I must live at [address]

	38.	Adult only SA 501	I must live at the Bail Support Accommodation Program Facility at 77 Thomas Place, Port Adelaide 13.
	39.	I must	live where my Supervising Officer directs.
	40.	Youth Only [name].	I must live where [my Supervising Officer/the Department for Child Protection] directs, at first with
	41.		stay at the required address between the hours of [time] and [time] and I must be at an entrance to Idress if asked to by my Supervising Officer or a Police Officer, unless absent:
		a.	for emergency medical or dental treatment, to avoid or reduce a serious risk of death or injury to myself or another or for any other reason approved by my Supervising Officer;
		b.	in line with the terms and conditions of this Bail Agreement.
	42.		we must stay at the required address between the hours of [time] and [time] and I must be at an one to that address if asked to by my Supervising Officer or a Police Officer, unless absent:
		a.	for emergency medical or dental treatment, to avoid or reduce a serious risk of death or injury to myself or another or for any other reason approved by my Supervising Officer;
		b.	in line with the terms and conditions of this Bail Agreement;
		C.	in the company of [name/an adult approved by my Supervising Officer].
	43.		a resident at the Bail Accommodation Support Program ('BASP'), I must obey all lawful directions of staff. I must not assault, threaten, harass or intimidate any BASP staff or person living there.
	44.	default sel	ected if general residential condition selected If an emergency requires me to move to another address:
		a.	I must not move until I have obtained the permission of my Supervising Officer; and
		b.	I must apply to the Court for a variation of the conditions of this Bail Agreement within 2 working days; and
		C.	the conditions of this Agreement will continue to apply as though the new address were specified in this Bail Agreement.
	45.	l must	not live at [address(es)].
	46.	l must	not live with [name(s)].
Mor	nitorii	ng	
	47.	When I	I am released from Court, I:
		a.	default selected must go straight to [address], so I can have an electronic transmitter fitted following text displayed if address is home address rather than Department address and when I get there, I must contact the Home Detention Unit of the Department [for Correctional Services/of Human Services] by telephone on [1300 796 199/1800 814 914];
		b.	youth only must remain in custody pending the availability of an electronic monitoring device;
		C.	must wear the electronic transmitter and obey the Department [for Correctional Services/of Human Services] rules of electronic monitoring, including charging the transmitter daily, for the term of this Bail Agreement.
		d.	must always be contactable by mobile telephone following words default selected if class 1 or class 2 offence or serious and organised crime suspect selected [that does not provide access to the internet]. I must give my contact details to my Supervising Officer so they can use it to get in touch with me at all times while electronically monitored.
		e.	must not do any water related sport or activity at any time unless this has been approved beforehand by my Supervising Officer.
		f.	must answer straight away to any calls or text messages from the Department [for Correctional Services/of Human Services] on the mobile phone number I have given.
Pro	gram	s	

	48.	I must go to an assessment at [Owenia House/Child and Adolescent Mental Health Service] as directed by my Supervising Officer. I must do what is asked of me, including taking part in treatment that is advised after the assessment.
	49.	Adult Only I must
		<ul> <li>contact the CAA Intervention Program Manager by telephone on 08 8204 8815 within 2 working days to book an assessment interview with the CAA Senior Clinical Assessment and Liaison Officer (Abuse Prevention Program) and I must turn up to the appointment; and</li> </ul>
		<ul> <li>if assessed as suitable, go to and complete an Abuse Prevention Program that the CAA Intervention Program Manager says is suitable.</li> </ul>
	50.	I must go to an assessment and, if assessed as suitable, go to and complete any:
		<ul> <li>a. psychiatric, psychological or medical assessment, treatment, counselling, or therapy programs, including for drug abuse;</li> <li>b. educational, vocational or recreational programs;</li> <li>c. intervention program;</li> <li>d. programs and projects,</li> </ul>
		that my Supervising Officer reasonably directs.
	51.	Adult only I must pay [amount in dollars or percentage of cost] towards the cost of [any course or treatment/specify courses or treatments] required to be undertaken by me under the condition[s] above.
Cor	nmun	ication
	52.	Mandatory if serious and organized crime suspect I must not communicate with any person other than [specify person or class].
	53.	mandatory if serious and organised crime suspect I must not possess (have) any telephone, mobile phone, computer or other telecommunication device except [specify device(s)] and I must only use permitted device(s) for communication reasons.
	54.	I must not:
		<ul> <li>possess (have) or use any device that lets me communicate with any other person on the internet or freely browse or search on the internet except [specify device(s)] and unless I have permission beforehand from my Supervising Officer;</li> </ul>
		<ul> <li>use the internet, or attempt to use the internet, directly or indirectly, except for the purpose of banking, employment, education, or essential Australian government services, including public transport; or</li> </ul>
		c. use any social media, networking or chat based applications on the internet or any electronic devices.
Ass	ociati	ion
	55.	I must not go near or stay near a child or person under the age of [number] years unless I am with a person approved by my Supervising Officer. I must sign all required forms and obey the directions of my Supervising Officer about the choice and approval of the approved person.
	56.	I must not go or stay within [500 metres (half a kilometre)/other distance] of any school, kindergarten or childcare centre.
	57.	I must not directly or indirectly approach, communicate with, contact, or go or stay within [number] metres of [person(s) and/or class(es) of persons]. Contact is only permitted at a court or tribunal hearing where the defendant is a party to or a witness in the proceeding. If I am under the supervision of a Supervising Officer, contact is permitted if I have permission beforehand from, and comply with the conditions imposed by, my Supervising Officer.
	58.	I must not go or stay within [number] metres of the boundary of any place where [name] may live or work.

Form 116
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	59.	I must not [go to [location] [or] go or stay within the area [description of area, including boundaries]]. If I am under the supervision of a Supervising Officer, I may go or stay within that area if I have permission beforehand from, and comply with the conditions imposed by, my Supervising Officer.	
	60.	mandatory if class 1 or class 2 offence unless cogent reasons and no risk to children I must not do any child related work and I must not apply for child related work except [specify exception(s)].	
	61.	I must not assault, harass, threaten or intimidate [name].	
	62.	I must obey the terms of any active Intervention Order.	
Employment			
	63.	I must tell my Supervising Officer of any change of employment within 2 working days of the change.	
Drugs and Alcohol			
	64.	I must not use	
		a. alcohol	
		b. any drug that is not prescribed by a doctor registered in South Australia or legally available in another way, and then only at the prescribed or recommended dosage	
		c. [other]	
		and I must have any tests that are needed to check if I am obeying these orders as directed by my Supervising Officer. I must sign all needed forms and obey all of the testing procedures.	
	65.	I must not drive, or sit in the driver's seat of, a motor vehicle while any alcohol or any other drug is in my blood or oral fluid (saliva), unless the drug was prescribed by a doctor or is available in some other legal way.	
Driver's Licence			
	66.	I must not drive, or sit in the driver's seat of a motor vehicle, [unless I hold a current driver's licence].	
Other Conditions			
	67.	I must not be released from custody until appropriate transport is arranged to facilitate my immediate transportation to [nominated place/address].	
	68.	[other conditions] provision for multiple additional conditions	
Guarantee			
	69.	I must give the Court a written guarantee from [name, address, date of birth], in terms acceptable to the Court, in the sum of \$[amount] that they know me and they are confident that I will obey the conditions of this Bail Agreement.	
	70.	I must give the Court a written guarantee from a person acceptable to the Court, in terms acceptable to the Court, in the sum of $[amount]$ that they know me and they are confident that I will obey the conditions of this Bail Agreement.	
	71.	I must obtain security from the Guarantor by depositing cash with the Court in the amount of \$[amount] to secure payment of a financial penalty by the Guarantor as promised by the Guarantor if I break any terms or conditions of this Bail Agreement.	
Subject			
I agree to this Bail Agreement. I have been provided with a copy of this Bail Agreement.			
Signature of person entering into bail agreement			

Form 116
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Name printed
Witness
Signature of authorised witness witness must be the Judicial Officer granting ball, the registrar or deputy registrar of a Court, a justice of the peace, a police officer of or above the rank of sergeant or the responsible officer for a police station, the manager of a training centre if the person entering into the ball agreement is in a training centre, the person in charge of a prison if the person entering into the ball agreement is in a prison, or a delegate of any of these persons or any other person or class of persons specified by the Court  next item not displayed if witness is Judicial Officer granting ball
Printed name and title of witness stamp here if applicable
Date

Address

Phone Details

Form 121				
To be inserted by Court				
Case Number:				
Date Filed:				
FDN:				
Hearing Date and Time:				
Hearing Location:				
ORIG	INATING APPL	ICATION FOR I	ENFORCEMENT	
[SUPREME/DISTRICT/MAG SPECIAL STATUTORY JUR [FULL NAME] Applicant [FULL NAME] Respondent	ISTRATES/YOUTH] seld	ect one COURT OF SOL	JTH AUSTRALIA	
Applicant				
Niema a filosofiema (a di aita e	Full Name		Т	
Name of law firm/solicitor				
Address for service	Law Firm		Responsible Solicitor	
	Street Address (including unit or	level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
Phone Details	Email address			
	Number		Alternative number (optional)	
Respondent				
	Full Name			

Street Address (including unit or level number and name of property if required)

Alternative number (optional)

City/town/suburb

Email address

#### Form 121

#### **Application Details**

Matter type:

Original Case Number: [Enter original case number]

This Application is for Nature of application in one sentence

#### If applicable

This Application is made under Act and section or other particular provision

The applicant seeks the following orders:

Orders sought in separately numbered paragraphs

1

This Application is made on the grounds set out in the accompanying Affidavit sworn by [full name] on [date].

#### f applicable

This Application is made on the grounds that:

Grounds in detail in separate numbered paragraphs

1

#### If applicable

This Application is urgent on the grounds set out in the accompanying Affidavit sworn by [full name] on [date].

#### If applicable

This Application is urgent on the grounds that:

Grounds in detail in separate numbered paragraphs

1.

#### To the Other Parties: WARNING

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the application or make submissions about it:

- you must attend the hearing and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders you **must file and serve on all parties an affidavit** within 14 days after service of the Application.

If you do not do so, orders may be made against you without further warning including orders as to costs.

#### Service

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

#### **Accompanying Documents**

Accompanying this Application is a:

- ☐ Multilingual Notice mandatory
- ☐ Supporting Affidavit mandatory

Form 121
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If other additional document(s) please list them below:

F	O	rn	า 1	122

To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location:

# ORIGINATING APPLICATION AND NOTICE OF REFERRAL – HIGH RISK OFFENDERS – CONTINUING DETENTION Criminal Law (High Risk Offenders) Act 2015 s 17(1)(B)(ii) and 18

SUPREME COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

### ATTORNEY-GENERAL FOR SOUTH AUSTRALIA Applicant

#### [*FULL NAME*] Respondent

Applicant	Attorney-General for South Australia			
	Full Name (including Also Known	Full Name (including Also Known as, capacity (eg Administrator, Liquidator, Trustee) and Litigation Guardian Name (if applicable))		
Name of law firm/solicitor				
	Law Firm		Solicitor	
Address for service				
	Street Address (including unit or	level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type (eg. Home; work; mobile) –	Number	Another number (optional)	

#### Form 122

Respondent (Subject)				
	Full Name (including Also Know	n as, capacity (eg Administrator, l	_iquidator, Trustee) and Litigation Guar	dian Name (if applicable))
Address				
	Street Address (including unit or	level number and name of prope	rty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type (eg. Home; work; mobile) –	Number	Another number (optional)	
Date of birth and licence				
number	Date of birth		Driver's Licence number	

#### **Application Details**

Matter type:

Original Case Number: [Enter original case number]

This Application and Notice of Referral is notice that the Parole Board directed under section 17(1)(b)(ii) of the *Criminal Law (High Risk Offenders) Act 2015* that the respondent be detained in custody pending attendance before the Court for determination as to whether a continuing detention order should be made in respect of the respondent and the matter is referred to the Court by force of section 18(1) for such determination.

This Application and Notice of Referral is made under sections 17(1)(b)(ii) and 18(1) of the Criminal Law (High Risk Offenders) Act 2015.

The Applicant seeks the following orders: Orders sought in separately numbered paragraphs.

- A determination whether the Respondent be detained pursuant to section 18 of the Criminal Law (High Risk Offenders) Act 2015.
- 2. [other orders]

This Application and Notice of Referral is made on the grounds set out above.

#### lf applicable

The Application is urgent because

1.

#### To the Other Parties: WARNING

This Application and Notice of Referral will be considered at the Hearing at the date and time set out at the top of this document.

If you wish to oppose the making of a continuing detention order or make submissions about it, you must attend the hearing. If you do not do so, the Court may proceed in your absence and orders may be made **finally determining** this proceeding without further warning.

For instructions on how to obtain access to the file, visit https://courtsa.courts.sa.gov.au/?g=node/482.

Sarvice		

The party filing this document is required to serve it on all other parties in accordance with the Rules of Court.

Accompa	Accompanying Documents						
Accompar	nying this Application is a:						
□ Su □ Pa	ultilingual Notice mandatory upporting Affidavit mandatory arole Board reasons for making direction under section 17(1)(b)(ii) mandatory other additional document(s) please list below:						

Date of Order: [date]

Form 123
To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location:
Treating Location.
RECORD OF OUTCOME
[SUPREME/DISTRICT/MAGISTRATES/YOUTH] select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION
[ <i>FULL NAME</i> ] Applicant
[FULL NAME] Respondent
Introduction
Hearing
Hearing Location: [suburb] [Hearing date] [Listed starting time]
Hearing type:
Supreme and District Court only [Actual hearing start time] - [Actual hearing end time]
[Presiding Officer]
Appearances
[Applicant Appearance Information] [Respondent Appearance Information]
Remarks
[Notes]
Order

Terms of Order	
It is ordered that: Orders in separately numbered paragraphs.	
1.	
Authentication	
Signature of Judicial Officer [title and name]	

Form 124A

To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	

## ORDER - HIGH RISK OFFENDERS - INTERIM DETENTION Criminal Law (High Risk Offenders) Act 2015

SUPREME COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

### ATTORNEY GENERAL OF THE STATE OF SOUTH AUSTRALIA First Applicant

[FULL NAME] Respondent

Inti	rod	uction
Hea	aring	
	-	g Location: [suburb] g date]
Hea	aring	g type:
[Pre	esidi	ing Officer]
Apı	peai	rances
1		ant Appearance Information] ndent Appearance Information]
Rer	narl	KS
	(a)	the Respondent was made subject to a supervision order.
	(b)	It is alleged that the Respondent has breached the conditions of the supervision order and the Court is to consider whether a continuing detention order should be made.
	(c)	[other].

Form 124A

Order

Date of Order: [date]

#### Terms of Order

It is ordered that:

Orders in separately numbered paragraphs.

- 1. The Respondent be detained at a [Correctional Services Institution/Training Centre] pending the determination of the proceeding.
- 2. [other].

Authentication		
Signature of Court Officer [title and name]		

Form 124B

To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	

### ORDER - HIGH RISK OFFENDERS - CONTINUING DETENTION Criminal Law (High Risk Offenders) Act 2015

SUPREME COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

### ATTORNEY GENERAL OF THE STATE OF SOUTH AUSTRALIA Applicant

[FULL NAME] Respondent

#### Introduction

#### Hearing

Hearing Location: [suburb] [Hearing date] [

[Presiding Officer]

#### **Appearances**

[Applicant Appearance Information] [Respondent Appearance Information]

#### Remarks

- (a) The Respondent was made subject to a supervision order.
- (b) The Respondent has breached the condition(s) of the supervision order.
- (c) The Respondent poses an appreciable risk to the safety of the community if not detained in custody.
- (d) The Respondent should be detained in custody.

Form 124B

Order
Date of Order: [date]
Terms of Order
It is ordered that:
<ol> <li>The Respondent be detained at a [Correctional Services Institution/Training Centre]:</li> <li>until the expiration of the Supervision Order.</li> <li>for [a lesser period of detention] until [end date of detention].</li> </ol>
2. [other].
Authentication
Signature of Court Officer [title and name]

Form 125A

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

## WARRANT OF INTERIM DETENTION — HIGH RISK OFFENDERS Criminal Law (High Risk Offenders) Act 2015

SUPREME COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

#### [FULL NAME] Respondent

Respondent		-		
	Full Name			
Address				
	Street Address (including unit or	level number and name of proper	ty if required)	
	· · · · ·			
	City/town/suburb	State	Postcode	Country
		•		
	Email address			
Date of Birth/Licence no				
Bate of Bitti Electrice 116				
	Date of Birth		Licence no (if any)	
Phone Details	Date of Birdi		Electrice to (ii arry)	
Thorie Details				
	1_ , , , , , , , , , , , , , , , , , , ,		1	
	Type (eg. home; work; mobile) - N	Number	Another number	

To the Sheriff, the Commissioner of Police for the State of South Australia and each member of the Police Force for the State, and the Chief Executive of the Department for Correctional Services or Department of Human Services, Youth Justice

#### Recitals

- (a) An application for a Continuing Detention Order in relation to the Respondent has been made pursuant to section 18 of the Criminal Law (High Risk Offenders) Act 2015.
- (b) The Court has ordered that the Respondent be detained in custody pending the determination of the proceeding.

#### Warrant

1. The Sheriff, the Commissioner of Police, and members of the police force are directed to take the Respondent to a Correctional Services Institution.

$\Box$	rm	1	25	Λ

2.	The Chief Executive of the Department for Correctional Services or Department of Human Services, Youth
	Justice is directed to detain the Respondent until the application for a Continuing Detention Order is
	determined.

	_
Authentication	
Signature of Court Officer [title and name]	
Date warrant signed: [ <i>date</i> ]	

Form 125B

To be inserted by Court	
Case Number:	
Date Signed:	
FDN:	

### WARRANT OF DETENTION — HIGH RISK OFFENDERS Criminal Law (High Risk Offenders) Act 2015

SUPREME COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

[FULL NAME] Respondent

Respondent				
	Full Name			
Address				
	Street Address (including unit or I	evel number and name of propert	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Date of Birth/Licence no				
	Date of Birth		Licence no (if any)	
Phone Details				
	Type (eg. home; work; mobile) – Number		Another number	

To the Sheriff, the Commissioner of Police for the State of South Australia and each member of the Police Force for the State, and the Chief Executive of the Department for Correctional Services or Department of Human Services, Youth Justice

#### Recitals

- (a) The Respondent was made subject to a supervision order.
- (b) The Respondent has breached a condition of the supervision order.
- (c) By order dated [date] the Court made a Continuing Detention Order pursuant to section 18 of the Criminal Law (High Risk Offenders) Act 2015 that the Respondent be detained at a Correctional Services Institution.
  - □ until the expiration of the Supervision Order on [end date of Supervision Order].
  - ☐ for a lesser period of detention until [end date of detention].

Form 125B

#### Warrant

- 1. The Sheriff, the Commissioner of Police, and members of the police force are directed to take the Respondent to a Correctional Services Institution.
- The Chief Executive of the Department for Correctional Services or Department of Human Services, Youth
  Justice is directed to detain the Respondent for the period specified above.

Authentication	
Signature of Court Officer [title and name]	
Date warrant signed: [date]	

Form	126
------	-----

o be inserted by Court	
Case Number:	
Date Filed:	
FDN:	

#### WARRANT OF APPREHENSION OF SUBJECT

[SUPREME/DISTRICT/MAGISTRATES/YOUTH/ENVIRONMENT RESOURCES AND DEVELOPMENT] Select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

[FULL NAME] Respondent

Respondent subject to warrant					
Full name					
	Full Name				
Address	Address				
	Street Address (including unit or level number and name of property if required)				
		01-1-	Boots to	2	
	City/town/suburb	State	Postcode	Country	
	Email address				
Date of Birth and Licence					
number	Date of Birth		Driver's Licence No		
Phone Details					
	Type (eg. home; work; mobile) - N	lumber	Another number		

Form 126

To the Commissioner of Police for the State of South Australia and each member of the Police Force for the State of South Australia

#### Introduction

The Respondent entered into a bail agreement on [date] in case number [case number] in respect of [offence/offences] charged on an Information dated [date] in the [Court].

The Court is satisfied that:

- (a) it appears that the Respondent has contravened or failed to comply with a term or condition of the bail agreement;
- (b) a warrant should issue under section [6(4)/18(1)] of the Bail Act 1985.

#### Warrant

YOU ARE DIRECTED to arrest the Respondent and bring that person as soon as practicable before the Court to be further dealt with according to law.

Signature of Court Officer
[title and name]

Form CP1
To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location: 75 Wright Street Adelaide
ORIGINATING APPLICATION - CARE AND PROTECTION ORDER
Children and Young People (Safety) Act 2017 s 53(1)
YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION
Specify the FULL NAME of each party. Include a party number if more than one party of the same type. Add additional parties as required.
CHIEF EXECUTIVE OF THE DEPARTMENT FOR CHILD PROTECTION
Applicant
AND
Parent/Guardian 1
Parent/Guardian 2
Child 1 (DOB:)
Child 2 (DOB:)
Child 3 (DOB:)
Other Party

ln	ct	rıı	~ti	$\sim$	ns

Please fill in all of the details requested in this form.

If any details of a party are unknown, indicate 'Unknown' in the appropriate box.

If a party is deceased, please indicate their full name with the word 'Deceased' in brackets after their name.

Duplicate the relevant details box for multiple parties of the same type.

For boxes '[ ]', mark 'X' in the appropriate box.

#### To the lodging party: WARNING

It is intended that this document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, mark this information as 'Withheld' and provide these details to the Youth Court Registry via a separate form.

Pre-Action Steps
Has a Family Group Conference taken place? Yes [ ] No [ ]
Does section 59(2) apply? Yes [ ] No [ ]
Has an Instrument of Guardianship or Restraining Notice been lodged? Yes [ ] No [ ]
Has the child/children been removed? Yes [ ] No [ ]

Child the subject of this	Application
Child	
	Full Name
Date of Birth	
	Day – Month - Year
Ethnicity	Is the Child an Aboriginal or Torres Strait Islander?  [ ] Yes
	[ ] (Other – please specify)

Add additional child/children if required

Filed by the Applicant					
Applicant	THE CHIEF EXECU	TIVE OF THE DEPARTI	MENT FOR CHILD F	ROTECTION	
Name of Law Firm and Solicitor	Crown Solicitor's Office, Public Law Section				
	Law Firm Solicitor				
Address for Service	Level 17, 10 Franklin Street  Street Address (including unit or level number and name of property if required)				
	Adelaide City/town/suburb	SA State	5000 Postcode	Country	

	childprotection@sa.g	<u>lov.au</u>				
Phone Details	Office - 8207 1510					
Parent/Guardian 1 of [Ins		dren]				
Full Name	1					
	Full Name					
Date of Birth						
Address	Day-Month-Year					
	Street Address (including unit or	r level number and name of proper	ty if required)	T		
	City/town/suburb	State	Postcode	Country		
	Email address					
Phone Details						
D	Type - Number	-f 1				
Parent/Guardian 2 of [Ins	ert name of child/child	arenj				
Full Name						
Date of Birth	Full Name					
	Day-Month-Year					
Address	Street Address (including unit o	r level number and name of proper	ty if required)			
	City/town/suburb	State	Postcode	Country		
Phone Details	Email address					
	Type - Number					
Other Party						
Full Name	1					
Full Name	Foll Name					
Address	Full Name					
	Street Address (including unit of	r level number and name of proper	ty if required)	T		
	Olt & Samuel Carlo and	04-4-	Bartanda.	Saurata :		
	City/town/suburb	State	Postcode	Country		
Phone Details	Email address					
1 Holle Details	Type - Number					
	- Abo - Idulinoi					
Application Details						
This Application is made fo	r orders under the <i>Chil</i> o	dren and Young Peopl	This Application is made for orders under the Children and Young People (Safety) Act 2017.			

The	The Applicant seeks the following orders:					
(Tick the relevant boxes below and provide the orders sought in full below)						
	A party be under the supervision of the Chief Executive and enter	Section 53(1)(a)				
	into a written undertaking (not exceeding 12 months) in the following					
	terms:					
	1.					
	2.					
_	3.					
	Examination and assessment of the child/ren	Section 53(1)(b)				
	Assessment of the parent/guardian	Section 53(1)(c)				
	Order preventing the removal of the child/ren from the State	Section 53(1)(d)				
	Guardianship order not exceeding 12 months	Section 53(1)(e) and/or (f)				
	Guardianship order until the child/ren attain/s 18 years of age	Section 53(1)(g) and/or (h)				
	Custody order not exceeding 12 months	Section 53(1)(i)				
	Order granting custody to the Chief Executive	Section 53(1)(j)				
	Order to refrain	Section 53(1)(k)				
	Order to revoke an instrument of guardianship or restraining notice	Section 53(1)(I)				
	Consequential or ancillary orders	Section 53(1)(m)				
	The Instrument of Guardianship dated [date] be varied	Section 45(6)				
	The Instrument of Guardianship dated [date] be extended	Section 47				
	The Restraining Notice dated [date] be extended	Section 47				
	[Other orders sought — e.g. the Application dated [date] is amended]					
Set	out orders sought in separately numbered paragraphs					
	1.					
Thi	s Application is made on the grounds set out in:					
]	] the accompanying Affidavit sworn by [full name] on the day of 20 .					
]	] the accompanying report by [name] dated [Day-Month-Year].					
[	] the accompanying document being [document description].					

Grounds of Application (Outline in separately numbered paragraphs and attach additional pages if necessary).

- 1. 2. 3.

### To the other parties: WARNING

The Applicant has applied for orders set out in this Application.

The facts that support this Application are set out in the accompanying documentation.

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing and
- you may be required to file a Response at a later stage.

If you do not attend the Court hearing, orders may be made without further warning.

_		
50	rv	ıce

 				A 11 11			
It is	ıntended	to serve	this	Application	on all	other	parties.

[ ] It is not intended to serve this Application on the following parties: [list names]

because [reasons]

This document must be served in accordance with legislation and the Rules of Court.

#### **Accompanying Documents**

Accompanying service of this Application is a:

- [ ] Supporting Affidavit (optional)
- ] If other additional document(s) please list them below:

Form CP2	
To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	
Hearing Date and Time:	
Hearing Location:	
75 Wright Street Adelaide	
ORIGINATING APPLICATION - [VARY / REVOKE / DISCHARGE] CARE AND	) PROTECTION
ORDER	
Children and Young People (Safety) Act 2017 s 55	
YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION	
Please specify the FULL NAME of each party. Include a party number if more than one party of the same type. Add additional parties as i	required.
Applicant	
AND	
Parent/Guardian 1	
Parent/Guardian 2	
Child 1 (DOB:)	
Child 2 (DOB:)	
Child 3 (DOB:)	
Other Party	

nstrı	

Please fill in all of the details requested in this form.

If any details of a party are unknown, indicate 'Unknown' in the appropriate box.

If a party is deceased, please indicate their full name with the word 'Deceased' in brackets after their name.

Duplicate the relevant details box for multiple parties of the same type.

For boxes '[ ]', mark 'X' in the appropriate box.

#### To the lodging party: WARNING

It is intended that this document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, mark this information as 'Withheld' and provide these details to the Youth Court Registry via a separate form.

Child the subject of this A	pplication
Child	
	Full Name
Date of Birth	
	Day-Month-Year
Ethnicity	Is the Child an Aboriginal or Torres Strait Islander?  [ ] Yes
	[ ] (Other – please specify)

Add aditional child/children if required

Filed by the Applicant				
Applicant				
	Full Name			
Party Title	[ ] Chief Executive [ ] Parent [ ] Guardian [ ] Other Party	e/MiniSter Mandatory for Appl	ication to Discharge	
Name of Law Firm and Solicitor if any				
-	Law Firm		Solicitor	
Address for Service	Street Address (including unit o	r level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			

Parent/Guardian 1 of [Inse	ert name of child/child	dren]		
Full Name				
	Full Name			
Date of Birth				
Address	Day-Month-Year			
	Street Address (including unit or	level number and name of proper	v if required)	
	onoo / wares (moraum) g anno o	Total Hamber and Hamber property	,	
	City/town/suburb	State	Postco de	Country
	Email address			
Phone Details				
	Type - Number			
Parent/Guardian 2 of [Inse	ert name of child/child	dren]		
Full Name				
	Full Name			
Date of Birth				
	Day-Month-Year			
Address				
	Street Address (including unit or	level number and name of proper	y if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			
Other Party				
Full Name				
	Full Name			
Address				
	Street Address (including unit or	level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
D. D	Email address			
Phone Details				
	Type - Number			
Application Details				
The Applicant seeks an Order pursuant to the Children and Young People (Safety) Act 2017.				
The Applicant seeks the following orders:				
	_	discharged (	blo if the Applicant is the Oli	of Evocutive Military
☐ The Care and Protection order dated [date] be discharged (Only applicable if the Applicant is the Chief Executive/Minister).				
☐ The Care and Protection	on order dated [ <i>date</i> ] be	revoked in its entirety	(section 55(1)).	
L				

☐ The Care and Protection order dated [date] be varied to [variations sought] (section 55(1)).
□ [Other orders sought in separately numbered paragraphs]
1. 2. 3.
This Application is made on the grounds set out in:
[ ] the accompanying Affidavit sworn by [full name]
on the day of 20 .
[ ] the accompanying report by [name] dated [Day-Month-Year].
[ ] the accompanying document being [document description].
Grounds of Application (Please outline in separately numbered paragraphs and attach additional pages if necessary).  1. 2. 3.
To the other parties: WARNING
The Applicant has applied for orders set out in this Application.
The facts that support this Application are set out in the accompanying documentation.
This Application will be considered at the hearing at the date and time set out at the top of this document.
If you wish to oppose the Application or make submissions about it you:
<ul> <li>you must attend the hearing and</li> <li>you may be required to file a Response at a later stage.</li> </ul>
If you do not attend the Court hearing, orders may be made without further warning.
Service
[ ] It is intended to serve this Application on all other parties.
I It is not intended to serve this Application on the following parties: [list names]
because [reasons]
This document must be served in accordance with legislation and the Rules of Court.
Accompanying Documents
Accompanying service of this Application is a:
[ ] Supporting Affidavit (optional)
[ ] If other additional document(s) please list them below:

Other Party

Form CP2A
To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location: 75 Wright Street Adelaide
ORIGINATING APPLICATION - [VARY / REVOKE / EXTEND / DISCHARGE ] INSTRUMENT
OF GUARDIANSHIP
Children and Young People (Safety) Act 2017 ss 45(5), 45(6), 47 and 53(1)(I)
YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION
Please specify the FULL NAME of each party. Include a party number if more than one party of the same type. Add additional parties as required.
Applicant
AND
Parent/Guardian 1
Parent/Guardian 2
Child 1 (DOB:)
Child 2 (DOB:)
Child 3 (DOB:)

Instructions:
Please fill in all of the details requested in this form.
If any details of a party are unknown, indicate 'Unknown' in the appropriate box.
If a party is deceased, please indicate their full name with the word 'Deceased' in brackets after their name.
Duplicate the relevant details box for multiple parties of the same type.
For boxes '[ ]', mark 'X' in the appropriate box.

#### To the lodging party: WARNING

It is intended that this document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, mark this information as 'Withheld' and provide these details to the Youth Court Registry via a separate form.

Child the subject of this A	Application
Child	
Date of Birth	Full Name  Day-Month-Year
Ethnicity	Is the Child an Aboriginal or Torres Strait Islander?  [ ] Yes
	[ ] Both [ ] No [ ] (Other – please specify)

Add aditional child/children if required

Filed by the Applicant				
Applicant				
	Full Name			
Party Title	[ ] Chief Executive/Minister Mandatory for Application to Discharge or Extend [ ] Parent [ ] Guardian [ ] Other Party			
Name of Law Firm and Solicitor _{If any}	Law Firm		Solicitor	
Address for Service	Street Address (including unit o	r level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			

Phone Details					
	To North				
	Type - Number				
Parent/Guardian 1 of [Insert name of child/children]					
Full Name	1				
- Cil I Vallic					
Date of Birth	Full Name				
	Day-Month-Year				
Address					
	Street Address (including unit or	r level number and name of propert	y if required)	T	
	City/town/suburb	State	Postcode	Country	
	Email address				
Phone Details	Liliali address				
	Type - Number				
Parent/Guardian 2 of [Inse	ert name of child/child	dren]			
Full Name					
	Full Name				
Date of Birth					
Address	Day-Month-Year				
Address					
	Street Address (including unit or	r level number and name of propert	y if required)		
	City/town/suburb	State	Postco de	Country	
	Sky/to III/Joana	Otato	1 000000	Journal	
	Email address				
Phone Details					
	Type - Number				
Other Pents					
Other Party					
Full Name					
Adda	Full Name				
Address					
	Street Address (including unit or	r level number and name of propert	y if required)		
	City/town/suburb	State	Postcode	Country	
	Cityitowinsuburb	Otato	T Ostcode	Country	
	Email address				
Phone Details					
	Type - Number				
Application Details					
The Applicant seeks an Ord	der pursuant to the Chi	ldren and Young Peop	le (Safety) Act 2017.		
The Applicant seeks the f	ollowing orders:				

The Instrument of Guardianship dated [date] be extended (Only applicable if the Applicant is the Chief Executive/Minister).
The Instrument of Guardianship dated [date] be discharged (Only applicable if the Applicant is the Chief Executive/Minister).
The Instrument of Guardianship dated [date] be revoked in its entirety (section 55(1)) (Not applicable unless an order under section 50(1) has been made).
☐ The Instrument of Guardianship dated [date] be varied to [variations sought] (section 55(1)).
□ [Other orders sought in separately numbered paragraphs]
1. 2. 3.
This Application is made on the grounds set out in:
[ ] the accompanying Affidavit sworn by [full name] on the day of 20 .
[ ] the accompanying report by [name] dated [Day-Month-Year].
[ ] the accompanying document being [document description].
Grounds of Application

#### To the other parties: WARNING

The Applicant has applied for orders set out in this Application.

The facts that support this Application are set out in the accompanying documentation.

This Application will be considered at the hearing at the date and time set out at the top of this document.

(Please outline in separately numbered paragraphs and attach additional pages if necessary).

If you wish to oppose the Application or make submissions about it you:

- you must attend the hearing and
- you may be required to file a Response at a later stage.

If you do not attend the Court hearing, orders may be made without further warning.

#### Service

1. 2. 3.

- [ ] It is intended to serve this Application on all other parties.
- [ ] It is not intended to serve this Application on the following parties: [list names] because [reasons]

This document must be served in accordance with legislation and the Rules of Court.

Acc	Accompanying Documents		
Acc	companying service of this Application is a:		
]	] Supporting Affidavit (optional)		
[	] If other additional document(s) please list them below:		

Form CP2B
To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location: 75 Wright Street Adelaide
ORIGINATING APPLICATION - [ EXTEND / REVOKE ] RESTRAINING NOTICE Children and Young People (Safety) Act 2017 ss 47 and 53(1)(I)
YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION
Please specify the FULL NAME of each party. Include a party number if more than one party of the same type. Add additional parties as required.
Applicant
AND
Parent/Guardian 1
Parent/Guardian 2
Child 1 (DOB:)
Child 2 (DOB:)
Child 3 (DOB:)
Other Party

nst			

Please fill in all of the details requested in this form.

If any details of a party are unknown, indicate 'Unknown' in the appropriate box.

If a party is deceased, please indicate their full name with the word 'Deceased' in brackets after their name.

Duplicate the relevant details box for multiple parties of the same type.

For boxes '[ ]', mark 'X' in the appropriate box.

#### To the lodging party: WARNING

It is intended that this document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, mark this information as 'Withheld' and provide these details to the Youth Court Registry via a separate form.

Child the subject of th	is Application
Child	
Date of Birth	Full Name  Day-Month-Year
Ethnicity	Is the Child an Aboriginal or Torres Strait Islander?  [ ] Yes

Add aditional child/children if required

Filed by the Applicant					
Applicant					
	Full Name				
Party Title	[ ] Chief Executive	[ ] Chief Executive/Minister			
Name of Law Firm and					
Solicitor if any	Law Firm		Solicitor		
Address for Service					
	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country	
	City/town/suburb	State	r usicoue	Country	
	Email address				
Phone Details					
	Type - Number				

Parent/Guardian 1 of [Insert name of child/children]					
Full Name					
	Full Name				
Date of Birth					
	Day-Month-Year				
Address					
	Street Address (including unit or	r level number and name of proper	ty if required)	T	
	City/town/suburb	State	Postcode	Country	
Phone Details	Email address				
Thoric Betallo					
	Type - Number				
Parent/Guardian 2 of [Inse	ert name of child/chile	dren1			
Full Name					
	Full Name				
Date of Birth					
Address	Day-Month-Year				
Address					
	Street Address (including unit or	r level number and name of proper	ty if required)	I	
	City/town/suburb	State	Postcode	Country	
	Frank address				
Phone Details	Email address				
	Type - Number				
Other Party					
Full Name					
	Full Name				
Address	, and Harris				
	Street Address (including unit or	r level number and name of proper	ty if required)		
	City/town/suburb	State	Postcode	Country	
D	Email address				
Phone Details					
Type - Number					
Application Details					
The Applicant seeks an Order pursuant to the Children and Young People (Safety) Act 2017.					
The Applicant seeks the fo	ollowing orders:				
☐ The Restraining Notice	dated [date] be extend	ed (Only applicable if the Ap	plicant is the Chief Executive	/Winister).	

This Application is made on the grounds set out in:
[ ] the accompanying Affidavit sworn by [full name] on the day of 20 .
[ ] the accompanying report by [name] dated [Day-Month-Year].
[ ] the accompanying document being [document description].
Grounds of Application
(Please outline in separately numbered paragraphs and attach additional pages if necessary).
1.
2. 3.
To the other parties: WARNING
The Applicant has applied for orders set out in this Application.
The facts that support this Application are set out in the accompanying documentation.
This Application will be considered at the hearing at the date and time set out at the top of this document.
If you wish to oppose the Application or make submissions about it you:
<ul> <li>you must attend the hearing and</li> <li>you may be required to file a Response at a later stage.</li> </ul>
If you do not attend the Court hearing, orders may be made without further warning.
Service
[ ] It is intended to serve this Application on all other parties.
[ ] It is not intended to serve this Application on the following parties: [list names]
because [reasons]
This document must be served in accordance with legislation and the Rules of Court.
Accompanying Documents
Accompanying service of this Application is a:
[ ] Supporting Affidavit (optional)
[ ] If other additional document(s) please list them below:

Form CP3
To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location: 75 Wright Street Adelaide
NOTICE - LODGEMENT OF [ INSTRUMENT OF GUARDIANSHIP / RESTRAINING NOTICE INTERSTATE ORDER ] Children and Young People (Safety) Act 2017 ss 45(4), 46(4) and 134(1)
YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION
Please specify the FULL NAME of each party. Include a party number if more than one party of the same type. Add additional parties as required.
Applicant
AND
Parent/Guardian 1
Parent/Guardian 2
Child 1 (DOB:)
Child 2 (DOB:)
Child 3 (DOB:)
Other Party

Instructions:			
Please fill in all of the details requested in this form.			
If any details of a party are unknown, indicate 'Unknown' in the appropriate box.			
If a party is deceased, please indicate their full name with the word 'Deceased' in brackets after their name.			
Duplicate the relevant details box for multiple parties of the same type.			
For boxes '[ ]', mark 'X' in the appropriate box.			

Child the subject of this A	Application
Name	
	Full Name
Date of Birth	
	Day-Month-Year
Ethnicity	Is the Child an Aboriginal or Torres Strait Islander?  [ ] Yes
	[ ] Both [ ] No [ ] (Other – please specify)

Add aditional child/children if required

Person subject to the qualifying offence (Please include all aliases and names the person is known by)				
Full Name				
Other Known Aliases	1. 2. 3.			
Address for Service	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
Phone Details	City/town/suburb	- Otato		,
	Type - Number			
Email				
	Email address			

Filed by the Applicant				
Full Name	THE CHIEF EXECU	TIVE OF THE DEPAR	TMENT FOR CHILD F	PROTECTION
Name of Law Firm and				
Solicitor	Crown Solicitor's Offi	ice, Public Law Section	n	
Address for Service	Level 17, 10 Franklin Street Address (including unit of Adelaide City/town/suburb	SA	ty If required) 5000 Postcode	Australia country
	childprotection@sa.c	gov.au		
Phone Details	Office - 8207 1510 Type - Number			

Matter	Type:

[	An Instrument of Guardianship is lodged with the Court under section 45(4)(b) of the Children and You.	ng
	Person (Safety) Act 2017.	

- ] A Restraining Notice is lodged with the Court under section 46(4)(b) of the Children and Young Person (Safety) Act 2017.
- ] The interstate order of the [Name of Court, including State], File No: [number], is registered in the State of South Australia (section 134(1)).
- ] The interstate order of the [Name of Court, including State], File No: [number], to transfer child protection proceedings, together with a copy of the interim order, is registered in the State of South Australia. (section
- ] [Other document lodged]

#### **Accompanying Documents**

The following documents accompany this Order:

#### (Please list below in numbered paragraphs)

- 1. 2. 3.

### Service

This notice must be served on the offender in accordance with the legislation and the Rules of Court.

Other Party

Form CP4
To be inserted by Court
Case Number:
Date Filed:
FDN:
AFFIDAVIT
Children and Young Person (Safety) Act 2017
YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION
Please specify the FULL NAME of each party. Include a party number if more than one party of the same type. Add additional parties as required.
Applicant
AND
Parent/Guardian 1
Parent/Guardian 2
Child 1 (DOB:)
Child 2 (DOB:)
Child 3 (DOB:)

# Instructions:

Set out text in separately numbered paragraphs. If the Affidavit relates to an Application, identify the Application and state the material facts relevant to the Application.

For boxes '[ ]', mark 'X' in the appropriate box.

Filed by the [Party Title]				
Full Name				
	Full Name			
Name of Law Firm and				
Solicitor if any	Law Firm		Solicitor	
Address for Service				
	Street Address (including unit or	r level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			

Deponent Details					
Deponent					
	Full Name				
Address					
	Street Address (including	unit or level number and name	of property if required)		
	City/town/suburb	State	Postcode	Country	
	Email address				
Occupation					
	Occupation				

Affidavit
[full name, address and occupation of deponent]   SWEAR ON OATH / [ ] DO TRULY AND SOLEMNLY AFFIRM THAT:
1.
O war Wife was d
SWOFN/Affirmed Delete whichever is N/A

By the abovenamed deponent
at [place]
on [date]
Signature of deponent
before me  Signature and title of attesting witness
Printed name and title of witness Stamp here if applicable
ID number of witness If applicable

#### Instructions

- Each page of the Affidavit, including any exhibit(s), must be consecutively numbered starting with page 2.
   Please attach additional pages to the Affidavit as necessary.
- The Affidavit should be confined to facts and should not include submissions.
- The Affidavit should not reproduce material already contained in Affidavits or other material already filed in the
  matter. It should not exhibit documents already exhibited to Affidavits filed in the matter. In both cases it is
  sufficient to simply refer to such material or documents and the place where they may be found.
- An exhibit to an Affidavit must be clearly marked to identify it as the exhibit referred to in the Affidavit.
- A single 'front page' must be inserted in front of the exhibits.
- · Each page of the Affidavit (but not any exhibit) must be signed by both the deponent and the witness.
- An Affidavit is to be sworn if it is made in this State in accordance with section 6 of the Evidence Act 1929 or,
  if made elsewhere, in accordance with the law for the taking of oaths or the making of affirmations in that place.
- The deponent must swear or affirm the Affidavit before a person authorised by law to witness the swearing or affirming of Affidavits ('the witness'). Persons authorised to witness an Affidavit are:
  - (a) a Registrar or Deputy Registrar
  - (b) any other officer of the Court whom the Registrar has assigned for this purpose;
  - (c) a public notary;
  - (d) a commissioner for taking Affidavits;
  - (e) a justice of the peace for South Australia;
  - (f) any other person authorised by law to take Affidavits.
- The contents of an Affidavit cannot be altered after the Affidavit has been sworn or affirmed.
- The party serving an Affidavit must serve copies of all exhibits with the Affidavit.

### Service

This Affidavit must be served on all parties in accordance with the legislation and the Rules of Court.

Form CP5
To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location: 75 Wright Street Adelaide
INTERLOCUTORY APPLICATION - INTERESTED PERSON TO BE HEARD Children and Young People (Safety) Act 2017 s 66
YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION
Please specify the FULL NAME of each party. Include a party number if more than one party of the same type. Add additional parties as required.
Applicant
AND
Parent/Guardian 1
Parent/Guardian 2
Child 1 (DOB:)
Child 2 (DOB:)
Child 3 (DOB:)
Chief Executive of the Department for Child Protection
Other Party

		ct		

Please fill in all of the details requested in this form. Duplicate the relevant details box for multiple parties of the same type.

For boxes '[ ]', mark 'X' in the appropriate box.

Full Name

# To the lodging party: WARNING

Filed by the Interested Person

Interested Person

Name of Law Firm and

It is intended that this document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, mark this information as 'Withheld' and provide these details to the Youth Court Registry via a separate form.

Solid	citor If any	Law Firm		Solicitor			
Address for Service							
	Street Address (including unit or level number and name of property if required)						
		City/town/suburb	State	Postcode	Country		
		For all and design					
Pho	ne Details	Email address					
		Type - Number					
App	lication Details						
This	Application is for permi	ission to make submiss	sions at the hearing on	[full date].			
This	Application is made un	der section 66 of the C	children and Young Pe	ople (Safety) Act 2017	by:		
[	] a member of the chi	ld or young person's fa	ımily (section 66(a));				
[	] a person who has at	t any time had the care	of the child or young	person (section 66(b));			
[	] a person who has co	ounselled, advised or a	iided the child or young	g person (section 66(c)	)).		
	The Applicant seeks the following orders: (List orders sought in separately numbered paragraphs).						
1. P	ermission to make subn	nissions at the hearing	on [full date].				
2.							
3.							
This	Application is made on	the grounds set out in	:				
[	] the Application as bel	low.					
[	] the accompanying Afday of 2		nme] on the				

Groun	de	of.	Δnnl	lication
Giouii	us	OI A	HUU	ncation

(Outline in separately numbered paragraphs and attach additional pages if necessary).

- 1.
- 2. **3.**

#### To the other parties: WARNING

The abovenamed person, not being a party to the proceedings, applies to make submissions to the Court regarding the child/children.

The Application will be considered at the trial at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing and
- you may be required to file a Response at a later stage.

#### Service

- [ ] It is intended to serve this Application on all other parties.
- [ ] It is not intended to serve this Application on the following parties: [list names] because [reasons]

This document must be served in accordance with legislation and the Rules of Court.

# **Accompanying Documents**

Accompanying service of this Application is a:

- Supporting Affidavit (optional)
- [ ] If other additional document(s) please list them below:

Form CP6
To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location: 75 Wright Street Adelaide
INTERLOCUTORY APPLICATION
Children and Young Person (Safety) Act 2017
YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION
Please specify the FULL NAME of each party. Include a party number if more than one party of the same type. Add additional parties as required.
Applicant
AND
Parent/Guardian 1
Parent/Guardian 2
Child 1 (DOB:)
Child 2 (DOB:)
Child 3 (DOB:)
Other Party

Inci	trii	~tia	ons
1113	u u	CLIV	J113

Please fill in all of the details requested in this form. Duplicate the relevant details box for multiple parties of the same type.

For boxes '[ ]', mark 'X' in the appropriate box.

# To the lodging party: WARNING

It is intended that this document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, mark this information as 'Withheld' and provide these details to the Youth Court Registry via a separate form.

Filed by the [Party title]	Filed by the [ <i>Party title</i> ]						
Full Name							
	Full Name						
Name of Law Firm and	Tunitum						
Solicitor if any							
	Law Firm		Solicitor				
Address for Service							
	Street Address (including unit or	level number and name of propert	tv if required)				
	, ,		<u> </u>				
	l						
	City/town/suburb	State	Postcode	Country			
	Email address						
Phone Details							
1 Horie Details							
	Type - Number						
Application Details							
l <del>_</del> , , , , , , ,							
The abovenamed party see	ks the following orders						

Application Details	
The abovenamed party seeks the following orders: (List orders sought in separately numbered paragraphs).  1.	
This Application is made on the grounds set out in:	
[ ] in the accompanying Affidavit sworn by day of 20 .	[full name] on the
Further Particulars: (If applicable)	
[ ] This Application is urgent on the grounds set out in the accompanying Affida	vit sworn by [full name] on [date].
[ ] This Application is by consent. The consent of the [party title] [name] is evident or email from the party's solicitor].	ced by [set out evidence – eg letter

#### To the other parties: WARNING

The abovenamed party has applied for orders set out in this Application based on the facts set out in the accompanying Affidavit.

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing and
- you may be required to file a Response at a later stage.

If you do not attend the Court hearing, orders may be made without further warning.

Se	rv	ice

The party filing this document is required to serve it on all other parties at least 2 clear business days prior to the next scheduled hearing.

[ ] It is intended to serve this Application on all other parties.

[ ] It is not intended to serve this Application on the following parties: [list names] because [reasons]

This document must be served in accordance with legislation and the Rules of Court.

#### **Accompanying Documents**

Accompanying this Application is a:

[ ] Supporting Affidavit (required)

] If other additional document(s) please list them below:

Form CP7
To be inserted by Court
Case Number:
Date Filed:
FDN:
RESPONSE
Children and Young Person (Safety) Act 2017
YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION
Disease appeals the CIU L NARRE of each work.
Please specify the FULL NAME of each party. Include a party number if more than one party of the same type. Add additional parties as required.
Applicant
AND
Parent/Guardian 1
Parent/Guardian 2
Child 1 (DOB:)
Gillia i (BGB)
Child 2 (DOB:)
Child 3 (DOB:)
Other Party

ı	n	s	tr	ш	ct	i	o	n	s	٠

Please fill in all of the details requested in this form. Duplicate the relevant details box for multiple parties of the same type.

For boxes '[ ]', mark 'X' in the appropriate box.

#### To the lodging party: WARNING

It is intended that this document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, mark this information as 'Withheld' and provide these details to the Youth Court Registry via a separate form.

Filed by the Respondent:				
Full Name				
	Full Name			
Party Title	[ ] Chief Executive [ ] Parent [ ] Guardian [ ] Other Party	e/Minister		
Name of Law Firm and Solicitor _{If any}	Law Firm		Solicitor	
Address for Service		r level number and name of proper	t∨ if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details	Type Number			
	Type - Number			

#### Introduction:

This Response is filed in relation to an Application for a Care and Protection order.

The content of this Response is governed by Rule 11 of the *Youth Court (Care and Protection) Rules 2018* (SA). Complete the following Response Details as applicable and add additional paragraphs as necessary.

#### **Response Details**

Court File Number: [Number]

A) (1) The Respondent opposes the following Order stated in the Application:

List each Order opposed in separately numbered paragraphs.

- 1.
- 2.
- 3.
- (2) The Respondent does not oppose the following Orders stated in the Application:

List each Order not opposed in separately numbered paragraphs.

		1. 2. 3.
(3	3) 7	The Respondent proposes the following alternative Order/s:
	L	List each Order proposed in separately numbered paragraphs and state clearly the Order outlined in (A)(1) above that it would replace.
		1. 2. 3.
B) (	1) Ir	n relation to each ground of the Application, the following grounds are admitted:
	2	1. 2. 3.
(2	2) I	In relation to each ground in the Application, the following grounds are disputed:
		1. 2. 3.
	R	Reasons the grounds are disputed: [Reasons]
(3	3) I	In relation to each ground of the Application, the following grounds are not admitted, but not disputed for the ourposes of the determination of the Application:
		1. 2. 3.
C) (	1) Ir a	n relation to each separate particular of a factual allegation in the Application, the following particulars are dmitted:
	2	1. 2.
	3	3.
		In relation to each separate particular of a factual allegation in the Application, the following particulars are disputed:
		1. 2.
		3. Reasons the particulars are disputed: [ <i>Reasons</i> ]
(	(3)	In relation to each separate particular of the Application, the following particulars are not admitted, but not disputed for the purposes of the determination of the Application:
		1. 2. 3.

Service			

The party filing this document is required to serve it on all other parties at least 5 business days before the Pre-Trial Conference.

- [ ] It is intended to serve this Application on all other parties.
- [ ] It is not intended to serve this Application on the following parties: [list names] because [reasons]

This document must be served in accordance with legislation and the Rules of Court.

Acc	Accompanying Documents		
Acc	ompanying this Response is a:		
[	] Supporting Affidavit (optional)		
[	] Expert reports		
[	] Chronologies of significant events		
l r	If other additional document(s) please list them below:		

Form CP8
To be inserted by Court
Case Number:
Date Filed:
FDN:
UNDERTAKING
Children and Young People (Safety) Act 2017 s 53(1)
YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION
Please specify the FULL NAME of each party. Include a party number if more than one party of the same type. Add additional parties as required.
Applicant
AND
Parent/Guardian 1
Parent/Guardian 2
Child 1 (DOB:)
Child 2 (DOB:)
Child 3 (DOB:)
Other Party

Filed by the Applicant:				
Full Name				
	Full Name			
Party Title	[ ] Chief Executive [ ] Parent [ ] Guardian [ ] Other Party			
Name of Law Firm and	Mark appropriate section with ar	1 X		
Solicitor if any	Law Firm		Solicitor	
Address for Service	Lawrinii		Concitor	
	Street Address (including unit or	level number and name of prop	erty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			
Details of the Barrey Ente	wina into the Undorte	. Irina		
Details of the Person Enter Full Name	Fring into the Underta	iking		
Tall Name				
Address for Service	Full Name			
Address for Service				
	Street Address (including unit or	r level number and name of prop	erty if required)	T
	City/town/suburb	State	Postcode	Country
- I:	Email address			
Occupation				
	Occupation			
Undertaking				
This Undertaking is entered (Nature of Application in	l into in relation to an A one sentence).	pplication for		
I fall manner of the second of				
I, [full name of person enter	•	-		
(List terms in separately r	numbered paragraphs	and add additiona	l paragraphs as neces	ssary).
1.				
2.				
3.				
		 Się	gnature of Person Enter	ing Undertaking

	Full Name
	Date
Witness	
Taken before me and duplicate notices given to the person enter	ering into the undertaking on the date below.
	Signature of Authorised Witness
	Full Name and Title of Authorised Witness
	Date: / /20 Time: am/pm

#### Note:

The person entering into this undertaking must sign and date this undertaking in the presence of an authorised witness.

Persons authorised to witness this undertaking are:

- (a) a Registrar or Deputy Registrar (or any other officer of the Court whom the Registrar has assigned for this purpose);
- (b) a public notary;
- (c) a Commissioner for taking Affidavits;(d) a justice of the peace for South Australia;
- (e) any other person authorised by law to witness undertakings.

Other Party

Form CP10
To be inserted by Court
Case Number:
Date Filed:
FDN:
ORDER – CARE AND PROTECTION ORDER
YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION
Applicant
AND
Parent/Guardian 1
Parent/Guardian 2
Child 1 (DOB:)
Child 2 (DOB:)
Sind 2 (555)
Child 3 (DOB:)

		IIC:		

The Applicant seeks an Order pursuant to the Children and Young People (Safety) Act 2017 ('the Act').

Presiding Judicial Officer: [Full Title and Name]

Date of Order: [Date]

# Recitals:

Red	citals:
[	] <b>ON THE APPLICATION</b> of the Chief Executive of the Department for Child Protection ('the Chief Executive') for care and protection orders in relation to the abovenamed child/children:
[	] <b>ON THE APPLICATION</b> of the Chief Executive of the Department for Child Protection ('the Chief Executive') for care and protection orders in relation to the abovenamed child/children, I have read the materials placed before the Court and I am satisfied that it is appropriate to make the order sought by the Chief Executive, having had regard to the provisions of the <i>Children and Young People (Safety) Act 2017</i> , in particular Parts 2 and 3 of Chapter 1:
[	] <b>ON THE APPLICATION</b> of the Chief Executive of the Department for Child Protection ('the Chief Executive') for care and protection orders in relation to the abovenamed child/children, with the consent of the participating parties pursuant to section 54(2) of the Act and without having considered the matters that the Court must otherwise consider in the proceedings:

[	] The hearing of the application is adjourned to [date-month-year] at [time] am/pm.
[	] The hearing of the application is adjourned to the Reunification Court on [date-month-year] at [time] am/pm.
[	] The period between service upon [Name], the [Party Title] and the hearing of the application is reduced to [number] day/s.
[	] Service upon [Name], the [child or young person/other party title] is dispensed with.
[	] [Name], the [Party Title], is placed under the supervision of the Chief Executive of the Department for Child Protection and is to enter into a written undertaking for a period of [number of] months in the following terms:  1. 2. 3.
[	] [Name of child or young person], the [Party Title], is [authorised / required] to undergo an examination or assessment.
[	] Custody of [Name of child or young person], the [child / young person], is granted to the Chief Executive of the Department for Child Protection for a period of [number of] [days/months].
[	] [Name], the [Party Title], is [authorised / directed] to undergo the following assessment:
	[ ] A mental health assessment by a psychiatrist or clinical psychologist nominated by the Chief Executive who is authorised to conduct such assessment, and to release the results of that assessment to the Chief Executive.
	[ ] A [drug/alcohol] assessment by the Director, Drug and Alcohol Services South Australia ('DASSA'), or their nominee who is authorised to conduct such assessment, and to release the results to the Chief Executive. [Details].
	[ ] Random drug screening as requested by the Department for Child Protection, by such agency as nominated by the Department for Child Protection which is authorised to conduct such assessment and to release the results of that assessment to the Chief Executive. [Details].
	[ ] A Parenting Capacity Assessment.

	[Details].
	[ ] [Other assessment] [Details].
[	] [Name of child or young person], the [Party Title], is not to be removed from the State of South Australia.
	An Order is made requiring the passport of [Name], the [Party Title], to be held by the Court:  [ ] For a specified period of [number] days.  [ ] Until further order.
[	] [Name of child or young person], the [Party Title], is placed under the guardianship of the Chief Executive for [length of order – not exceeding 12 months].
[	] [Name of child or young person], the [Party Title], is placed under the guardianship of a specified person or persons, namely [full name/s] for [length of order – not exceeding 12 months].
[	] [Name of child or young person], the [Party Title], is placed under the guardianship of the Chief Executive until [he/she] attains 18 years of age.
[	] [Name of child or young person], the [Party Title], is placed under the guardianship of a specified person or persons, namely [full name/s] until the [child/young person] attains 18 years of age.
[	] [Name], the [Party Title], be granted custody of [Name of child or young person] for [length of order – not exceeding 12 months].
]	] [Name of child or young person]. the [Party Title], is placed in the custody of the Chief Executive for a period of [number] months.
[	] [Name], the [Party Title], is directed to:
	<ul> <li>cease or refrain from residing in the same premises as the child or young person;</li> <li>refrain from coming within [distance] of [place];</li> <li>to [do - details];</li> <li>to refrain from [doing - details]</li> </ul>
[	1
]	] The following consequential or ancillary order is made: [Details].
[	] The Chief Executive's application is amended by [details].
[	] The Court recognising that a Declaration is in the best interests of the child or young person, it is declared that the abovementioned [child / young person] with be known as [Full Name].
[	] Previous interim orders are revoked.
[	] Interim Order extended [for the period of the adjournment / period of time].
[	] [Name], the [Party Title], is joined as a party to the proceedings.
[	] [Full name of child or young person] is to be returned to the custody of [name/s of parent/s or guardian/s], the [Party Title]:
	<ul> <li>[ ] Until [specify date].</li> <li>[ ] Until the next scheduled hearing.</li> <li>[ ] This is a Final Order.</li> </ul>
]	] The application is dismissed.
[	] The application has been withdrawn.
[	] [Other orders].

INTERIM ORDERS:						
It is further ordered that during the period of the adjournment:						
[ ] [Name], the [Party Title], is placed under the guardianship of the Chief Executive.						
[ ] [Name], the [Party Title], is placed under the custody of the Chief Executive.						
[ ] [Name], the [Party Title], is placed under the supervision of the Chief Executive.						
[ ] [Other orders such as interim refraining orders – see section 53(1)(k)]						
INTERIM ORDER UPON REFERRAL INTO THE REUNIFICATION COURT:						
It is further ordered that:						
[ ] [Name], the [Party Title], is placed under the guardianship of the Chief Executive for a period of [number] months.						
Order (Vary, Revoke or Discharge):						
The Court orders that:						
[ ] The Order made under section 53 [subsection] on [date] of the Act is:						
[ ] varied in the following way: [ <i>Details</i> ]						
[ ] revoked;						
[ ] discharged.						
Only complete if applicable:						
[ ] [Details of special circumstances]						
[ ] The Application of [Name], the [Party Title], to vary, revoke or discharge the order dated [date-month-year] is dismissed.						
[ ] The Application of [Name], the [Party Title], to vary, revoke or discharge the order dated [date-month-year] is withdrawn.						
Notations:						
[ ] Notation on the orders [details]						
Note on Penalty:						
A person who, having been personally served with an Order made by the Court under section 53, contravenes or fails to comply with the order is guilty of an offence. The maximum penalty the penalty is imprisonment for 2 years.						
Court use only						
Signature of Registrar						

Other Party

Form CP12
To be inserted by Court
Case Number:
Date Filed:
FDN:
ORDER – [INSTRUMENT OF GUARDIANSHIP/RESTRAINING NOTICE/INTERSTATE
ORDER/REVIEW OF TRANSFER/REVOCATION OF REGISTRATION/TRANSFER OF ORDER
OR PROCEEDINGS]
YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION
Applicant
AND
Parent/Guardian 1
Parent/Guardian 2
Child 1 (DOB:)
Child 2 (DOB:)
Child 3 (DOB:)

Introc	

The Applicant seeks an Order pursuant to the Children and Young People (Safety) Act 2017 ('the Act').

Date of Order: [Date]

Presiding Judicial Officer: [Full Title and Name]

Orc	ler:				
The	Court	orders that:			
[	] The Instrument of Guardianship in respect of the child [full name] is varied in the following way:				
	Para	graph [ <i>number</i> ] now reads:			
	[Deta	ails].			
[		[Instrument of Guardianship/Restraining Notice] in respect of the child [full name] is extended to the wing [Date].			
[	] The	Instrument of Guardianship in respect of the child [full name] is discharged.			
[	] The	[Instrument of Guardianship/Restraining Notice] in respect of the child [full name] is revoked.			
[	] The and:	Court has reviewed the decision of the Chief Executive to transfer the Order interstate and the Court			
	[ [ [	] affirms the decision; ] rescinds the decision; ] rescinds and substitutes the decision as follows: [Details]			
	[	] remits the subject matter to the Chief Executive for reconsideration in accordance with the following directions: [Directions]			
	[	] makes the following consequential or ancillary orders: [Details]			
[	] The	child protection order is transferred to:			
	[Nar	me of Court including State]			
	[Fre	e text option] The Court, for the purpose of the transfer, varies the order in the following terms:			
	[Det	ails]			
	The	Court orders that the transferred order remains in force for a [period of].			
[	] The	Care and Protection proceedings are transferred to:			
	[Nan	ne of Court including State].			
	[	] The Court makes the following interim order regarding the transfer of a child protection proceeding:			
		The guardianship, custody, or care of the child [name] remains in force for a [period of] in the following terms:			
		[Details]			

	The responsibility for the supervision of the child is to be placed with the interstate officer [name] in the [participating State] or any other person in that State to whom responsibility for the supervision of a child could be given under the child welfare law of that State.					
	] The interstate order of the [Name of Court, including State], File No: [number], is registered in the State of South Australia.					
	The interstate order of the [Name of Court, including State], File No: [number], to transfer a child protection proceeding, together with a copy of the interim order, is registered in the State of South Australia.					
	Court revokes the registration of a [child protection order/proceeding] in the State of South Australia as it satisfied that it was inappropriately registered because:					
]	] the decision or order to transfer the child protection order or the order to transfer the child protection proceeding (as the case requires) was at the time of registration subject to review or appeal or a stay; or					
[	] the time for instituting a review or appeal had not expired,					
	under the relevant interstate law					
Notations	<u>s:</u>					
[ ] Not	tation on the orders [details]					
Note on F	Penalty:					
	who, having been personally served with an Order made by the Court under section 53, contravenes or mply with the order is guilty of an offence. The maximum penalty the penalty is imprisonment for 2 years.					
Court use only						
Signature of Registrar						
Date						

Form CP14
To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location: 75 Wright Street Adelaide
ODICINATING ADDITIONAL DEVIEW OF DECISION TO TRANSFED CHILD DECISION
ORIGINATING APPLICATION - REVIEW OF DECISION TO TRANSFER CHILD PROTECTION  ORDER INTERSTATE TO A PARTICIPATING STATE
Children and Young People (Safety) Act 2017 s 126(2)
Gillidien and Toding Feople (Galety) Act 2017 5 120(2)
YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION
Specify the FULL NAME of each party. Include a party number if more than one party of the same type. Add additional parties as required.
Applicant
AND
CHIEF EXECUTIVE OF THE DEPARTMENT FOR CHILD PROTECTION Respondent
Child 1 (DOB:)
Child 2 (DOB:)
Child 3 (DOB:)

#### Instructions:

Please fill in all of the details requested in this form.

If any details of a party are unknown, indicate 'Unknown' in the appropriate box.

If a party is deceased, please indicate their full name with the word 'Deceased' in brackets after their name.

Duplicate the relevant details box for multiple parties of the same type.

For boxes '[ ]', mark 'X' in the appropriate box.

# To the lodging party: WARNING

It is intended that this document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, mark this information as 'Withheld' and provide these details to the Youth Court Registry via a separate form.

Applicant					
Full Name					
	Full Name				
Date of Birth					
	Day-Month-Year				
Address					
	Street Address (including unit or level number and name of property if required)				
	City/town/suburb State Postcode Country				
	Email address	- Court	7 - 0010010	Odanay	
Phone Details					
1 Hone Details					
	Type - Number				

Respondent					
Respondent	THE CHIEF EXECUTIVE OF THE DEPARTMENT FOR CHILD PROTECTION				
Name of Law Firm and Solicitor	Crown Solicitor's Office, Public Law Section				
	Law Firm		Solicitor		
Address for Service	Level 17, 10 Franklin Street				
	Street Address (including unit o	r level number and name of property	if required)	I	
	Adelaide SA 5000				
	City/town/suburb	State	Postcode	Country	
	childprotection@sa.gov.au Email address				
Phone Details	Office - 8207 1510				
	Type - Number				

Child				
Full Name				
	Full Name			
Date of Birth				
	Day-Month-Year			
Ethnicity	Is the Child an Aboriginal or Torres Strait Islander?			
	1Yes			
	[ ] Aboriginal			
	Torres Strait Islander			
	[ ] Both			
	[ ]No			
	[ ]NO			
	1.000			
	[ ] (Other – please specify)			
Add additional child/children if red	quired			
Application Details				
• •				

# This Application is made for orders under the Children and Young People (Safety) Act 2017. The Applicant seeks the following orders: (Tick the relevant boxes below and provide the orders sought in full below) ☐ Affirm the decision subject of the review; or Section 126(7)(a) ☐ Rescind the decision; or Section 126(7)(b) $\hfill \square$ Rescind the decision and substitute a decision that the Court considers appropriate; or Section 126(7)(c) ☐ Remit the subject matter of the review to the Chief Executive for reconsideration in Section 126(7)(d) accordance with any directions or recommendations of the Court. ☐ Consequential or ancillary orders Section 126(7) Set out orders sought in separately numbered paragraphs This Application is made on the grounds set out in: ] the accompanying Affidavit sworn by [full name] ] the accompanying report by [name] dated [Day-Month-Year]. ] the accompanying document being [document description].

Grounds of Application (Outline in separately numbered paragraphs and attach additional pages if necessary).	
1.	
2	

### To the other parties: WARNING

3.

The Applicant has applied for orders set out in this Application.

The facts that support this Application are set out in the accompanying documentation.

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing and
- you may be required to file a Response at a later stage.

If you do not attend the Court hearing, orders may be made without further warning.

_				
•	^	rv	1	~~

- [ ] It is intended to serve this Application on all other parties.
- [ ] It is not intended to serve this Application on the following parties: [list names]

because [reasons]

This document must be served in accordance with legislation and the Rules of Court.

#### **Accompanying Documents**

Accompanying service of this Application is a:

- [ ] Supporting Affidavit (optional)
- [ ] If other additional document(s) please list them below:

Child 3 (DOB: ....)

Form CP15
To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location: 75 Wright Street Adelaide
ORIGINATING APPLICATION – TRANSFER OF CHILD PROTECTION ORDER OF
PROCEEDING TO A PARTICIPATING STATE
Children and Young People (Safety) Act 2017 ss 127 and 131
YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION
Specify the FULL NAME of each party. Include a party number if more than one party of the same type. Add additional parties as required.
CHIEF EXECUTIVE OF THE DEPARTMENT FOR CHILD PROTECTION Applicant
AND
Respondent
Child 1 (DOB:)
Child 2 (DOB:)

#### Instructions:

Please fill in all of the details requested in this form.

If any details of a party are unknown, indicate 'Unknown' in the appropriate box.

If a party is deceased, please indicate their full name with the word 'Deceased' in brackets after their name.

Duplicate the relevant details box for multiple parties of the same type.

For boxes '[ ]', mark 'X' in the appropriate box.

# To the lodging party: WARNING

It is intended that this document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, mark this information as 'Withheld' and provide these details to the Youth Court Registry via a separate form.

Applicant				
Respondent	THE CHIEF EXECUTIVE OF THE DEPARTMENT FOR CHILD PROTECTION			
Name of Law Firm and Solicitor	Crown Solicitor's Office, Public Law Section			
Address for Service	Level 17, 10 Franklin Street  Street Address (including unit or level number and name of property if required)			
	Adelaide City/town/suburb	SA State	5000 Postcode	Country
	childprotection@sa.s	,	Fostcode	Country
Phone Details	Office - 8207 1510			

Respondent				
	T			
Full Name				
	Full Name			
Date of Birth				
	Day-Month-Year			
Address				
	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			

Child	
Full Name	
	Full Name
Date of Birth	Day-Month-Year
Ethnicity	Is the Child an Aboriginal or Torres Strait Islander?  [ ] Yes
Add additional child/children if re-	auired

Аp	plication Details	
Thi	s Application is made for orders under the Children and Young People (Safety) Act 2017.	
The	e Applicant seeks the following orders:	
(Tio	ck the relevant boxes below and provide the orders sought in full below)	
	Transfer a child protection order to participating state	Section 127
	Transfer a child protection proceeding pending in the Court to the appropriate court in a	Section 131
	participating state	
Set	out orders sought in separately numbered paragraphs 1.	
Thi	s Application is made on the grounds set out in:	
[	] the accompanying Affidavit sworn by [full name] on the day of 20 .	
[	] the accompanying report by [name] dated [Day-Month-Year].	
[	] the accompanying document being [document description].	

# Grounds of Application (Outline in separately numbered paragraphs and attach additional pages if necessary).

2. 3.

## To the other parties: WARNING

The Applicant has applied for orders set out in this Application.

The facts that support this Application are set out in the accompanying documentation.

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing and
- you may be required to file a Response at a later stage.

If you do not attend the Court hearing, orders may be made without further warning.				
Service				
[ ] It is intended to serve this Application on all other parties.				
[ ] It is not intended to serve this Application on the following parties: [list names]				
because [reasons]				
This document must be served in accordance with legislation and the Rules of Court.				
Accompanying Documents				
Accompanying service of this Application is a:				
[ ] Supporting Affidavit (optional)				
[ ] If other additional document(s) please list them below:				

Child 3 (DOB: ....)

Form CP16
To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location: 75 Wright Street Adelaide
ORIGINATING APPLICATION - REVOCATION OF REGISTRATION OF A CHILD PRORECTION ORDER OR PROCEEDING Children and Young People (Safety) Act 2017 s 137(1)
YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION
Specify the FULL NAME of each party. Include a party number if more than one party of the same type. Add additional parties as required.
Applicant
AND
Respondent
Child 1 (DOB:)
Child 2 (DOB:)

# Instructions:

Please fill in all of the details requested in this form.

If any details of a party are unknown, indicate 'Unknown' in the appropriate box.

If a party is deceased, please indicate their full name with the word 'Deceased' in brackets after their name.

Duplicate the relevant details box for multiple parties of the same type.

For boxes '[ ]', mark 'X' in the appropriate box.

# To the lodging party: WARNING

It is intended that this document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, mark this information as 'Withheld' and provide these details to the Youth Court Registry via a separate form.

Applicant				
Full Name				
	Full Name			
Date of Birth				
	Day-Month-Year			
Address				
	Street Address (including unit of	level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			

Respondent				
Full Name				
	Full Name			
Date of Birth				
	Day-Month-Year			
Address	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			

Child			
Full Name			
Date of Birth	Full Name		
Date of Billin	Day-Month-Year		
Ethnicity	Is the Child an Aboriginal or Torres Strait Islander?		
	[ ] Yes    [ ] Aboriginal    [ ] Torres Strait Islander    [ ] Both		
	[ ] No		
	[ ] (Other – please specify)		
add additional child/children if required			
Application Details			
This Application is made for orders under the Children and Young People (Safety) Act 2017.			
The Applicant seeks the following orders:			
(Tick the relevant boxes below and provide the orders sought in full below)			

(Tio	ck the relevant boxes below and provide the orders sought in full below)	
	Revoke the registration of a child protection order transferred to the State of South Australia	Section 134(1)
	Revoke the registration of a child protection proceeding transferred to the State of	Section 134(2)
	South Australia	
Set	t out orders sought in separately numbered paragraphs 1.	

Grounds of Application (Outline in separately numbered paragraphs and attach additional pages if necessary).	
1. 2. 3.	

# To the other parties: WARNING

The Applicant has applied for orders set out in this Application.

] the accompanying report by [name] dated [Day-Month-Year].

] the accompanying document being [document description].

The facts that support this Application are set out in the accompanying documentation.

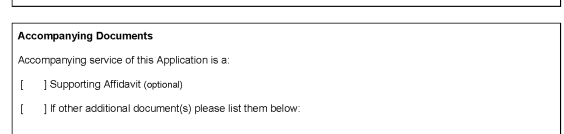
This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the Application or make submissions about it:

• you must attend the hearing and

• you may be required to file a Response at a later stage.		
lf y	ou do not attend the Court hearing, orders may be made without further warning.	

# Service [ ] It is intended to serve this Application on all other parties. [ ] It is not intended to serve this Application on the following parties: [list names] because [reasons] This document must be served in accordance with legislation and the Rules of Court.



Phone Details

Duplicate panel if multiple Respondents

Type – Number

Form G6			
To be inserted by Court			
Case Number:			
Date Filed:			
FDN:			
APPEAL FROM INTERLOCUTORY JUDGMENT OF MAGISTRATE  Youth Court Act 1993 s 22(2)			
YOUTH COURT OF SOUTH AUSTRALIA GENERAL JURISDICTION			
Please specify the Full Name including capacity for each party. Each party should include a party number if more than one party of the same type.			
First Appellant			
First Respondent			
Appellant			
Full Name			
Name of law firm / solicitor If any			
Address for service Solicitor			
Street Address (including unit or level number and name of property if required)			
City/town/suburb State Postcode	Country		
Frank address			
Phone Details			
Type – Number Duplicate panel if multiple Appellants			
Respondent  Full New (Including Alex Kours of a profit of Administrator Liquidate Truston) and Litization Course.			
Full Name (including Also Known as, capacity (eg Administrator, Liquidator, Trustee) and Litigation Gu Address	аанан ічаше (іі арріісаріё))		
Street Address (including unit or level number and name of property if required)			
City/town/suburb State Postcode			

Form G6

Appeal Details
The Appellant appeals to a Judge of the Youth Court of South Australia against the judgment identified below.
This Appeal is brought under section 22(2)(a) of the Youth Court Act 1993.
Judgment subject of appeal
Order appealed against:
Name of Presiding Officer:
Date of judgment:
Nature of judgment:
Grounds of appeal: Grounds of appeal in separate numbered paragraphs 1.
The Appellant seeks the following orders: Orders sought in separate numbered paragraphs  1.

# To the other parties: WARNING

The Appellant appeals against the judgment identified above. The parties will be advised of a hearing date in due course.

If you wish to oppose the appeal or make submissions about it, you **must** attend the hearing. If you do not attend the hearing, the Court may make orders **finally determining** the Appeal without further warning.

Form G6

# Service

The Appellant must serve a copy of this Notice of Appeal on the Registrar or other proper officer of any other Court/Tribunal appealed from and the Respondent in accordance with the Rules of Court.

# **Note to Parties**

There are usually cost penalties for making an unsuccessful Appeal or resisting a successful Appeal.

Form A1
---------

To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location: 75 Wright Street Adelaide

# **ORIGINATING APPLICATION - ADOPTION ORDER**

Adoption Act 1988 s 8(1)

YOUTH COURT OF SOUTH AUSTRALIA ADOPTION JURISDICTION

IN THE MATTER OF [name of child]

Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.

Applicant 1/First Adoptive Parent

Applicant 2/Second Adoptive Parent

Respondent 1/Birth Mother

Respondent 2/Birth Father

Only displayed if applicable CHIEF EXECUTIVE

Only displayed if applicable First Interested Party

Filed by the Adoptive Parent[s]	
First Adoptive Parent	
	Full Name
Second Adoptive Parent Only displayed if applicable	
	Full Name

Solicitor		
Street Address (including unit or level number and name of property if required)		

Particulars of First Adoptive Parent				
Name				
	Full Name			
	Maiden Name (if applicable)			
	marder realite (ii approable)			
Dieth Deteile	Any other previous names (if ap	plicable)		
Birth Details				
	Date of Birth			
	Place of Birth			
Gender [ ] Female [ ] Male [ ] Non-Binary				
Data of present marriage/	Mark appropriate section with ar	1 'X'		
Date of present marriage/ qualifying relationship	[ ] Marriage [ ] Qualifying relationship [specify date of commencement]			
	Mark appropriate section with an 'x'			
Occupation	main appropriate account mat till A			
	Occupation			
Residential Address				
	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country

Only display if applicable

Particulars of Second Adoptive Parent				
Name				
	Full Name			
	Maiden Name (if applicable)			
	Any other previous names (if applicable)			
Birth Details				
	Date of Birth			

	Place of Birth					
Gender	[ ] Female [ ] Male [ ] Non-Binary [ ] Indeterminate/intersex/unspecified					
	Mark appropriate section with ar	ı 'x'				
Date of present marriage/ qualifying relationship	[ ] Marriage [ ] Qualifying rela [specify date of comm	mencement]				
Occupation	Mark appropriate section with ar	ı 'X'				
Cocapation						
	Occupation					
Residential Address	Street Address (including unit or	level number and name of propert	v if required)			
			,,			
	City/town/suburb	State	Postcode	Country		
Birth Mother						
Name						
	Full Name					
	Any other previous names (if ap	plicable)				
Address						
	Street Address (including unit o	r level number and name of proper	ty if required)			
	City Saura (authority					
	City/town/suburb State Postcode Country					
Phone Details	Email address					
Friorie Details						
	Type – Number					
Birth Father						
Name						

Birth Father					
Name					
	Full Name				
Address					
	Street Address (including unit o	r level number and name of proper	ty if required)		
	City/town/suburb	State	Postcode	Country	
	Email address				
Phone Details					
	Type – Number				

Child				
Name				
	Full Name			
Date of Birth				
	Date of Birth			
Gender	[ ] Female [ ] Male [ ] Non-Binary [ ] Indeterminate/intersex/unspecified			
Place of Birth	Mark appropriate section with ar	1 'x'		
Flace of Birth	Place of birth			
Is the child an Aboriginal or Torres Strait Islander?	[ ] Yes [ ] No			
Address	Mark appropriate section with an	· ·		
Only applicable if child is aged 18 or over	Other of Andreas - Gardentian coult -	-11	had the accordance of	
	Street Address (including unit of	r level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
Dhana Dataila	Email address			
Phone Details Only applicable if child is aged 18 or over				
	Type – Number			
Application Details Mark appropriate sections below with an 'x'				
Matter Type:				
This Application is for an adoption order.				
1				

Application Mark appropriate see	Details ctions below with an 'x'				
Matter Type:					
This Applicat	ion is for an adoption order.				
This Applicat	ion is made under section 8 of the Adoption Act 1988.				
The Adoptive	Parent[s] seek[s] the following orders:				
1. That pursu	ant to section $8(1)$ of the Adoption Act 1988 the Child be adopted by the Adoptive Parent[ $s$ ].				
[ ] 2. That pursuant to section 23(1) of the Adoption Act 1988 the Child be known by the following name: SURNAME: [name] OTHER NAMES: [name]					
[ ] 3 [any other orders sought in separately numbered paragraphs]					
This Application is made on the grounds set out in the accompanying affidavit sworn by [full name] on the day of 20 .					

To '	the	other	parties:	WAI	RNING

The Applicant has applied for orders set out in this Application.

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the application, or make submissions about it:

- you must attend the hearing and
  you may be required to file a Response at a later stage.

If you do not attend the Court hearing, orders may be made without further warning

if you do not attend the Court hearing, orders may be made without further warning.
Pre-Action Steps Mark appropriate section below with an 'x'
Has the Court made an order recognising the validity of, or dispensing with, the consent of a party?
[ ] Yes [ ] No
Service Mark appropriate section below with an 'x'
The party filing this document is required to serve it on all other parties at least 5 clear days before the first hearing, in accordance with the Rules of Court.
<ul><li>[ ] It is intended to serve this application on all other parties.</li><li>[ ] It is not intended to serve this application on the following parties:</li><li>[ [list names]</li></ul>
because [reasons].
Accompanying Documents Mark appropriate sections below with an 'x'
Accompanying service of this Application is a:
<ul><li>[ ] Supporting Affidavit (mandatory)</li><li>[ ] If other additional document(s) please list below:</li></ul>

Form A2	
To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	
Hearing Date and Time:	
Hearing Location: 75 Wright Street Adelaide	
ORIGINATING APPLICATION – DISCHARGE ADOPTION ORDE  Adoption Act 1988 s 14(1)	R
YOUTH COURT OF SOUTH AUSTRALIA ADOPTION JURISDICTION	
IN THE MATTER OF [NAME OF CHILD]	
Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.	
First Adoptive Parent	
Only displayed if applicable Second Adoptive Parent	
Birth Mother	
Birth Father	
Only displayed if applicable Chief Executive	
Only displayed if applicable First Interested Party	

	Filed by a solicitor on behalf of the [party title]		
Applicant			
		Full Name	

Party Title Selected applicant title not to appear again below	[ ] Child [ ] Adoptive Pare [ ] Birth Mother [ ] Birth Father [ ] Chief Executiv	е		
Name of law firm / solicitor	Mark appropriate section with ar	'X'		
	Law Firm		Solicitor	
Address for service	Lawriin		Solicitor	
	Street Address (including unit or	level number and name of proper	ty if required)	
			, ,	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type – Number			
Filed by the [Party Title]				
Applicant				
	Full Name			
Party Title Selected applicant title not to appear again below	[ ] Child [ ] Adoptive Parent [ ] Birth Mother [ ] Birth Father [ ] Chief Executive			
A -l-l	Mark appropriate section with ar	ı 'x'		
Address for service				
	Street Address (including unit or	level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
Phone Details	Email address			
	Type – Number			
	Type = Number			
Next item not displayed if applicant title is ac	iontive parent and there is only one	adoptive parent		
First Adoptive Parent	, , , , , , , , , , , , , , , , , , ,			
Name				
TYGITIC				
Email Address	Full Name			
Dhone Details	Email address			
Phone Details				
	Type - Number			
Next item not displayed if applicant title is a	doptive parent or there is only one a	adoptive parent		
Second Adoptive Parent				

Form	Α2

Name	
	Full Name
Email Address	
	Email address
Phone Details	
	Type - Number

Next item not displayed if applicant title is Birth Mother

vext item not displayed if applicant due is birth wother				
Birth Mother				
Name				
	Full Name			
	Any other previous names (if ap	plicable)		
Address for service				
	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type – Number			

Next item not displayed if applicant title is Birth Father

vext term not displayed in applicant due is Birdi Facilier					
Birth Father					
Name	Name				
	Full Name	Full Name			
Address for service					
	Street Address (including	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country	
	Email address	Email address			
Phone Details					
	Type – Number				

Next item not displayed if applicant title is Child				
Child				
Name				
	Full Name			
Date of Birth				
Gender	Date of Birth  [ ] Female [ ] Male [ ] Non-Binary [ ] Indeterminate/intersex/unspecified			
Place of Birth	Mark appropriate section with an 'x'			
Is the person an Aboriginal or Torres Strait Islander?	Hospital (if known), suburb and State/Country of birth  [ ] Yes [ ] No  Mark appropriate section with an 'x'			
Address Only applicable if child is aged 18 or over	Street Address (including unit or level number and name of property if required)			
	City/town/suburb State Postcode Country			
	Email address			
Phone Details Only applicable if child is aged 18 or over	Type – Number			
Particulars of First Adopt	ive Parent			
Name	Full Name			
	Maiden Name (if applicable)			
	Any other previous names (if applicable)			
Birth Details				
	Place of Birth			
Gender	[ ] Female [ ] Male [ ] Non-Binary [ ] Indeterminate/intersex/unspecified			
Date of present marriage/qualifying relationship	present [ ] Marriage			
	Mark appropriate section with an 'x'			
Occupation				

Residential Address					
	Street Address (including unit or	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country	
Only display if applicable					
Particulars of Second A	Adoptive Parent				
Name					
	Full Name				
	Maiden Name (if applicable)				
Birth Details	Any other previous names (if ap	plicable)			
	Date of Birth				
0 1	Place of Birth				
Gender	[ ] Female				
	[ ] Male [ ] Non-Binary				
		intersex/unspecified			
Date of present	Mark appropriate section with ar	'x'			
marriage/qualifying	[ ] Marriage				
relationship		Qualifying relationship			
	[specify date of comme	ncement]			
Occupation	Mark appropriate section with ar	ı 'x'			
Codpation					
Residential Address	Occupation				
	Street Address (including unit or	r level number and name of proper	ty if required)		
	, ,				
	City/town/suburb	State	Postcode	Country	
Application Details					
Mark appropriate sections below with	an 'x'				
This Application is for an	order to discharge an ad	loption order made on	[date].		
This Application is made under section 14(1) of the Adoption Act 1988.					
The Applicant seeks the following orders:					
[ ] 1. that pursuant to section 14(1) of the Adoption Act 1988 the Court discharge the adoption order made on					
[date]. [ ] 2. [any other orders sought in separately numbered paragraphs]					
This Application is made	on the grounds				
[ ] that the adoption order or a consent for the purposes of the adoption order was obtained by fraud, duress or					

Service

[	] that it is in the best interests of the child, taking into account the rights and welfare of the adopted person, for
	the discharge order to be made.

The particulars of the factual allegations for the above grounds are set out in the accompanying affidavit sworn by  $[full\ name]$  on the day of 20 .

# To the other parties: WARNING

The above named party has applied for orders set out in this Application.

The facts that support this application are set out in the accompanying documentation.

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the application, or make submissions about it:

- you must attend the hearing and
- you may be required to file a Response at a later stage.

If you do not attend the Court hearing, orders may be made without further warning.

Mark appropriate section below with an 'x'					
The party filing this document is required to serve it on all other parties at least 5 clear days before the first hearing, in accordance with the Rules of Court.					
[ ] It is intended to serve this application on all other parties.					
[ ] It is not intended to serve this application on the following parties: [list names]					
because [reasons]					
Accompanying Documents Mark appropriate sections below with an 'x'					
Accompanying service of this Application is a:					
[ ] Supporting Affidavit (mandatory)					
[ ] If other additional document(s) please list them below:					

Form /	43
--------	----

To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location: 75 Wright Street Adelaide

# ORIGINATING APPLICATION - RECOGNITION OF AN ADOPTION ORDER MADE OUTSIDE AUSTRALIA

Adoption Act 1988 s 21(2)

YOUTH COURT OF SOUTH AUSTRALIA ADOPTION JURISDICTION

IN THE MATTER OF [name of child]

Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.

Applicant 1/First Adoptive Parent

Only displayed if applicable Applicant 2/Second Adoptive Parent

Respondent 1/Birth Mother

Respondent 2/Birth Father

Only displayed if applicable CHIEF EXECUTIVE

Only displayed if applicable First Interested Party

Filed by a solicitor on behalf of the [party title]				
Applicant				
	Full Name			
Party Title Selected applicant title not to appear again below				
Name of law firm / solicitor	Mark appropriate section with an	'x'	Γ	
TValle of law min 5 conciler	Law Firm		Solicitor	
Address for service	Lawriiii		Solicitor	
	Street Address (including unit or	level number and name of propert	ty if required)	
	City/kown/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			
Filed by the I Dorty Title!				
Filed by the [Party Title]	ı			
Applicant				
Party Title Selected applicant title not to appear again below	Full Name  [ ] Child [ ] Adoptive Parent [ ] Birth Mother [ ] Birth Father [ ] Chief Executive			
	Mark appropriate section with an	'x'		
Address for service	man appropriate	^		
	Street Address (including unit or	level number and name of propert	y if required)	
	City/town/suburb	State	Postcode	Country
Phone Details	Email address			
1 Hone Detaile				
	Type – Number			
the barrier of familiary title is ad	to the property and there is only one			
ext item not displayed if applicant title is adoptive parent and there is only one adoptive parent				
First Adoptive Parent	Г			
Name				
Email Address	Full Name			
	Email addrage			
Phone Details	Email address			
	Type - Number			

Next item not displayed if applicant title is adoptive parent or there is only one adoptive parent

Second Adoptive Pare	ent						
Name							
	Full Name						
Email Address							
	Email address						
Phone Details							
	Type - Number						
Next item not displayed if applicant tit	tle is Birth Mother						
Birth Mother							
Name							
	Full Name						
	Any other previous names (if	applicable)					
Address for service							
	Street Address (including unit	or level number and name of proper	rty if required)				
	City/town/suburb	State	Postcode	Country			
D. D. L. II	Email address						
Phone Details							
	Type – Number						
Next item not displayed if applicant tit	tle is Birth Father						
Birth Father							
Name							
	Full Name	Full Name					
Address for service							
	Street Address (including unit or level number and name of property if required)						
	City/town/suburb	State	Postcode	Country			
Dhono Dateila	Email address						
Phone Details							
	Type – Number						

Next item not displayed if applicant title is Ch	hild				
Child					
Name					
Date of Birth	Full Name				
Date 51 B	Date of Birth				
Gender	[ ] Female [ ] Male [ ] Non-Binary [ ] Indeterminate/intersex/unspecified				
Place of Birth	Mark appropriate section with ar	ı 'x'			
Place of billing					
Is the person an Aboriginal or Torres Strait Islander?	Hospital (if known), suburb and s				
Address	Mark appropriate section with ar	1 'X'			
Only applicable if child is aged 18 or over	Street Address (including unit o	r level number and name of proper	ty if required)		
	City/town/suburb	State	Postcode	Country	
	Email address				
Phone Details Only applicable if child is aged 18 or over	Type – Number				
	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
Particulars of First Adopti	ive Parent				
Name					
	Full Name				
	Maiden Name (if applicable)				
Birth Details	Any other previous names (if app	olicable)			
	Date of Birth				
	Date of Birth				
	Place of Birth				
Gender	[ ] Female [ ] Male [ ] Non-Binary [ ] Indeterminate/i	intersex/unspecified			
Date of present	Mark appropriate section with an 'x' ate of present				
marriage/qualifying relationship	[ ] Marriage [ ] Qualifying relationship				
	[specify date of commencement]				
Occupation	Mark appropriate section with an	'x'			
Occupation	1				

Residential Address					
	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country	
Only display if applicable Particulars of Second A	dontivo Parent				
Name					
Name	Full Name				
	Full Name				
	Maiden Name (if applicable)				
Birth Details	Any other previous names (if ap	plicable)			
	Date of Birth				
Gender	Place of Birth				
Geriaer	[ ] Female [ ] Male				
	[ ] Non-Binary	intorcov/upoposified			
	[ ] indeterminate/	fintersex/unspecified			
	Mark appropriate section with ar	ı 'x'			
Date of present marriage/qualifying	[ ] Marriage				
relationship	[ ] Qualifying rela	tionship			
	[specify date of commencement]				
Occupation	Mark appropriate section with ar	'x' ר			
Cooupation	Oti				
Residential Address	Occupation				
	Street Address (including unit or	r level number and name of proper	ty if required)		
	City/town/suburb	State	Postcode	Country	
Application Details  Mark appropriate sections below with a	ın 'x'				
Matter Type:					
This Application is for an order declaring that an adoption order made under the law of a country outside Australia [is/is not] to be recognised under the law of the State.					
This Application is made under section 21(2) of the Adoption Act 1988.					
The Applicant seeks the following orders:					
[ ] 1. that pursuant to section 21(2) of the Adoption Act 1988 the adoption order made on [date] under the law of					
[country] [is/is not] to be recognised under the law of the State.					
[ ] 2. [any other orders sought in separately numbered paragraphs]					
	- · ·				

This Application is made on the grounds set out in the accompanying affidavit sworn by [full name] on the day of 20 .

# To the other parties: WARNING

The Applicant has applied for orders set out in this Application.

The facts that support this application are set out in the accompanying documentation.

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the application, or make submissions about it:

- you must attend the hearing and
- you may be required to file a Response at a later stage.

If you do not attend the Court hearing, orders may be made without further warning.

Service Mark appropriate section below with an 'x'	
The party filing this document is required to serve it on all other parties at least 5 clear days before the first he in accordance with the Rules of Court.	earing,
[ ] It is intended to serve this application on all other parties.	
[ ] It is not intended to serve this application on the following parties: [list names]	
because [reasons]	

	Accompanying Documents Mark appropriate sections below with an 'x'			
Acc	Accompanying service of this Application is a:			
[	] Supporting Affidavit (mandatory)			
[	] If other additional document(s) please list them below:			

Form A4
To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location: 75 Wright Street Adelaide
INTERLOCUTORY APPLICATION
YOUTH COURT OF SOUTH AUSTRALIA ADOPTION JURISDICTION
IN THE MATTER OF [NAME OF CHILD]
Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.
First Adoptive Parent
Only displayed if applicable Second Adoptive Parent
Birth Mother
Birth Father
Only displayed if applicable Chief Executive
Only displayed if applicable First Interested Party
Filed by the [Party Title]
Party Role Full Name Name of law firm / solicitor

Filed by the [Party Title]					
Party Role	Full Name				
Name of law firm / solicitor If any					
	Law Firm		Solicitor		
Address for service					
	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country	

is

# Form A4

	For the day of
	Email address
Phone Details	
1 Hone Betaile	
	Type – Number

# Application Details This Application is for Nature of application in one sentence This Application is made under Act and section or other particular provision The above named party seeks the following orders: Orders sought in separately numbered paragraphs 1. This Application is made on the grounds set out in the accompanying affidavit sworn by [full name] on the day of 20 . If applicable This application is urgent on the grounds set out in the accompanying affidavit sworn by [full name] on the day of 20 .

# To the other parties: WARNING

If applicable

The above named party has applied for orders set out in this Application based on the facts set out in the accompanying affidavit.

[name]

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the application, or make submissions about it:

- you must attend the hearing and
- you may be required to file a Response at a later stage.

This application is by consent. The consent of the [Party title]

evidenced by [set out evidence eg letter or email from party's solicitor]

If you do not attend the Court hearing, orders may be made without further warning.

Service Mark appropriate section below with an 'x'
The party filing this document is required to serve it on all other parties at least 5 clear business days prior to the next hearing, in accordance with the Rules of Court.
[ ] It is intended to serve this application on all other parties.
[ ] It is not intended to serve this application on the following parties: [list names]
because [reasons]
Accompanying Documents Mark appropriate sections below with an 'x'
Accompanying service of this Application is a:
[ ] Supporting Affidavit (mandatory)
[ ] If other additional document(s) please list below:

Form A5
To be inserted by Court
Case Number:
Date Filed:
FDN:
AFFIDAVIT
ALLEAVII
YOUTH COURT OF SOUTH AUSTRALIA ADOPTION JURISDICTION
IN THE MATTER OF [NAME OF CHILD]
Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.
First Adoptive Parent
Only displayed if applicable Second Adoptive Parent
Birth Mother
Birth Father
Only displayed if applicable
Chief Executive
Only displayed if applicable
First Interested Party
Filed by the [Party Title]
Party Role Full Name
Name of law firm / solicitor

Address for service				
	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type – Number			

Deponent Details				
Deponent				
	Full Name			
Address				
	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode Postcode	Country
	Email address			
Occupation				
	Occupation			

Affidavit Mark appropriate section below with an 'x'
I [full name, address and occupation of deponent]  [ ] SWEAR ON OATH / [ ] DO TRULY AND SOLEMNLY AFFIRM THAT: Set out text in separate numbered paragraphs If the affidavit relates to an application, identify the application and state the material facts relevant to the application.  1.
Sworn/Affirmed Delete whichever is inapplicable By the abovenamed deponent
at [place]
on [date]

Signature of deponent
before meSignature and title of attesting witness
Printed name and title of witness Stamp here if applicable
ID number of witness If applicable

### Instructions

- Each page of the affidavit, including any exhibit(s), must be consecutively numbered starting with page 2. Please attach additional pages to the Affidavit as necessary.
- The affidavit should be confined to facts and should not include submissions.
- The affidavit should not reproduce material already contained in affidavits or other material already filed in the matter. It should not exhibit documents already exhibited to affidavits filed in the matter. In both cases it is sufficient to simply refer to such material or documents and the place where they may be found.
- An exhibit to an affidavit must be clearly marked to identify it as the exhibit referred to in the affidavit.
- A single 'front page' must be inserted in front of the exhibits in form 14.
- Each page of the affidavit (but not any exhibit) must be signed by both the deponent and the witness.
- An affidavit is to be sworn if it is made in this State in accordance with section 6 of the Evidence Act 1929 or,
  if made elsewhere, in accordance with the law for the taking of oaths or the making of affirmations in that place.
- The deponent must swear or affirm the affidavit before a person authorised by law to witness the swearing or affirming of affidavits ('the witness'). Persons authorised to witness an affidavit are:
  - (a) a Registrar or Deputy Registrar
  - (b) any other officer of the Court whom the Registrar has assigned for this purpose;
  - (c) a public notary;
  - (d) a commissioner for taking affidavits;
  - (e) a justice of the peace for South Australia;
  - (f) any other person authorised by law to take affidavits.
- The contents of an affidavit cannot be altered after the affidavit has been sworn or affirmed.
- The party serving an affidavit must serve copies of all exhibits with the affidavit.

Service on the birth parents(s) and the child:  Mark appropriate section below with an 'x'	

The party filing this document is required to serve it on all other parties at least 5 clear business days prior to the next hearing, pursuant to the Rules of Court.
[ ] It is intended to serve this application on all other parties.
[ ] It is not intended to serve this application on the following parties: [list names]
because [reasons]

Form A6			
To be inserted by Court			
Case Number:			
Date Filed:			
FDN:			
RESPONSE BY [PARTY TITLE	AND NAME]		
YOUTH COURT OF SOUTH AUSTRALIA ADOPTION JURISDICTION			
IN THE MATTER OF [NAME OF CHILD]			
Please specify the Full Name for each party. Each party should include a party number if more than one party of the	ne same type.		
First Adoptive Parent			
Only displayed if applicable Second Adoptive Parent			
Birth Mother			
Birth Father			
Only displayed if applicable Chief Executive			
Only displayed if applicable First Interested Party			
Filed by the [Party Title]			
Party Role Full Name Name of law firm / solicitor			
If any Law Firm	Solicitor		
Address for service			

Street Address (including unit or level number and name of property if required)

	Email address
	militali evani yaa
Phone Details	
I Hone Betane	
	Type – Number
	•

Response Details				
This Response is in relation to an Application for Nature of application in one sentence.				
The details of the Response are as follows:				
The abovenamed party seeks the following orders: Orders sought in separately numbered paragraphs.  1.				

	Service on the birth parents(s) and the child:  Mark appropriate section below with an 'x'			
	party filing this document is required to serve it on all other parties at least 5 clear business days prior to the next ring, pursuant to the Rules of Court.			
[	] It is intended to serve this application on all other parties.			
[	] It is not intended to serve this application on the following parties: [list names]			
	because [reasons]			

Accompanying Documents Mark appropriate sections below with an 'x'			
Accompanying service of this Application is a:			
[	] Supporting Affidavit		
[	] If other additional document(s) please list below:		

F	Form A6					

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To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location: 75 Wright Street Adelaide

# ORIGINATING APPLICATION - DISPENSE WITH OR RECOGNISE THE VALIDITY OF CONSENT

Adoption Act 1988 s 19(1)

YOUTH COURT OF SOUTH AUSTRALIA ADOPTION JURISDICTION

IN THE MATTER OF [NAME OF CHILD]

Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.

CHIEF EXECUTIVE OF THE DEPARTMENT FOR CHILD PROTECTION

[Party Title]

Filed by the Applicant				
Applicant				
	Full Name			
Applicant Title	Chief Executive of th	e Department for Child	d Protection	
Name of law firm / solicitor				
	Law Firm		Solicitor	
Address for service				
	Street Address (including unit o	r level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type – Number			

[Party Title]				
Name				
	Full Name			
Address for service	Any other previous names (if ap	plicable)		
Address for service				
	Street Address (including unit o	r level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details	Ellian address			
	Type – Number			
01.111				
Child	T			
Name				
Date of Birth	Full Name			
Date of Billi				
	Date of Birth			
Application Details  Mark appropriate sections below with an 5	¢.			
Matter type:				
This Application is for an or	der			
[ ] dispensing with consent				
[ ] recognising the valid	ity of consent.			
This Application is made ur	nder section 19(1) of th	e Adoption Act 1988.		
The Applicant seeks the fol	lowing orders:			
[ ] that the consent of th	ne [ <i>partv title</i> ] be disper	nsed with		
ighter [ ] that the consent of the	ie [ <i>party title</i> ] be recogi	nised as valid.		
[ ] [any other orders sou	ight in separately num	bered paragraphs]		
This Application is made or	the grounds set out in	the accompanying aff	idavit sworn by	
[full name]			the day of	20 .

# To the other parties: WARNING

The Applicant has applied for orders set out in this Application.

The Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the application, or make submissions about it:

	'n	rr	n	Λ.
г	()	rr	П	AI

•	you	must	attend	the	hearing	and
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• you may be required to file a Response at a later stage.

If you do not attend the Court hearing, orders may be made without further warning.

	Mark appropriate section below with an 'x'		
The party filing this document is required to serve it on all other parties at least 5 clear days before the first he in accordance with the Rules of Court.			
	[ ] It is intended to serve this application on all other parties.		
	[ ] It is not intended to serve this application on the following parties: [list names]		
	because [reasons]		
	Accompanying Documents Mark appropriate sections below with an 'x'		
	Accompanying service of this Application is a:		
	[ ] Supporting Affidavit (mandatory)		
	[ ] If other additional document(s) please list them below:		

Form A8	3
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To be inserted by Court Case Number: Date Filed: FDN:  Hearing Date and Time: Hearing Location: 75 Wright Street Adelaide  INTERLOCUTORY APPLICATION - ORDER OF THE COURT  YOUTH COURT OF SOUTH AUSTRALIA ADOPTION JURISDICTION IN THE MATTER OF [name of child]  Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.  First Adoptive Parent  Only display if applicable Second Adoptive Parent	
Date Filed: FDN:  Hearing Date and Time: Hearing Location: 75 Wright Street Adelaide  INTERLOCUTORY APPLICATION - ORDER OF THE COURT  YOUTH COURT OF SOUTH AUSTRALIA ADOPTION JURISDICTION  IN THE MATTER OF [name of child]  Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.  First Adoptive Parent  Only display if applicable	To be inserted by Court
FDN:  Hearing Date and Time:  Hearing Location: 75 Wright Street Adelaide  INTERLOCUTORY APPLICATION - ORDER OF THE COURT  YOUTH COURT OF SOUTH AUSTRALIA ADOPTION JURISDICTION  IN THE MATTER OF [name of child]  Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.  First Adoptive Parent  Only display if applicable	Case Number:
Hearing Date and Time: Hearing Location: 75 Wright Street Adelaide  INTERLOCUTORY APPLICATION - ORDER OF THE COURT  YOUTH COURT OF SOUTH AUSTRALIA ADOPTION JURISDICTION  IN THE MATTER OF [name of child]  Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.  First Adoptive Parent  Only display if applicable	Date Filed:
Hearing Location: 75 Wright Street Adelaide  INTERLOCUTORY APPLICATION - ORDER OF THE COURT  YOUTH COURT OF SOUTH AUSTRALIA ADOPTION JURISDICTION  IN THE MATTER OF [name of child]  Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.  First Adoptive Parent  Only display if applicable	FDN:
Hearing Location: 75 Wright Street Adelaide  INTERLOCUTORY APPLICATION - ORDER OF THE COURT  YOUTH COURT OF SOUTH AUSTRALIA ADOPTION JURISDICTION  IN THE MATTER OF [name of child]  Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.  First Adoptive Parent  Only display if applicable	
INTERLOCUTORY APPLICATION - ORDER OF THE COURT  YOUTH COURT OF SOUTH AUSTRALIA ADOPTION JURISDICTION IN THE MATTER OF [name of child]  Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.  First Adoptive Parent  Only display if applicable	Hearing Date and Time:
YOUTH COURT OF SOUTH AUSTRALIA ADOPTION JURISDICTION  IN THE MATTER OF [name of child]  Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.  First Adoptive Parent  Only display if applicable	
YOUTH COURT OF SOUTH AUSTRALIA ADOPTION JURISDICTION  IN THE MATTER OF [name of child]  Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.  First Adoptive Parent  Only display if applicable	INTERLOCUTORY ARRUGATION CORRED OF THE COURT
ADOPTION JURISDICTION  IN THE MATTER OF [name of child]  Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.  First Adoptive Parent  Only display if applicable	INTERLOCUTORY APPLICATION - ORDER OF THE COURT
Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.  First Adoptive Parent  Only display if applicable	
First Adoptive Parent  Only display if applicable	IN THE MATTER OF [name of child]
Only display if applicable	Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.
	First Adoptive Parent

Birth Mother

Birth Father

Only displayed if applicable CHIEF EXECUTIVE

Only displayed if applicable First Interested Party

Filed by the [Party Title]	
Party Role	Full Name
Party Title	[ ] Child [ ] Adoptive Parent [ ] Birth Mother [ ] Birth Father [ ] Chief Executive

Name of law firm / solicitor				
	Law Firm		Solicitor	
Address for service				
	Street Address (including unit or	level number and name of propert	y if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
Filone Details				
	Type - Number			

Next item only displayed if applicable

First Adoptive Parent						
Name						
	Full Name					
Address for service						
	Street Address (including	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country		
	Email address					
Phone Details						
	Type – Number					

Next item only displayed if applicable

Next item only displayed if applicable						
Second Adoptive Parent						
Name						
	Full Name					
Address for service						
	Street Address (including	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country		
	Email address					
Phone Details						
	Type – Number					

Next item only displayed if applicable

next item only displayed if applicable						
Birth Mother						
Name	Name					
	Full Name	Full Name				
Any other previous names (if applicable)  Address for service						
	Street Address (including unit or level number and name of property if required)					
	City/town/suburb	State	Postcode	Country		

Phone Details	Email address			
	Type – Number			
Next item only displayed if applicable				
Birth Father				
Name				
	Full Name			
	Any other previous names (if ap	nlicable)		
Address for service	Any other previous names (if ap	pricable		
	Street Address (including unit or	r level number and name of proper	y if required)	T
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type – Number			
Child				
Name	Full Name			
Date of Birth				
Condo	Date of Birth			
Gender	Female     Male     Non-Binary     Indeterminate/intersex/unspecified			
	Mark appropriate section with ar	י' נ' (x'		
Place of Birth				
Is the person an Aboriginal	Hospital (if known), suburb and	State/Country of birth		
or Torres Strait Islander?	[ ] Yes [ ] No			
	Mark appropriate section with ar	'x'		
Address for Service Only applicable if child is aged 18 or over				
	Street Address (including unit or	r level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details Only applicable if child is aged 18 or over				
<u> </u>	Type – Number			

extitem only displayed if First Adopti Particulars of First Ad							
Name							
	Full Name	Edition.					
	T dil Name	Tan Namo					
	Maiden Name (if applicable)						
	marder realite (ii appricable)						
	Any other previous names (if	applicable)					
Birth Details	,						
	Date of Birth						
	Place of Birth						
Gender	[ ] Female [ ] Male [ ] Non-Binary [ ] Indeterminat	[ ] Female [ ] Male					
		(1)					
Date of present	Mark appropriate section with	ian :x'					
marriage/qualifying relationship	[ ] Marriage [ ] Qualifying re	lationship					
	[specify date of comm	nencement]					
	Mark appropriate section with	ı an 'x'					
Occupation							
Daniela etial Addana	Occupation						
Residential Address							
	Street Address (including uni	t or level number and name of p	roperty if required)				
	City/town/suburb	State	Postcode	Country			
lext item only displayed if Second Add	optive Parent details completed above	•					
Particulars of Second	Adoptive Parent						
Name							
	Full Name						
	run Name						
	Maiden Name (if applicable)						
	maraon realite (ii apprioable)						
	Any other previous names (if	applicable)					
Birth Details	7 my outer promous names (ii	applicable					
	Date of Birth						
	Place of Birth						
Gender	[ ] Female [ ] Male [ ] Non-Binary	e/intersex/unspecifie	d				
	Mark appropriate section with	ı an 'x'					

Date of present marriage/qualifying relationship	[ ] Marriage [ ] Qualifying relationship				
	[specify date of comme.	ncement]			
	Mark appropriate section with an	'x'			
Occupation					
	Occupation				
Residential Address					
	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country	

#### **Application Details**

Matter Type:

This Application is for Nature of application in one sentence

This Application is made under Act and section or other particular provision

The Applicant seeks the following orders:

This Application is made on the grounds set out in the accompanying affidavit sworn by [full name]

day of

20

#### To the other parties: WARNING

The above named party has applied for orders set out in this Application.

The facts that support this application are set out in the accompanying documentation.

The Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the application, or make submissions about it:

- you must attend the hearing and
- you may be required to file a Response at a later stage.

If you do not attend the Court hearing, orders may be made without further warning.

**Service**Mark appropriate section below with an 'x'

The party filing this document is required to serve it on all other parties at least 5 clear days before the first hearing, in accordance with the Rules of Court.

] It is intended to serve this application on all other parties.

Forr	m A8
[	] It is not intended to serve this application on the following parties: [list names]
	because [reasons]
	companying Documents c appropriate sections below with an 'x'
Acı	companying service of this Application is a:
[	] Supporting Affidavit (mandatory)
[	] If other additional document(s) please list them below:

FDN:

To be inserted by Court		
Case Number:		
Date Filed:		

#### **ORDER - ADOPTION**

YOUTH COURT OF SOUTH AUSTRALIA ADOPTION JURISDICTION

IN THE MATTER OF [NAME OF ADOPTIVE/ADOPTED PERSON]

Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.

First Adoptive Parent

only displayed if applicable Second Adoptive Parent

Birth Mother

Birth Father

Adoptive/Adopted Person

Only displayed if applicable Chief Executive

Only displayed if applicable First Interested Party

Introduction				
Hearing				
[Hearing date]				
[Presiding Officer]				
Appearances				
[First Adoptive Parent Appearance Information]				
Only displayed if applicable [Second Adoptive Parent Appearance Information]				
[Birth Mother Appearance Information]				
[Birth Father Appearance Information]				
[Adoptive/Adopted Person Appearance Information]				
Only displayed if applicable [Chief Executive Appearance Information]				
Only displayed if applicable [Other party title's Appearance Information]				
Date of Order:				
Next box only displayed if originating process is application for adoption order Next box only displayed if one or more recitals are entered				
Recitals				
The Court is satisfied that:				
Adoption order granted [ ] there has been due and proper compliance with the requirements of the Act and that it is in the best interests of the adoptive person that an order be made.				
Adoption order not granted  [ ] there has been due and proper compliance with the requirements of the Act but that it is not in the best interests of the adoptive person that an order be made.				
Adoption order not granted [ ] there has not been due and proper compliance with the requirements of the Act.				
[ ] [any other recitals to appear in order].				
Next box only displayed if originating process is application to discharge an adoption order Next box only displayed if one or more recitals are entered				
Recitals				
The Court is satisfied that:				
Discharge order granted [ ] the adoption order or consent for the purposes of the adoption order was obtained by fraud, duress or other improper means.				
Discharge order granted [ ] it is in the best interests of the adoptive person, taking into account the rights and welfare of the adoptive person, for the discharge order to be made.				
Discharge order not granted [ ] the grounds of the Application to Discharge an Adoption Order have not been made out.				
[ ] [any other recitals to appear in order].				

Next box only displayed if originating process is application for recognition of an adoption order made outside Australia

r	Next box only displayed if one or more recitals are entered				
	Recitals				
	The Court is satisfied that:				
l	Recoo	nition orde	r granted		
l	[	] a)	the Adoption Order was made in accordance with the law of that country; and		
	•	b)	when the Adoption Order was made, each applicant was domiciled in that country or had been resident in that country for at least 12 months; and		
		c)	The circumstances in which the order was made would, if they had existed in this State, have constituted a sufficient basis for making an adoption order under this Act; and		
		d)	The proceedings in which the order was made involved no denial of natural justice or failure to observe the requirements of substantial justice.		
Recognition order not granted [ ] the grounds of the Application to Recognise an Adoption Order made outside Australia have not been made out.					
	[	] [any	other recitals to appear in order].		

out.
[ ] [any other recitals to appear in order].
Next box only displayed if originating process is application to dispense with, or recognise the validity of consent Next box only displayed if one or more recitals are entered
Recitals
The Court is satisfied that:
Order granted to dispense with consent  [ ] the person cannot, after reasonable inquiry, be found or identified.
Order granted to dispense with consent  [ ] the person is in such a physical or mental condition as not to be capable of properly considering the question of consent.
Order granted to dispense with consent  [ ] the person has abandoned, deserted or persistently neglected or ill-treated the child.
Order granted to dispense with consent  [ ] there are circumstances by reason of which the consent may properly be dispensed with.
Order granted recognising consent  [ ] the person has given valid consent to the adoption.
Dispensation/recognition order not granted  [ ] the grounds of the Application to Dispense with, or Recognise the Validity of Consent have not been made out.
[ ] [any other recitals to appear in order].
Next box only displayed if originating process is application to revoke an order dispensing with or recognising the validity of consent, application for interlocutory orders, application for costs or other Next box only displayed if one or more recitals are entered
Recitals
The Court is satisfied that:
[ ] [any other recitals to appear in order].
Next box only displayed if originating process is application for adoption order
Order It is ordered
Mandatory if outcome is adjournment or interim order [ ] 1. That the hearing of the application is adjourned until [date].
Mandatory if application is dismissed   [ ] 1. That the Application for an Adoption Order is dismissed.

# Mandatory if application is withdrawn [ ] 1. That leave is granted for the Application for an Adoption Order to be withdrawn.

If application is granted [ ] That the	adoptive person be adopted by the applicant[s].
If application is granted [ ] That the	name by which the adoptive person is to be known is [ <i>name</i> ].
1	od between service upon the [party title] [name] and the hearing of the application is reduced to of days] days.
If outcome is interim ord	der upon the [ <i>party title</i> ] [ <i>name</i> ] is dispensed with.
[ ] other [ord	ders in separately numbered paragraphs].

### Next box only displayed if originating process is application to discharge an adoption order Order It is ordered Mandatory if outcome is adjournment or interim order That the hearing of the application is adjourned until [date]. Mandatory if application is dismissed That the Application to Discharge an Adoption Order is dismissed. ] 1. Mandatory if application is withdrawn That leave is granted for the Application to Discharge an Adoption Order to be withdrawn. [ ] 1. If application is granted ] That the adoption order dated [date] be discharged. If application is granted ] That the name by which the adoptive person is to be known is [name]. ] The period between service upon the [party title] [name] and the hearing of the application is reduced to [number of days] days. ] Service upon the [party title] [name] is dispensed with. ] other [orders in separately numbered paragraphs].

#### Next box only displayed if originating process is application for recognition of an adoption order made outside Australia Order It is ordered Mandatory if outcome is adjournment or interim order That the hearing of the application is adjourned until [date]. That the Application for Recognition of an Adoption Order Made Outside Australia is dismissed. ] 1. Mandatory if application is withdrawn That leave is granted for the Application for Recognition of an Adoption Order Made Outside Australia [ ] 1. to be withdrawn. ] That the adoption order dated [date] and made outside Australia is to be recognised under the law of the State of South Australia. ] The period between service upon the [party title] [name] and the hearing of the application is reduced to [number of days] days. If outcome is interim order ] Service upon the [party title] [name] is dispensed with.

Next box only displayed if originating process is application to dispense with or recognise the validity of consent  Order  It is ordered
It is ordered
Mandatory if outcome is adjournment or interim order [ ] 1. That the hearing of the application is adjourned until [date].
Mandatory if application is dismissed [ ] 1. That the Application to Dispense with or Recognise the Validity of Consent is dismissed.
Mandatory if application is withdrawn [ ] 1. That leave is granted for the Application to Dispense with or Recognise the Validity of Consent to be withdrawn.
If application is granted [ ] That the consent of the [party title] is dispensed with.
If application is granted [ ] That the consent given by the [party title] on [date] is recognised.
If outcome is interim order  [ ] The period between service upon the [party title] [name] and the hearing of the application is reduced to [number of days] days.
If outcome is interim order [ ] Service upon the [party title] [name] is dispensed with.
[ ] Other [orders in separately numbered paragraphs].
Next box only displayed if originating process is application to revoke an order dispensing with or recognising the validity of consent, application for interlocutory orders, application for costs or other
Order
It is ordered Orders in separately numbered paragraphs. 1.
Court use only
Registrar

Form A11
To be inserted by Court
Case Number:
Date Filed:
FDN:
NOTICE TO BIRTHS, DEATHS AND MARRIAGES OF ADOPTION ORDER
YOUTH COURT OF SOUTH AUSTRALIA ADOPTION JURISDICTION
IN THE MATTER OF [NAME OF CHILD]
Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.
First Adoptive Parent
Thist Adoptive Parent
Only displayed if applicable Second Adoptive Parent
Second Adoptive Larent
Birth Mother
Birth Father
Child
Only displayed if applicable CHIEF EXECUTIVE

#### TO THE REGISTRAR OF BIRTHS, DEATHS AND MARRIAGES

Only displayed if applicable First Interested Party

TAKE NOTICE that on [date] in the Youth Court of South Australia sitting at Adelaide [an Adoption order / an order to Discharge an Adoption Order dated [date] / an order Recognising an Adoption Order dated [date]] was made in respect of the person and the applicant[s] referred to below.

A copy of the [Adoption Order/Discharge Order/Recognition of an Adoption Order] is attached to this notice.

Next item only displayed where an order has been made as to child's to be known as' name. Not displayed for Recognition of an Adoption Order.

AND TAKE NOTICE that it was further ordered that the name by which the child is to be known is [name].

#### Form Δ11

-orm A11				
Child				
Name				
Date of Birth	Full Name			
Date of Billi				
	Date of Birth			
Gender	[ ] Female [ ] Male [ ] Non-Binary [ ] Indeterminate/intersex/unspecified			
Place of Birth	Mark appropriate section with an 'x'			
Place of Birth				
	Place			
Birth Mother				
	Folklows			
	Full Name			
Birth Father	Previous Full Name (if applicable)			
Birth Father				
	Full Name			
	Previous Full Name (if applicable)			
ן דופויטעט דעוו יעמוויפ (וו מאףווינימטיפי)				
lext item only displayed for Adoption Order				
Particulars of Adoptive Parent 1				
Name				
	Full Name			

Particulars of Adoptive Parent 1

Name

Full Name

Maiden Name (if applicable)

Previous Full Name (if applicable)

Date of Birth

Occupation

Residential Address

Street Address (including unit or level number and name of property if required), City/town/suburb/ State, Postcode

Next item only displayed for Adoption Order - if applicable

Particulars of Adoptive Parent 2			
Name			
	Full Name		
	Maiden Name (if applicable)		
	Previous Full Name (if applicable)		
Birth Details			
	Date of Birth		
L	1		

	Place of Birth
Occupation	
- Coodpanion	
	Occupation
Residential Address	
	Street Address (including unit or level number and name of property if required), City/town/suburb, State, Postcode

	^	rr	n	00
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To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	

#### APPEAL FROM INTERLOCUTORY JUDGMENT OF MAGISTRATE

Youth Court Act 1993 s 22(2)

YOUTH COURT OF SOUTH AUSTRALIA GENERAL JURISDICTION

Please specify the Full Name including capacity for each party. Each party should include a party number if more than one party of the same type.

First Appellant

First Respondent

Appellant					
	Full Name				
Name of law firm / solicitor If any					
	Law Firm		Solicitor		
Address for service					
	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country	
	Email address				
Phone Details					
	Type – Number				
Duplicate panel if multiple Appellants					

Respondent					
	Full Name (including Also Known as, capacity (eg Administrator, Liquidator, Trustee) and Litigation Guardian Name (if applicable))				
Address					
	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country	
	Email address				
Phone Details					
	Type – Number				

Duplicate panel if multiple Respondents

Form G6

Appeal Details
The Appellant appeals to a Judge of the Youth Court of South Australia against the judgment identified below.
This Appeal is brought under section 22(2)(a) of the Youth Court Act 1993.
Judgment subject of appeal
Order appealed against:
Name of Presiding Officer:
Date of judgment:
Nature of judgment:
Grounds of appeal: Grounds of appeal in separate numbered paragraphs 1.
The Appellant seeks the following orders: Orders sought in separate numbered paragraphs 1.

#### To the other parties: WARNING

The Appellant appeals against the judgment identified above. The parties will be advised of a hearing date in due course.

If you wish to oppose the appeal or make submissions about it, you **must** attend the hearing. If you do not attend the hearing, the Court may make orders **finally determining** the Appeal without further warning.

#### Form G6

#### Service

The Appellant must serve a copy of this Notice of Appeal on the Registrar or other proper officer of any other Court/Tribunal appealed from and the Respondent in accordance with the Rules of Court.

#### **Note to Parties**

There are usually cost penalties for making an unsuccessful Appeal or resisting a successful Appeal.

Form G6				
To be inserted by Court				
Case Number:				
Date Filed:				
FDN:				
APPEAL FR		UTORY JUDG N Court Act 1993 s 22(		STRATE
YOUTH COURT OF SOUTH GENERAL JURISDICTION	AUSTRALIA			
Please specify the Full Name including capa	city for each party. Each party sho	uld include a party number if more	than one party of the same type.	
First Appellant				
First Respondent				
Appellant				
Name of law firm / solicitor	Full Name		I	
If any	Law Firm		Solicitor	
Address for service	Street Address (including unit of	or level number and name of prope	who if we arrive all	
	Street Address (including unit t	rever number and name of proper		
	City/town/suburb	State	Postcode	Country
Phone Details	Email address			
Duplicate panel if multiple Appellants	Type – Number			
	T			
Respondent	Full Name (including Also Know	vn as, capacity (eg Administrator, L	iguidator Trustee) and Litigation	Guardian Name (if applicable))
Address				(ii appirausie))
	Street Address (Including unit o	or level number and name of prope	rty ir requirea)	
	City/town/suburb	State	Postcode	Country

Duplicate panel if multiple Respondents

Type – Number

Phone Details

Form G6

Appeal Details
The Appellant appeals to a Judge of the Youth Court of South Australia against the judgment identified below.
This Appeal is brought under section 22(2)(a) of the Youth Court Act 1993.
Judgment subject of appeal
Order appealed against:
Name of Presiding Officer:
Date of judgment:
Nature of judgment:
Grounds of appeal: Grounds of appeal in separate numbered paragraphs 1.
The Appellant seeks the following orders: Orders sought in separate numbered paragraphs  1.

#### To the other parties: WARNING

The Appellant appeals against the judgment identified above. The parties will be advised of a hearing date in due course.

If you wish to oppose the appeal or make submissions about it, you **must** attend the hearing. If you do not attend the hearing, the Court may make orders **finally determining** the Appeal without further warning.

#### Form G6

#### Service

The Appellant must serve a copy of this Notice of Appeal on the Registrar or other proper officer of any other Court/Tribunal appealed from and the Respondent in accordance with the Rules of Court.

#### **Note to Parties**

There are usually cost penalties for making an unsuccessful Appeal or resisting a successful Appeal.

To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	
Hearing Date and Time:	
Hearing Location: 75 Wright Street Adelaide	

## ORIGINATING APPLICATION - ORDER AS TO PARENTAGE OF A CHILD BORN UNDER A RECOGNISED SURROGACY AGREEMENT

Surrogacy Act 2019 s 18(1)
YOUTH COURT OF SOUTH AUSTRALIA SURROGACY JURISDICTION
IN THE MATTER OF [NAME[S] OF CHILD[REN]]
Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.
First Intended Parent
Only displayed if applicable Second Intended Parent
Surrogate/Birth Mother

Partner of Surrogate/Birth Mother

Only one of the next two items display as applicable ATTORNEY-GENERAL

Only displayed if applicable Other Party

CHIEF-EXECUTIVE

Birth Siblings Mark appropriate section below with an 'x'		
Does the child the subject of this application have any living birth siblings? [	] Yes [	] No

Filed by the Intended Parent[s]				
Full name				
Full name				
Law Firm		Solicitor		
Street Address (including unit of	rievel number and name of propen	ly if required)		
City/town/suburb	State	Postcode	Country	
Email address				
Type – Number				
	Full name  Full name  Law Firm  Street Address (including unit of	Full name  Full name  Law Firm  Street Address (including unit or level number and name of proper)  City/kown/suburb  State  Email address	Full name  Law Firm Solicitor  Street Address (including unit or level number and name of property if required)  City/town/suburb State Postcode	

Particulars of First Intended Parent					
Name					
	Full Name	Full Name			
	Turrumo				
	Maiden Name (if applicable)				
	A				
Birth Details	Any other previous names (if app	nicable)			
Birar Betaile					
	Date of Birth				
Gender	Place of Birth				
Geridei	[ ] Female				
	[ ] Male				
	[ ] Non-Binary [ ] Indeterminate/intersex/unspecified				
	[ ] Indeterminate/i	intersex/unspecified			
	Mark appropriate section with an	'x			
Date of present marriage/	[ ] Marriage				
qualifying relationship	Qualifying relationship				
	[specify date of commencement]				
	[-1]				
	Mark appropriate section with an 'x'				
Occupation	וויים מאריים וויים מידים אינים וויים וויים מידים וויים וויים מידים וויים				
·					
D : 1 (: 1 A 1 1	Occupation				
Residential Address					
	Street Address (including unit or level number and name of property if required)				
			,		
	City/town/suburb	State	Postcode	Country	

Only displayed if applicable				
Particulars of Second Inte	ended Parent			
Name				
	Full Name			
	Maiden Name (if applicable)			
	Any other previous names (if app	olicable)		
Birth Details				
	Date of Birth			
	Place of Birth			
Gender [ ] Female				
[				
	[ ] Indeterminate/intersex/unspecified			
		·		
Data of annual and	Mark appropriate section with an	ı 'x		
Date of present marriage/ qualifying relationship	[ ] Marriage			
-173	[ ] Qualifying relate [specify date of comm	tionship mencementi		
	lopeeny date en cennin	noncomont _i		
	Mark appropriate section with an	ı 'x'		
Occupation				
	Occupation			
Residential Address				
	Street Address (including unit or	level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country

Surrogate/Birth Mother				
Name				
	Full Name			
	Maiden surname (if applicable)			
Address	Any other previous names (if ap	plicable)		
Address				
	Street Address (including unit o	r level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type – Number			

Only displayed if applicable				
Other Party				
Name				
	Full Name			
	Any other previous names (if applicable)			
Party Role		Surrogate/Birth Mother	-	
	Birth Father			
	[ ] Other			
	Mark appropriate section with ar	ı 'x'		
Address				
	Street Address (including unit or	level number and name of propert	y if required)	I
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details	Email address			
	Type - Number			
Child				
Name				
rane				
Date of Birth	Full Name			
	Date of Birth			
Gender	[ ] Female			
	[ ] Male			
[ ] Non-Binary [ ] Indeterminate/intersex/unspecified				
[ ] materimate/intersex/anspeamed				
Place of Birth	Mark appropriate section with ar	1 'X'		
Place of Billi				
Is the child an Aboriginal or	Place of birth			
Torres Strait Islander?	[			
Duplicate panel if multiple children	Mark appropriate section with ar	1 'x'		
Application Details				
Matter Type:				
This Application is for an order as to parents of a child born under a recognised surrogacy agreement.  Nature of application in one sentence				
This Application is made under section 18 of the Surrogacy Act 2019.  Note: Pursuant to section 18(2)(a), an application may only be made when the child is between the age of 30 days and 12 months.				
The Intended Parent[s] seek the following orders: Orders sought in separately numbered paragraphs.				
	<ol> <li>That pursuant to section 18(1)(a) of the Surrogacy Act 2019, an order be made as to parents of a child born under a recognised surrogacy agreement concerning the abovenamed child.</li> </ol>			
Duplicate if multiple children	Duplicate if multiple children			

Form	1 S1

<ol> <li>That pursuant to section 18(1)(b) o be known by the following name: SURNAME: [name] OTHER NAMES: [name]</li> </ol>	f the Surrogacy Act 2019, the child, [name] ,
3. [any other orders sought in separat	elv numbered paragraphs]
This Application is made on the grounds se	t out in the accompanying affidavit sworn by
[full name]	on the day of 20 .

#### To the other parties: WARNING

The Applicant has applied for orders set out in this Application.

The facts that support this Application are set out in the accompanying documentation.

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the application, or make submissions about it:

- you must attend the hearing and
- you may be required to file a Response at a later stage.

If you do not attend the Court hearing, orders may be made without further warning.

Service Mark appropriate section below with an 'x'
The party filing this document is required to serve it on all other parties at least 5 clear business days prior to the next hearing, in accordance with the Rules of Court.
[ ] It is intended to serve this application on all other parties.
[ ] It is not intended to serve this application on the following parties: [list names]
because [ <i>reasons</i> ]

	Accompanying Documents Mark appropriate sections below with an 'x'			
Acc	ompanying service of this Application is a:			
[	] Supporting Affidavit (mandatory)			
[	] If other additional document(s) please list below:			

Form S2

To be inserted by Court

Case Number:

Date Filed:

FDN:

Hearing Date and Time:

## APPLICATION TO REVOKE AN ORDER AS TO PARENTS OF A CHILD BORN UNDER A RECOGNISED SURROGACY AGREEMENT

Surrogacy Act 2019 s 19(1)

YOUTH COURT OF SOUTH AUSTRALIA
SURROGACY JURISDICTION

**Hearing Location:** 75 Wright Street Adelaide

IN THE MATTER OF [NAME[S] OF CHILD[REN]]

Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.

First Intended Parent

Second Intended Parent

Surrogate/Birth Mother

Partner of Surrogate/Birth Mother

Only displayed if applicable Other Party

Only one of the next two items display as applicable  $\begin{tabular}{l} ATTORNEY-GENERAL \end{tabular}$ 

CHIEF EXECUTIVE

Applicant Applicant Role  Name of law firm / solicitof any  Address for service	Mark appropriate section	General ecutive of the Depa		
Applicant Role Name of law firm / solicito	[ ] Attorney-			
Name of law firm / solicito	[ ] Attorney-			
Name of law firm / solicito	[ ] Attorney-			
fany	Mark appropriate section	ecutive of the Depa		
fany			irtment for Child Prote	ection
fany	r	n with an 'x'		
<u>,                                      </u>				
Address for service	Law Firm		Solicitor	
	Street Address (includin	g unit or level number and n	ame of property if required)	
	City/town/suburb	State	Postcode	Country
Phone Details	Email address			
none Betane				
	Type – Number			
[date] as to parer  Duplicate if multiple childre  That pursuant to be known by the SURNAME: [nam. OTHER NAMES:	order to revoke and gnised surrogacy agunder section 19 of ollowing orders: section 19(1) of the ts of a child born unsection 19(3)(b) of the following name:	greement.  the Surrogacy Act e Surrogacy Act 2 nder a recognised and the Surrogacy Act 2	2019. 019 an order be man surrogacy agreement 2019, the child, [name	
This Application is made (	er was obtained by on for the making of	the original order v	her improper means. vas not an effective c	onsent because it was obtained

Service

#### To the other parties: WARNING

The Applicant has applied for orders set out in this Application.

The facts that support this Application are set out in the accompanying documentation.

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the application, or make submissions about it:

- you must attend the hearing and
- you may be required to file a Response at a later stage.

If you do not attend the Court hearing, orders may be made without further warning.

Mark appropriate section below with an 'x'
The party filing this document is required to serve it on all other parties at least 5 clear days before the first hearing, in accordance with the Rules of Court.
[ ] It is intended to serve this application on all other parties.
[ ] It is not intended to serve this application on the following parties: [list names]
because [reasons]
Accompanying Documents Mark appropriate sections below with an 'x'
Accompanying service of this Application is a:
<ul><li>[ ] Statement of Particulars (mandatory)</li><li>[ ] Supporting Affidavit (mandatory)</li></ul>
[ ] If other additional document(s) please list below:

Form S3
---------

To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:  Hearing Location: 75 Wright Street Adelaide
INTERLOCUTORY APPLICATION
YOUTH COURT OF SOUTH AUSTRALIA SURROGACY JURISDICTION
IN THE MATTER OF [NAME[S] OF CHILD[REN]]
Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.
First Intended Parent
Second Intended Parent
Surrogate/Birth Mother
Partner of Surrogate/Birth Mother
Other Party
Only one of the next two Items display as applicable ATTORNEY-GENERAL
CHIEF EXECUTIVE

Filed by the [Party Title]				
Party Role	Full Name			
Name of law firm / solicitor				
	Law Firm		Solicitor	
Address for service	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type – Number			

Application Details				
This Application is for Nature of application in one sentence				
If applicable This Application is made under Act and section or other particular provision				
The abovenamed party seeks the following orders: Orders sought in separately numbered paragraphs.  1.				
This Application is made on the grounds set out in the accomp				
[full name]	on the	day of	20	
This application is urgent on the grounds set out in the accom [full name]	panying affid on the	avit sworn by day of	20	
If applicable This application is by consent. The consent of the [Party title] evidenced by [set out evidence eg letter or email from party's	solicitor].	[name]		is

#### To the other parties: WARNING

The Applicant has applied for orders set out in this Application.

The facts that support this Application are set out in the accompanying documentation.

This Application will be considered at the hearing at the date and time set out at the top of this document.

Form S
--------

If you wish to oppose the application, or make submissions about it:
 you must attend the hearing and
 you may be required to file a Response at a later stage.

If you do not attend the Court hearing, orders may be made without further warning.

Service Mark appropriate section below with an 'x'	
The party filing this document is required to serve it on all other parties at least 5 clear business days prior to th hearing.	e next
[ ] It is intended to serve this application on all other parties.	
[ ] It is not intended to serve this application on the following parties: [list names]	
because [reasons]	
Accompanying Documents Mark appropriate sections below with an 'x'	
Accompanying service of this Application is a:	
[ ] Supporting Affidavit (mandatory)	
[ ] If other additional document(s) please list below:	

CHIEFEXECUTIVE

Form S4
To be inserted by Court
Case Number:
Date Filed:
FDN:
AFFIDAVIT
YOUTH COURT OF SOUTH AUSTRALIA SURROGACY JURISDICTION
IN THE MATTER OF [NAME[S] OF CHILD[REN]]
Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.
First Intended Parent
Second Intended Parent
Surrogate/Birth Mother
Partner of Surrogate/Birth Mother
Other Party
Only one of the next two items display as applicable ATTORNEY-GENERAL

Filed by the [Party title]				
Party Role	Full Name			
Name of law firm / solicitor				
	Law Firm		Solicitor	
Address for service	Street Address (including unit or	evel number and name of proper	ty if required)	
	City/town/suburb  Email address	State	Postcode	Country
Phone Details				
	Type - Number			

Deponent Details				
Deponent				
	Full Name			
Address				
	Street Address (including	unit or level number and n	ame of property if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Occupation				
	Occupation			

Affidavit
Mark appropriate section below with an 'x'
I [full name, address and occupation of deponent]  [ ] SWEAR ON OATH / [ ] DO TRULY AND SOLEMNLY AFFIRM THAT:  Set out text in separate numbered paragraphs  If the affidavit relates to an application, identify the application and state the material facts relevant to the application.  1.
Sworn/Affirmed Delete whichever is inapplicable By the abovenamed deponent
at [place]
on [date]
Signature of deponent
before me
Signature and title of attesting witness
Printed name and title of witness
Stamp here if applicable
ID number of witness
If applicable

#### Instructions

- Each page of the affidavit, including any exhibit(s), must be consecutively numbered starting with page 2. Please attach additional pages to the affidavit as necessary.
- The affidavit should be confined to facts and should not include submissions.
- The affidavit should not reproduce material already contained in affidavits or other material already filed in the
  matter. It should not exhibit documents already exhibited to affidavits filed in the matter. In both cases it is
  sufficient to simply refer to such material or documents and the place where they may be found.
- An exhibit to an affidavit must be clearly marked to identify it as the exhibit referred to in the affidavit.
- A single 'front page' must be inserted in front of the exhibits in form 14.
- Each page of the affidavit (but not any exhibit) must be signed by both the deponent and the witness.
- An affidavit is to be sworn if it is made in this State in accordance with section 6 of the Evidence Act 1929 or,
  if made elsewhere, in accordance with the law for the taking of oaths or the making of affirmations in that place.
- The deponent must swear or affirm the affidavit before a person authorised by law to witness the swearing or affirming of affidavits ('the witness'). Persons authorised to witness an affidavit are:
  - (a) a Registrar or Deputy Registrar
  - (b) any other officer of the Court whom the Registrar has assigned for this purpose;
  - (c) a public notary;
  - (d) a commissioner for taking affidavits;
  - (e) a justice of the peace for South Australia;
  - (f) any other person authorised by law to take affidavits.
- The contents of an affidavit cannot be altered after the affidavit has been sworn or affirmed.
- The party serving an affidavit must serve copies of all exhibits with the affidavit.

	rvice on the other parties appropriate section below with an 'x'
	e party filing this document is required to serve it on all other parties at least 5 clear business days prior to the next aring, pursuant to the Rules of Court.
[	] It is intended to serve this application on all other parties.
[	] It is not intended to serve this application on the following parties: [list names]
	because [reasons]

First Intervener/Applicant

Only displayed if applicable Second Intervener/Applicant

First Intended Parent

Only displayed if applicable Second Intended Parent

Partner of Surrogate/Birth Mother

Only one of the next two items display as applicable ATTORNEY-GENERAL

Birth Mother

Other Party

CHIEF-EXECUTIVE

Form S5
To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location: 75 Wright Street Adelaide
INTERLOCUTORY APPLICATION - LEAVE TO INTERVENE Surrogacy Act 2019 s 19(4)
YOUTH COURT OF SOUTH AUSTRALIA SURROGACY JURISDICTION
IN THE MATTER OF [NAME[S] OF CHILD[REN]]

Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.

File I beetle Field Independent	(A1:4			
Filed by the First Intervene	er/Applicant			
Intervener/Applicant				
''				
	Full name			
Name of Law Firm and				
Solicitor if any				
Solicitor if any	Law Firm		Solicitor	
Address for Service			001101101	
Address for octation				
	Street Address (including unit or	level number and name of propert	y if required)	
	City/town/suburb	State	Postcode	Country
ľ				•
	Email address			
Phone Details	Email addiess			
Thorie Details				
	Town Monthson			
Email Address	Type - Number			
Email Address				
	Email address			
Optional	Elliali audi ess			

First Intervener/Applicant				
Intervener/Applicant				
	Full name			
Residential Address				
	Street Address (including unit or	r level number and name of proper	ty if required)	
	otroce Address (merading dime of	levernamber and name of proper	I	
	City/town/suburb	State	Postcode	Country
	Olty/covin/subulb	- Otate	1 osteode	Country
	Email address			
Phone Details				
	Type - Number			
Email Address				
Optional	Email address			

#### Only displayed if applicable

Second Intervener/App	licant			
Intervener/Applicant				
	Full name			
Residential Address				
	Street Address (including	unit or level number and na	me of property if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			
Email Address				
Optional	Email address			

Birth Mother				
Name				
	Full Name			
Address	Any other previous names (if ap	r level number and name of propert	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details	Type - Number			
Email Address				
Optional	Email address			

First Parent				
Name				
	Full Name			
Address	Any other previous names (if ap	plicable)		
Address				
	Street Address (including unit or	r level number and name of proper	ty if required)	
	Street Address (Hicharing drift of	Tever number and name or proper	I equired)	
	City/town/suburb	State	Postcode	Country
	•	•	•	•
	Email address			
Phone Details				
	Type - Number			
Email Address				
Ontional	Empil address			

### Only display if applicable.

Second Parent				
Name				
	Full Name			
	Any other previous names	s (if applicable)		
Address				
	Street Address (including	unit or level number and na	me of property if required)	
	City/town/suburb	State	Postcode	Country
	Email address			

ı	Fο	rn	n	ς	5

Phone Details	
Email Address	Type - Number
Optional	Email address
Child	
Name	
Date of Birth	Full Name (as at time of Application)
	Date of Birth
Gender	[ ] Female
	i j Male [ ] Indeterminate
	[ ] indeterminate
	Mark appropriate section with an 'x'
Place of Birth	
	Place of birth
Application Details	
	or leave to intervene in an application under section 19 of the Surrogacy Act 2019 on
following grounds (section 19(4) Please list grounds below in separately nu	of the Surrogacy Act 2019). mbered paragraphs:
1.	
2.	
3.	
I nis Application is made or   [full name]	the grounds set out in the accompanying affidavit sworn by on the day of 20 .
Service on the other parti Mark appropriate section below with an 'x'	es
The party filing this docume	ent is required to serve it on all other parties at least 5 business days before the first
	legislation and the Rules of Court.
☐ It is intended to serve	e this application on all other parties.
☐ It is not intended to serve	serve this application on the following parties: [list names]
h	
because [reasons]	
Accompanying Document	ts
Accompanying service of th	
, woompanying service of the	io apprioriti to d.

Supporting Affidavit (required)
If other additional document(s) please list them below:
1. 2.
3.

CHIEF EXECUTIVE

Form S6
To be inserted by Court
Case Number:
Date Filed:
FDN:
ORDER - SURROGACY
YOUTH COURT OF SOUTH AUSTRALIA SURROGACY JURISDICTION
IN THE MATTER OF [NAME OF CHILD]
Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.
Display the following items as applicable
First Intended Parent
Second Intended Parent
Surrogate/Birth Mother
Partner of Surrogate/Birth Mother
Other Party
Child
Only one of the next two items display as applicable

Next box only displayed if originating process is application for an order as to parents of a child born under a recognised surrogacy agreement.

Next box only displayed if one or more recitals are entered.

Recitals
The Court is satisfied that:
Order granted [ ] there has been due and proper compliance with the requirements of the Act and that it is in the best interests of the child that an order be made.
Order not granted  [ ] there has been due and proper compliance with the requirements of the Act but that it is not in the best interests of the child that an order be made.
order not granted [ ] there has not been due and proper compliance with the requirements of the Act.
[ ] [any other recitals to appear in order].

	only displayed if originating process is application to revoke an order as to parents of a child born under a recognised surrogacy agreement only displayed if one of more recitals are entered
Rec	itals
The	Court is satisfied that:
Revoke	e order granted ] the original order was obtained by fraud, duress or other improper means.
Revoke	e order granted ] a consent relied on for the making of the original order was not an effective consent because it was obtained by fraud, duress or material inducement.
Revoke	e order granted ] there is an exceptional reason why the original order should be discharged.
Revok	e order not granted

Form:	S6
-------	----

[	] the grounds of the application have not been made out
[	] [any other recitals to appear in order].
Next box	only displayed if originating process is marked as other only displayed if one or more recitals are entered
Recit	tals
The (	Court is satisfied that:
[	] [any other recitals to appear in order].
Next box	only displayed if originating process is application for an order as to parents of a child born under a recognised surrogacy agreement
Orde	er
It is c	ordered:
	ory if outcome is adjournment or interim order   That the hearing of the application is adjourned until [ <i>date</i> ].
[ ]	ory if application is dismissed That the Application for an Order as to Parents of a Child Born Under a Recognised Surrogacy Agreement is dismissed.
[ ]	ory if application is withdrawn That leave is granted for the Application for an Order as to Parents of a Child Born Under a Recognised Surrogacy Agreement to be withdrawn.
	ory if order not granted That no order shall be made as to parents of a child born under a Recognised Surrogacy Agreement
[ ]	[other]
Mandate 1.	only if order granted  That section 18 of the Surrogacy Act 2019 has been complied with and the Court accepts the Recognised Surrogacy Agreement as between the surrogate/birth mother [name] and the intended parents [name] and [name], such Agreement being entered into on [date].
2.	That the surrogate/birth mother [name] freely and with full understanding of what is involved, agrees to the making of these orders.
3.	That the intended parents [name] and [name] are fit and proper persons to assume the role of parents of the child[ren].
4.	That the Court approves that the child [name] shall be named as [name].
5.	That the Registrar of the Youth Court of South Australia will give the Registrar of Births, Deaths and Marriages written notice of the particulars described in section 21 of the Surrogacy Act 2019.
If outco	me is interim order    The period between service upon the [party title] [name] and the hearing of the application is reduced to [number of days] days.
If outco	me is interim order   Service upon the [ <i>party title</i> ] [ <i>name</i> ] is dispensed with.
[ ]	[Other] Orders in separately numbered paragraphs
	m only displayed if order granted noted that the effect of this order for the purposes of the laws of the State will be as follows:
1.	That the relationship between the child[ren] [name] and the intended parents [name] and [name] is to be treated as being that of child and parent.

Next box only displayed if originating process is application to revoke an order as to parents of a child born under a recognised surrogacy agreement

That the relationship between the child[ren] [name] and the surrogate/birth mother [name] and the husband of the surrogate mother/birth father [name] is to be treated as not being that of child and parent.

Order		
It is ordered:		
Mandatory if outcome is adjournment or interim order [ ]That the hearing of the application is adjourned until [date].		
Mandatory if application is dismissed  [ ]That the Application to Revoke an Order as to Parents of a Child Born Under a Recognised Surrogacy Agreement is dismissed.		
Mandatory if application is withdrawn  [ ] That leave is granted for the Application to Revoke an Order as to Parents of a Child Born Under a Recognised Surrogacy Agreement to be withdrawn.		
Mandatory if order not granted  [ ]That the Application to Revoke an Order as to Parents of a Child Born Under a Recognised Surrogacy Agreement is dismissed.		
[ ] [other]		
Mandatory if order granted  1. That the original order dated [date] be revoked.		
2. That the child shall hereby be named as [name].		
<ol> <li>That the Registrar of the Youth Court of South Australia will give the Registrar of Births, Deaths and Marriages written notice of the particulars described in section 21 of the Surrogacy Act 2019.</li> </ol>		
If outcome is interim order [ ] The period between service upon the [party title] [name] and the hearing of the application is reduced to [number of days] days.		
If outcome is interim order [ ] Service upon the [party title] [name] is dispensed with.		
[ ] [other] Orders in separately numbered paragraphs		
Next item only displayed if order granted It is noted that the effect of this order for the purposes of the laws of the State will be as follows:		
1. That the relationship between the child [name] and the intended parents [name] and [name] is to be treated as not being that of child and parent.		
2. That the relationship between the child[ren] [name] and the surrogate/birth mother [name] and the husband of the surrogate mother/birth father [name] is to be treated as being that of child and parent.		
Court use only		
Registrar		

CHIEF EXECUTIVE

Form S7
To be inserted by Court
Case Number:
Date Filed:
FDN:
NOTICE TO BIRTHS, DEATHS AND MARRIAGES OF [AN ORDER AS TO PARENTS OF A CHILD BORN UNDER A RECOGNISED SURROGACY AGREEMENT/AN ORDER DISCHARGING AN ORDER AS TO PARENTS OF A CHILD BORN UNDER A RECOGNOSED SURROGACY AGREEMENT]
YOUTH COURT OF SOUTH AUSTRALIA SURROGACY JURISDICTION
IN THE MATTER OF [NAME OF CHILD]
Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.
Display the following items as applicable
First Intended Parent
Second Intended Parent
Surrogate/Birth Mother
Partner of Surrogate/Birth Mother
Other Party
Child
Only one of the next two items display as applicable ATTORNEY-GENERAL

#### TO THE REGISTRAR OF BIRTHS, DEATHS AND MARRIAGES

TAKE NOTICE that on [date] in the Youth Court of South Australia sitting at Adelaide [an order as to parents of a child born under a recognised surrogacy agreement/an order discharging an order as to parents of a recognised surrogacy agreement dated [date]] was made in respect of the parties referred to below.

A copy of the [order as to parents of a child born under a recognised surrogacy agreement / order discharging an order as to parents of a recognised surrogacy agreement] is attached to this notice.

AND TAKE NOTICE that it was further ordered that the name by which the child is to be known is [name].

Child	
Name	
	Full Name
Date of Birth	
	Date of Birth
Gender	[Female/Male/Non-Binary/Indeterminate/intersex/unspecified]
Place of Birth	
	Place

Particulars of First Intended Parent	
Name	
	Full Name
	Maiden Name (if applicable)
	Any other previous names (if applicable)
Birth Details	
	Date of Birth
	Place of Birth
Occupation	
	Occupation
Residential Address	
	Out the half are the shade and
Date of marriage or	Street Address (including unit or level number and name of property if required), City/town/suburb, State Postcode
qualifying relationship	
' ' ' ' '	Poto

Particulars of Second Intended Parent	
Name	
	Full Name
	Maiden Name (if applicable)
	Any other previous names (if applicable)
Birth Details	
	Date of Birth

	Place of Birth
Occupation	
	Occupation
Residential Address	
	Street Address (including unit or level number and name of property if required), City/town/suburb, State Postcode
Date of marriage or	
qualifying relationship	
qualitying relationship	
	Date

Surrogate/Birth Mother	
Name	
	Full Name
	Maiden Name (if applicable)
	Previous Full Name (If applicable)
Residential Address	
	Street Address (including unit or level number and name of property if required), City/town/suburb, State Postcode

Only displayed if applicable

Other Party	
Name	
	Full Name
	Maiden Name (if applicable)
	Previous Full Name (if applicable)
Party Role	[Partner of the Surrogate or Birth Mother/Birth Father]
Residential Address	
	Street Address (including unit or level number and name of property if required), City/town/suburb, State Postcode

Form S9
To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location: 75 Wright Street Adelaide
RESPONSE TO APPLICATION TO REVOKE ORDER
YOUTH COURT OF SOUTH AUSTRALIA SURROGACY JURISDICTION
IN THE MATTER OF [NAME[S] OF CHILD[REN]]
Please specify the Full Name for each party. Each party should include a party number if more than one party of the same type.
First Parent
only displayed if applicable Second Parent
Birth Mother
First Intervener/Applicant
only displayed if applicable Second Intervener/Applicant
Partner of Surrogate/Birth Mother
Only displayed if applicable Other Party
Only one of the next two items display as applicable ATTORNEY-GENERAL
CHIEFEXECUTIVE

File of to other for each other.				
Filed by the [party title]				
Name				
	Full name			
Name of Law Firm and				
Solicitor if any				
	Law Firm		Solicitor	
Address for Service				
	Street Address (including unit or level number and name of property if required)			
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
Thore Betalis				
	Type - Number			
	i i ype - Number			

First Parent				
Name				
	Full Name			
A -1-1	Any other previous names (if app	plicable)		
Address				
	Street Address (including unit or	r level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	ony commons and	otato .	1 000000	Joanay
	Email address			
Phone Details				
	Type - Number			
Email Address				
Optional	Email address			

#### Only displayed if applicable

Second Parent					
Name					
	Full Name				
	Any other previous names (if ap	plicable)			
Address					
	Street Address (including unit or	r level number and name of proper	ty if required)		
	City/town/suburb	State	Postcode	Country	
	Email address				
Phone Details					
	Type - Number				
Email Address					
Optional	Email address				

20

day of

# Form S9

Name

	Full Name (as at time of Application)			
Date of Birth				
Condor	Date of Birth			
Gender	[ ] Female			
	Male			
	[ ] Indeterminate			
	Mark appropriate section with an 'x'			
Place of Birth				
	Place of birth			
	Trace of birth			
Duplicate panel if multiple children				
Response Details				
This Response is in relation	to an Application to Revoke an Order under section 19 of the Surrogacy Act 2019.			
The details of the Response are as follows: List details in separately numbered paragraphs.				
1.				
2. 3.				
3.				
The abovenamed party seeks the following orders: List orders sought in separately numbered paragraphs.				
1.				
2.				
3.				

Servic Mark app	CE ropriate section below with an 'x'				
	The party filing this document is required to serve it on all other parties at least 5 business days before the first hearing in accordance with legislation and the Rules of Court.				
	It is intended to serve this application on all other parties. It is not intended to serve this application on the following parties: [list names]				

This Application is made on the grounds set out in the accompanying affidavit sworn by  $[full\ name]$  on the

because [reasons]

Accompanying Documents Mark appropriate sections below with an 'x'			
Accompanying service of this application is a:			
□ Supporting Affidavit (required)			
☐ If other additional document(s) please list them below:			
	1. 2.		
	<del>3</del> .		

Form G6				
To be inserted by Court				
Case Number:				
Date Filed:				
   FDN:				
APPEAL FR	OM INTERLOC	UTORY JUDGM Court Act 1993 s 22(2		STRATE
YOUTH COURT OF SOUTH GENERAL JURISDICTION	AUSTRALIA			
Please specify the Full Name including capa	city for each party. Each party shou	ald include a party number if more t	than one party of the same type.	
First Appellant				
First Respondent				
Appellant				
Name of law firm / solicitor	Full Name			
If any	Law Firm		Solicitor	
Address for service	Lawriiii		Solicitor	
	Street Address (including unit or	r level number and name of propert	y if required)	Г
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
Duplicate panel if multiple Appellants	Type – Number			
Respondent				
	Full Name (including Also Know	n as, capacity (eg Administrator, Li	quidator, Trustee) and Litigation G	uardian Name (if applicable))
Address				
	Street Address (including unit or	r level number and name of propert	y if required)	
	City/town/suburb	State	Postcode	Country
	<del></del>			

Duplicate panel if multiple Respondents

Type – Number

Phone Details

Form G6

Appeal Details
The Appellant appeals to a Judge of the Youth Court of South Australia against the judgment identified below.
This Appeal is brought under section 22(2)(a) of the Youth Court Act 1993.
Judgment subject of appeal
Order appealed against:
Name of Presiding Officer:
Date of judgment:
Nature of judgment:
Grounds of appeal: Grounds of appeal in separate numbered paragraphs 1.
The Appellant seeks the following orders: Orders sought in separate numbered paragraphs 1.

# To the other parties: WARNING

The Appellant appeals against the judgment identified above. The parties will be advised of a hearing date in due course.

If you wish to oppose the appeal or make submissions about it, you **must** attend the hearing. If you do not attend the hearing, the Court may make orders **finally determining** the Appeal without further warning.

#### Form G6

#### Service

The Appellant must serve a copy of this Notice of Appeal on the Registrar or other proper officer of any other Court/Tribunal appealed from and the Respondent in accordance with the Rules of Court.

#### **Note to Parties**

There are usually cost penalties for making an unsuccessful Appeal or resisting a successful Appeal.

Form YTO1 Application for a Youth Treatment Order Form YTO1
To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location: 75 Wright Street Adelaide
ORIGINATING APPLICATION - YOUTH [ASSESSMENT / TREATMENT / DETENTION] ORDE Controlled Substances Act 1984 Part 7A s 54B
YOUTH COURT OF SOUTH AUSTRALIA GENERAL JURISDICTION
IN THE MATTER OF Please specify the Full Name for each party. Each party should include a party number is more than one party of the same type.
Applicant 1
only displayed if applicable Applicant 2
Child

Instructions:		

Please fill in all of the details requested in this form.
If any details of a party are unknown, indicate 'Unknown' in the appropriate box.
Duplicate the relevant details box for multiple parties of the same type.
An Affidavit must be filed with this Application.
For boxes '[ ]', mark 'X' in the appropriate box.
Application type: This Application is made under Part 7A of the Controlled Substances Act 1984.
Other Proceedings Involving the Child:  Are there currently any proceedings before the Youth Court involving the Child?  — Yes — No
If Yes, please select the relevant proceedings below:  Criminal Care and Protection Adoption/Surrogacy Family Conference / Family Group Conference
Under what circumstances is the child detained in a training centre?  Sentence of Detention Remand
What is the child's release date?
dd/mm/yyyy
Guardianship of the Child: Is the child currently in the custody or under the guardianship of the Chief Executive of the Department for Child Protection?
□ Yes □ No

Applicant				
Name of Applicant				
What type of party are you?	Full Name  Individual Organisation Regular Party			
	If you are a regular p	arty, provide your Reg	ular Party Id:	
Name of Law Firm and Solicitor If any	Law Firm		Solicitor	
L code:				
P code:				
Residential Address				
(Leave blank if the Applicant is the Chief Executive or an agency worker)				
Address for Service				
	Street Address (including unit or	r level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			
The applicant's relationship to the child	Tick one that is applicable:    Family member of the relevant child (s 54C(c)(i))   Person holding or acting in the office of Public Advocate under the Guardianship and Administration Act 1993 (s 54C(c)(ii))   Officer of the Attorney-General's Department (s 54C(c)(iii))   Chief Executive of the administrative unit of the Public Service as specified in the Act (s 54C(c)(iv))   Medical practitioner providing treatment to the relevant child in relation to the child's use of controlled drugs (s 54C(c)(v))   Person who has a proper interest (s 54C(c)(vi))  If there are proceedings before the Court in which the relevant child is being prosecuted for an offence:   Person authorised by the Director of Public Prosecutions to make such an application (s 54C(a))   Person authorised by the Commissioner of Police to make such an application (s 54C(a))  If there are proceedings before the Court under child protection law relating to the relevant child:   The relevant Chief Executive as specified in the Act (s 54C(b))			

Child				
Name of Child				
	Full Name			
Name of Law Firm and				
Solicitor if any	Law Firm		Solicitor	
Date of Birth				
Di	Date-Month-Year			
Place of Birth				
Gender:				
Ethnicity:				
Residential Address				
Address for Service				
	Street Address (including unit or	level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
Phone Details	Email address			
Phone Details				
	Type - Number			
Orders Sought:				
The Applicant seeks the foll ( <b>Note:</b> The applicant cannot with the Court following the order following the making or the Court is satisfied that	apply for multiple orde making of an Assess of an Assessment or T	ment Order. The application of the	licant can apply for a s child has failed to com	separate detention
Assessment Order (s 5.1) Treatment Order (s 5.4B) Detention Order (s 5.4B) Consequential or Ancilla	3(1)(b)) (1)(c))	)		
If seeking a Treatment Orde	r, please provide the c	original file number of t	the Application for an A	Assessment Order:
If seeking a Detention Orde or Treatment Order:	r, please provide the c	original file number of	the Application for an a	Assessment Order
Grounds of application (Outline in separately numb Detention Order, please prov				application is for a
1. 2. 3				

## To the lodging party: WARNING

This document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, please mark this information as 'Withheld' and provide those details to the Youth Court Registry separately.

#### To the Child: WARNING

The Applicant has applied for orders set out in this Application.

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the application, or make submissions about it:

- you **must attend the hearing** and **you may be required to file a Response** at a later stage.

If you do not attend the Court hearing, orders may be made without further warning.

U	
	Accompanying Documents
	Accompanying service of this Application is a:
	to the state of th
	Supporting Affidavit (required)
	Statement of Rights (required) (located on the CAA website: <a href="https://www.courts.sa.gov.au">www.courts.sa.gov.au</a> )
	[ ] Catalonia de l'agrico (coquinos) (costato de la la de la la la della constato de la
	lf other additional document(s) (e.g. medical reports) list below:

#### Service

[ ] It is intended to serve this Application on	all other parties.
-------------------------------------------------	--------------------

] It is not intended to serve this Application on the following parties: [list names]

because [reasons]

This document must be served in accordance with legislation and the Rules of Court.

Form YTO2

To be inserted by Court
Case Number:
Substitution of the substi
Date Filed:
Date Fried.
FDN:
T DIV.
Harrison Data and Trans
Hearing Date and Time:
l.,
Hearing Location:
75 Wright Street Adelaide

# ORIGINATING APPLICATION - VARY OR REVOKE ORDER Controlled Substances Act 1984 Part 7A s 54F

YOUTH COURT OF SOUTH AUSTRALIA GENERAL JURISDICTION

IN THE MATTER OF

Please specify the Full Name for each party. Each party should include a party number is more than one party of the same type.

Applicant

Child

Instructions:
Please fill in all of the details requested in this form.
If any details of a party are unknown, indicate 'Unknown' in the appropriate box.
Duplicate the relevant details box for multiple parties of the same type.
An Affidavit must be filed with this Application.
For boxes '[ ]', mark 'X' in the appropriate box.
For boxes '[ ]', mark 'X' in the appropriate box.

Filed by Applicant				
Name of Applicant	Full Name			
What type of party are you?	☐ Individual ☐ Organisation ☐ Regular Party			
	If you are a regular p	arty, provide your Reg	gular Party Id:	
Name of Law Firm and Solicitor If any	Law Firm		Solicitor	
Address for Service	Street Address (including unit o	r level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
The applicant's relationship to the child	☐ Person hold Guardianship ☐ Officer of the ☐ Chief Execut the Act (s 54 ☐ Medical pracachild's use of ☐ Person who ☐ Person authapplication (s 54C(a)) ☐ There are proceed relevant child:	per of the relevant childing or acting in the part of and Administration As Attorney-General's Exive of the administration (co)(iv)) titioner providing treat of controlled drugs (s. 54 has a proper interest (regs before the Court in orised by the Director (s. 54C(a)) prised by the Commissions before the Court in orised by the Commissions of the Court in original transfer in original t	e office of Public A lot 1993 (s 54C(c)(ii)) Department (s 54C(c)(i love unit of the Public Se ment to the relevant c 4C(c)(v))	bil)) ervice as specified in thild in relation to the disbeing prosecuted has to make such an esuch an application in law relating to the

Child				
Name of Child				
	Full Name			
Date of Birth				
Name of Law Firm and	Date-Month-Year			
Solicitor if any	Law Firm		Callaitan	
Address for Service	Law Firm		Solicitor	
	Street Address (including unit or l	evel number and name of proper	y if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details	Eman address			
	Type - Number			
Application type:				
What type of order is the ch	ild currently subject to?			
☐ Assessment Order				
□ Treatment Order				
☐ Detention Order	lan ( Ordar			
☐ Consequential or Ancil	iary Order			
Guardianship of the Child Is the child currently in the Protection?		guardianship of the C	Chief Executive of the	Department for Child
□ Yes □ No				
This Application is made	under the <i>Controlled</i> \$	Substances Act 1984	section 54F to:	
□ Vary the following O	der:			
☐ Assessment Orde				
☐ Treatment Order (				
☐ Detention Order (s	s 54B(1)(c)) Ancillary Order (s 54B(1	I)(d))		
made in relation to the child Provide original court file nu	named in the original A	,	ith Court on [ <i>date</i> ].	
OR:	, .			
	Ondon			
<ul><li>☐ Revoke the following</li><li>☐ Assessment Orde</li></ul>				
☐ Treatment Order	(s 54B(1)(b))			
☐ Detention Order (☐ Consequential or	s 54B(1)(c)) Ancillary Order (s 54B(	1)(d))		
'		, , ,,		
made in relation to the child Provide original court file nu			ith Court on [ <i>date</i> ].	
One words of second of				
Grounds of application: Outline in separately number	ered paragraphs and att	ach additional pages	if necessary.	
1		-		

2				
۷.				
^				
J.				

#### **Accompanying Documents**

Accompanying service of this Application is a:

- ] Supporting Affidavit (required)
- ] Statement of Rights (required) (located on the CAA website: www.courts.sa.gov.au)
- [ ] If other additional document(s) (e.g. medical reports) list below:

#### Service

- [ ] It is intended to serve this Application on all other parties.
- [ ] It is not intended to serve this Application on the following parties: [list names]

because [reasons]

This document must be served in accordance with legislation and the Rules of Court.

Form YTO2A

Respondent

To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location: 75 Wright Street Adelaide

# APPLICATION TO VARY OR REVOKE ORDER BY A CHILD Controlled Substances Act 1984 Part 7A s 54F(1)(b)

YOUTH COURT OF SOUTH AUSTRALIA GENERAL JURISDICTION
IN THE MATTER OF Please specify the Full Name for each party. Each party should include a party number is more than one party of the same type.
Child

Instructions:				
Please fill in all of the detail	s requested in this forr	n.		
If any details of a party are	unknown, indicate 'Unl	known' in the appropri	iate box.	
Duplicate the relevant detai	ls box for multiple part	ies of the same type.		
An Affidavit must be filed wi	ith this Application.			
For boxes '[ ]', mark 'X'	in the appropriate box.			
Child				
Name of Child				
Date of Birth	Full Name			
	Date-Month-Year			
Name of Law Firm and Solicitor if any				_
Address for Service	Law Firm		Solicitor	
	Street Address (including unit o	r level number and name of propel	rty if required)	
	City/town/suburb	State	Postcode	Country
Dhone Dataile	Email address			
Phone Details	Type - Number			
Banandant	Type - Number			
Respondent	T			
Name of Respondent				
Name of Law Firm and	Full Name			
Solicitor If any	Law Firm		Solicitor	
Address for Service	Street Address final ulis a control	r level number and some	thy if required)	
	Salest Address (including unit o	r level number and name of proper	isy ii requireu)	
	] St. #	l state	1	Country
	City/town/suburb	State	Postcode	Country
	Gity/town/suburb	State	Postcode	Country
Phone Details	City/town/suburb	State	Postcode	County
Phone Details		State	Postcode	South
	Email address	State	Postcode	Country
Phone Details  Application type: Is the child currently detained	Email address  Type – Number		Postcode	South
Application type: Is the child currently detained  Yes	Email address  Type – Number		Postcode	South
Application type: Is the child currently detained	Email address  Type – Number		Postcode	Country
Application type: Is the child currently detained  Yes	Email address  Type – Number		Postcode	South
Application type: Is the child currently detained  Yes	Email address  Type – Number		Postcode	South

<b>Guardianship of the Child:</b> Is the child currently in the custody or under the guardianship of the Chief Executive of the Department for Child Protection?
□ Yes □ No
This Application is made under the Controlled Substances Act 1984 section 54F to:
□ Vary the following Order: □ Assessment Order (s 54B(1)(a)) □ Treatment Order (s 54B(1)(b)) □ Detention Order (s 54B(1)(c)) □ Consequential or Ancillary Order (s 54B(1)(d))
made in relation to the child named in the original Application by the Youth Court on [date]. Provide original court file number you wish to vary:
OR:
□ Revoke the following Order: □ Assessment Order (s 54B(1)(a)) □ Treatment Order (s 54B(1)(b)) □ Detention Order (s 54B(1)(c)) □ Consequential or Ancillary Order (s 54B(1)(d))
made in relation to the child named in the original Application by the Youth Court on [date]. Provide original court file number you wish to revoke:
On and of small of an
(atolings of application.
<b>Grounds of application:</b> Outline how there has been a substantial change in the circumstances since the making of the order in separately numbered paragraphs and attach additional pages if necessary.
Outline how there has been a substantial change in the circumstances since the making of the order in separately
Outline how there has been a substantial change in the circumstances since the making of the order in separately numbered paragraphs and attach additional pages if necessary.  1. 2. 3.
Outline how there has been a substantial change in the circumstances since the making of the order in separately numbered paragraphs and attach additional pages if necessary.  1. 2. 3.  Accompanying Documents
Outline how there has been a substantial change in the circumstances since the making of the order in separately numbered paragraphs and attach additional pages if necessary.  1. 2. 3.
Outline how there has been a substantial change in the circumstances since the making of the order in separately numbered paragraphs and attach additional pages if necessary.  1. 2. 3.  Accompanying Documents  Accompanying service of this Application is a:
Outline how there has been a substantial change in the circumstances since the making of the order in separately numbered paragraphs and attach additional pages if necessary.  1. 2. 3.  Accompanying Documents  Accompanying service of this Application is a:  [ ] Supporting Affidavit (required)
Outline how there has been a substantial change in the circumstances since the making of the order in separately numbered paragraphs and attach additional pages if necessary.  1. 2. 3.  Accompanying Documents  Accompanying service of this Application is a:  [ ] Supporting Affidavit (required)  [ ] Statement of Rights (required) (located on the CAA website: www.courts.sa.gov.au)  [ ] If other additional document(s) (e.g. medical reports) list below:
Outline how there has been a substantial change in the circumstances since the making of the order in separately numbered paragraphs and attach additional pages if necessary.  1. 2. 3.  Accompanying Documents  Accompanying service of this Application is a:  [ ] Supporting Affidavit (required)  [ ] Statement of Rights (required) (located on the CAA website: www.courts.sa.gov.au)  [ ] If other additional document(s) (e.g. medical reports) list below:
Outline how there has been a substantial change in the circumstances since the making of the order in separately numbered paragraphs and attach additional pages if necessary.  1. 2. 3.  Accompanying Documents  Accompanying service of this Application is a:  [ ] Supporting Affidavit (required)  [ ] Statement of Rights (required) (located on the CAA website: www.courts.sa.gov.au)  [ ] If other additional document(s) (e.g. medical reports) list below:
Outline how there has been a substantial change in the circumstances since the making of the order in separately numbered paragraphs and attach additional pages if necessary.  1. 2. 3.  Accompanying Documents  Accompanying service of this Application is a:  [ ] Supporting Affidavit (required)  [ ] Statement of Rights (required) (located on the CAA website: www.courts.sa.gov.au)  [ ] If other additional document(s) (e.g. medical reports) list below:  Service  [ ] It is intended to serve this Application on all other parties.

# Form YTO3 Interlocutory Application

Form YTO3
Case Number:
Date Filed:
Hearing Date and Time:
Hearing Location:
75 Wright Street Adelaide

# INTERLOCUTORY APPLICATION Controlled Substances Act 1984 - Part 7A

YOUTH COURT OF SOUTH AUSTRALIA GENERAL JURISDICTION

IN THE MATTER OF

Please specify the Full Name for each party. Each party should include a party number is more than one party of the same type.

Applicant 1

Only displayed if applicable Applicant 2

Respondent

Instructions:	
Please fill in all of the details requested in this form.	
If any details of a party are unknown, indicate 'Unknown' in the appropriate box.	
Duplicate the relevant details box for multiple parties of the same type.	
An Affidavit must be filed with this Application.	
For boxes '[ ]', mark 'X' in the appropriate box.	

Filed by the [Party title]						
Party Role Name of Law Firm and	Full Name					
Solicitor If any						
•	Law Firm				Solicitor	
Address for Service						
	Street Address (includi	aa unit o	r level number and name	of propert	v if required)	
	Street Address (Including	ig unit o	l rever number and name	or propert	y ii required)	
	City/town/suburb		State		Postcode	Country
	Email address					
Phone Details						
Relationship to the Child	Type - Number					
relationing to the orma	Please tick all t	hat ar	e applicable:			
	riease lick all l	ııaı aı	е арріісаріе.			
	☐ Family	meml	ber of the releva	nt child	d (s 54C(c)(i))	
					office of Public A	dvocate under the
	Guardi	anshij	o and Administra	ation A	ct 1993 (s 54C(c)(ii))	
					epartment (s 54C(c)(ii	
				nistrativ	e unit of the Public Se	ervice as specified in
	the Act (s 54C(c)(iv))			Little 100 - 1041 - 104 - 410 -		
	☐ Medical practitioner providing treatment to the relevant child in relation to child's use of controlled drugs (s 54C(c)(v))			niid in relation to the		
			has a proper int			
	L 1 C13011	WIIO	nas a proper int	CICSI (S	3 0 <del>1</del> 0 (0)(¥1))	
	If there are n	rocee	dinas before th	ne Cou	urt in which the rele	want child is heing
	prosecuted for				art iii willoir the rele	vant onlia is being
	'			irector	of Public Prosecution	ns to make such an
			s 54C(a))	ii ectoi	or rubile rrosecution	ns to make such an
				mmissi	ioner of Police to make	e such an application
	(s 54C		,			1.1
	•					
	If there are pro	ceed	ings before the	Court	under child protection	n law relating to the
	relevant child:		=		•	-
	☐ The rel	evant	Chief Executive	as spe	ecified in the Act (s 54	1C(b))
					<u> </u>	

Respondent				
Name of				
Respondent				
	Full Name			
Date of Birth				
	Date-Month-Year			
Name of Law Firm and				
Solicitor if any				
<u> </u>	Law Firm		Solicitor	
Address for Service				
	Street Address (including unit o	r level number and name of proper	ty if required)	
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			

#### **Application Details:**

This Application is for:

(Nature of Application in one sentence)

The abovenamed Party seeks the following orders: Orders sought in separately numbered paragraphs:

1

2.

#### To the lodging party: WARNING

This document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, please mark this information as 'Withheld' and provide those details to the Youth Court Registry separately.

#### To the Respondent: WARNING

The Applicant has applied for orders set out in this Application.

This Application will be considered at the hearing at the date and time set out at the top of this document.

If you wish to oppose the application, or make submissions about it:

- you must attend the hearing and
- you may be required to file a Response at a later stage.

If you do not attend the Court hearing, orders may be made without further warning.

Se	rv	ice

١	[ ]	It is intended to	serve this.	Application on	all other parties.

[ ] It is not intended to serve this Application on the following parties: [list names]

because [reasons]

This document must be served in accordance with legislation and the Rules of Court.			
Acc	Accompanying Documents		
The	The following documents are attached to this Application:		
[	] Supporting Affidavit (required)		
[	] Statement of Rights (required) (located on the CAA website: www.courts.sa.gov.au)		

] If other additional document(s) (e.g. medical reports) please list below:

Form YTO5

Child

To be inserted by Court
Case Number:
Date Filed:
FDN:
ORDER [YOUTH TREATMENT ORDER OR VARY/REVOKE ORDER] Controlled Substances Act 1984 – Part 7A
YOUTH COURT OF SOUTH AUSTRALIA GENERAL JURISDICTION
IN THE MATTER OF Please specify the Full Name for each party. Each party should include a party number is more than one party of the same type.
Applicant 1
Only displayed if applicable Applicant 2

FINAL ORDERS:				
Assessment Order Particulars:				
□ It is ordered that:				
<ol> <li>The abovenamed child [Name] attend the assessment service [Name] ('the Service') and participate in the assessment at [time] and for a period of [period]; and</li> <li>The assessment service [Name] provide a report to the Applicant, the child (or person representing the child) and the Court within 5 business day of the child's assessment.</li> </ol>				
$\square$ [Outline other requirements specified in the order – section 54B(1)(a)(i)]				
□ [Other orders– If applicable]:				
☐ The following consequential or ancillary orders are made:  List Orders in separately numbered paragraphs:  1.  2.  3.				
Treatment Order Particulars:				
☐ It is ordered that:				
<ol> <li>The abovenamed child [Name] attend the treatment service [Name] ('the Service') and participate in the treatment by attending [number] sessions for a period of [period]; and</li> <li>The treatment service [Name] provide a report to the Applicant, the child (or person representing the child) and the Court within 5 business days of the conclusion of the child's treatment.</li> </ol>				
$\square$ [Outline other requirements specified in the order —section 54B(b)(i)]				
□ [Other orders– If applicable]:				
□ The following consequential or ancillary orders are made: List Orders in separately numbered paragraphs: 1. 2. 3.				
Detention Order Particulars:				
□ It is ordered that:				
<ol> <li>The abovenamed child [Name] be detained at [Name of facility] from [specify start to end date] for the purpose of ensuring compliance with an Assessment Order or Treatment Order</li> <li>Adjourned for review on X, then for reviewing every X until finalisation of the order.</li> <li>The assessment service [name] and Kurlana Tapa provide a Detention Order Review Report to the applicant, the child, and the Court at least 5 business days before the next date for the review.</li> </ol>				
$\square$ [Outline other requirements specified in the order – section 54B(1)(c)]				
□ [Other orders– If applicable]:				
□ The following consequential or ancillary orders are made: List Orders in separately numbered paragraphs: 1. 2. 3.				
Vary/Revoke Order Particulars:				
☐ It is ordered that:				

☐ 1. The Order made on [ <i>date</i> ] is varied in the following way
[outline details].
□ 2. The Order made on [ <i>date</i> ] is not revoked.
[outline details].
□ 3. [Other – If applicable]
Costs Order Particulars:
[outline details]
To the [nominated Assessment Service/nominated Treatment Service] & [Department of Human Services]
The Court has ordered that the abovenamed Child be subject to:
□ Assessment Order
□ Treatment Order (to expire DATE)
To the [Chief Executive of the Attorney General's Department]
The Court has ordered that the abovenamed Child be subject to:
□ Detention Order
Only displayed if variation or revocation made:
To the [Chief Executive of the Attorney General's Department], [nominated Assessment Service/nominated
Treatment Service] and [Department of Human Services]
Treatment Service] and [Department of Human Services]  The Court has made the following variation/revocation of the Order made on [date] in relation to the abovenamed Child:  Details of revocation:
The Court has made the following variation/revocation of the Order made on [date] in relation to the abovenamed Child:  Details of revocation:
The Court has made the following variation/revocation of the Order made on [date] in relation to the abovenamed Child:  Details of revocation:
The Court has made the following variation/revocation of the Order made on [date] in relation to the abovenamed Child: Details of revocation:  1. 2.
The Court has made the following variation/revocation of the Order made on [date] in relation to the abovenamed Child: Details of revocation:  1. 2.
The Court has made the following variation/revocation of the Order made on [date] in relation to the abovenamed Child: Details of revocation:  1. 2. 3.
The Court has made the following variation/revocation of the Order made on [date] in relation to the abovenamed Child: Details of revocation:  1. 2. 3.  Accompanying Documents
The Court has made the following variation/revocation of the Order made on [date] in relation to the abovenamed Child: Details of revocation:  1. 2. 3.  Accompanying Documents  Accompanying this Order:
The Court has made the following variation/revocation of the Order made on [date] in relation to the abovenamed Child: Details of revocation:  1. 2. 3.  Accompanying Documents  Accompanying this Order:   Statement of rights outlining the relevant legal and other rights of the child in relation to the order.
The Court has made the following variation/revocation of the Order made on [date] in relation to the abovenamed Child: Details of revocation:  1. 2. 3.  Accompanying Documents  Accompanying this Order:  Statement of rights outlining the relevant legal and other rights of the child in relation to the order.  Authentication  Court use only
The Court has made the following variation/revocation of the Order made on [date] in relation to the abovenamed Child: Details of revocation:  1. 2. 3.  Accompanying Documents  Accompanying this Order:  Statement of rights outlining the relevant legal and other rights of the child in relation to the order.  Authentication
The Court has made the following variation/revocation of the Order made on [date] in relation to the abovenamed Child: Details of revocation:  1. 2. 3.  Accompanying Documents  Accompanying this Order:  Statement of rights outlining the relevant legal and other rights of the child in relation to the order.  Authentication  Court use only

Child

Form YTO7
To be inserted by Court
Case Number:
Date Filed:
FDN:
Hearing Date and Time:
Hearing Location:
ORDER - INTERIM ORDER AND SUMMONS Controlled Substances Act 1984 section 54E
YOUTH COURT OF SOUTH AUSTRALIA GENERAL JURISDICTION
IN THE MATTER OF Please specify the Full Name for each party. Each party should include a party number is more than one party of the same type.
Applicant 1
Only displayed if applicable Applicant 2

#### Form YTO7

#### Introduction

#### Hearing

Hearing Location: [suburb] [Hearing date] [Listed starting time]

Hearing type:

[Presiding Officer]

#### **Appearances**

[Applicant Appearance Information] [Respondent Appearance Information]

#### Recitals

- ☐ The Court has heard an Application in the child's absence and is satisfied that an Interim Order should be made in the following terms. The grounds on which the order was sought are set out in the Originating Application and supporting Affidavit filed by the Applicant which accompany this order; and
- ☐ The Court is satisfied that as a matter of urgency it is appropriate to make an Interim Order under section 54E(2)(a) of the Controlled Substances Act 1984.
- ☐ The Court is satisfied that the child was required by summons to appear at the hearing and failed to appear at the time and place appointed for the purpose under section 54E(2)(b) of the Controlled Substances Act 1984.

#### Order

Date of Order: [date]

#### Terms of Order

It is ordered that:

Orders in separately numbered paragraphs.

- An interim Order and Summons is made for the child to appear before the Court at a hearing and show
  cause why the order should not be confirmed as a final order under section 54E(3) of the Controlled
  Substances Act 1984; and
- 2. Interim assessment order; or
- 3. Interim treatment order; or
- Interim detention order.

### To the child: WARNING

You are summoned to attend before the Court at the date and time set out at the top of this document.

The Court will hear the Application, or make orders for the hearing of the Application, at the hearing.

If you wish to oppose the Application or make submissions about it:

- you must attend the hearing and
- if you wish to rely on any facts in addition to or contrary to those relied on by the party seeking the orders you **must** file and serve on all parties an Affidavit at least [number] days before the hearing date.

If you do not appear at the hearing or on any day to which this matter is adjourned: the Court may proceed in your absence and orders may be made against you **finally determining** this proceeding without further warning.

Form YTO7

Accompanying Documents		
Accompanying this Interim Order and Summons is a:  Statement of rights outlining the relevant legal and other rights of the child in relation to the order.		
Authentication		
Signature of Registrar		
[title and name]		

### Form YTO8 Screening Report Template

То:	The Clinical Director Drug and Alcohol Service SA (DASSA)
Request sent to:	Health.DASSAClinicalRecordsRequestforInformation@health.sa.gov.au
Date request sent by Youth Court:	
File details	
File number:	
Full name of child:	
Date of birth:	
Gender:	
Ethnicity:	
Next hearing date:	5 business days after the Directions Hearing
Report required by:	At least 2 business days prior to the next hearing date

#### **Instructions:**

The form is to be completed by an appropriately qualified and experienced youth drug addiction health professional in DASSA.

An application has been made for assessment of a child under Part 7A of the Controlled Substances Act 1984

The Court requests that you screen the application and affidavit provided. Please provide advice as to whether the application and affidavit meets the threshold in relation to all requirements of s 54D of the *Controlled Substances Act 1984* within 3 business days of receiving the screening request.

The completed screening report will need to be provided to the Court by emailing <a href="mailto:youthcourt@courts.sa.gov.au">youthcourt@courts.sa.gov.au</a> and in the subject line quoting the 'Screening - File number and child's name'.

What documents were considered in forming this view?	
Application (YTO1)	[Please include date of application]
Affidavit	[Please include date of affidavit]
Reports (Provided by	
Youth Court of South	
Australia)	

54D(1)(a) Habitually using	
Is there a reasonable likelihood	Please explain reason for selection:
that the child is habitually using?	
Yes/No (Delete one)	

May the child be a danger to	Please explain reason for selection:
themselves or others?	
Yes/No (Delete one)	
54D(4)( ) D (6 14 1 4 1)	1
54D(1)(c) Refusal to voluntarily see	
Has the child refused to voluntarily seek a relevant assessment?	Please explain reason for selection:
seek a felevalit assessment!	
Yes/No (Delete one)	
2	
54D(1)(d) No other appropriate or	less restrictive means
Is there any other appropriate and	Please explain reason for selection:
less restrictive means available to	
ensure the child receives a relevant	
assessment?	
N. AN AN AN	
Yes/No (Delete one)	
Threshold met or not	
	cation and affidavit meets/ or does not meet (delete one) the
	ats of s 54D of the Controlled Substances Act 1984.
an esticate an resultant to the response	
Any other relevant information	
Please provide any other relevant info	ormation:

Details of person who co	ompleted the Screening Document
Full Name:	
Title:	
Employment Address:	
Email address:	
Phone Number:	
Date Screening request received by DASSA:	
Date Screening completed and sent to Youth Court of South Australia:	
Signature (include AHPRA number):	
Qualification:	

# Form YTO9 Assessment Report Template

File details	
File number:	
Full name of child or young person:	
Date of birth:	
Gender:	
Ethnicity:	
Report required by:	Within 7 business days following the making of an Assessment Order

### **Instructions:**

An order has been made for assessment of a child under Part 7A of the Controlled Substances Act 1984.

The Court requests that you read the application and affidavit provided and assess the child. Please provide the Court with your assessment of the child by completing the details requested in this form within 5 business days of receiving the report request.

The completed report will need to be provided to the Court by emailing <a href="mailto:youthcourt@courts.sa.gov.au">youthcourt@courts.sa.gov.au</a> and quoting 'YTO Assessment – File number and child's name'. It will then be provided to the applicant and the child (or person representing the child) by the Court.

Please be available on the date and time of the next hearing in case the Court wish to speak to you about any aspects of the report.

Assessment and	
interview dates	
Material considered	
in developing this	
assessment	
Child's history	
Record relevant	
biological,	
physiological,	
psychological, social	
history including any	
history of dependency	
on controlled drugs.	
on controlled trugs.	

Controlled drug	
Please explain what controlled drug/s the	
child is using and its likely impact on the	
young person.	
Frequency of use	
Please explain the frequency of use of the drug/s. Please specify if you are of the view that the child is habitually	
using.	
Assessment/outcome tool used	
Please explain whether the child has been assessed as being dependent on 1 or more controlled drugs in accordance with the diagnostic criteria for a dependence syndrome specified in the International Classification of Diseases and Health Problems published by the World Health	
Organization.	
Risk assessment	
Please note any identified risks, including risks of self-harm, danger to self and others.	
Voluntary assessment	
Please explain whether the child refused to voluntarily seek an assessment.	

Less restrictive	
means	
IIICUIIS	
Please explain if there is	
any other appropriate or	
less restrictive means	
available to ensure the	
child receives a relevant	
assessment.	
T 11 1 1 1 0	
Likely impact of	
continued use on the	
child's life	
cimu s me	
Please explain the likely	
impact of continued use	
of the controlled	
substance on the child.	
D	
Recommended	
Treatment and Care	
Plan	
1 1411	
Please attach	
recommended treatment	
and care plan including	
the time, duration and	
frequency of treatment	
recommended.	
Details of person who c	ompleted the Assessment Report
•	1
E 1131	T
Full Name	
Title	
Title	
Employment Address	
- 44	1
Email address	
Email address	
Phone Number	
Phone Number	
Phone Number	o completed the Assessment Report:
Phone Number	o completed the Assessment Report:
Phone Number  Signature of Person wh	
Phone Number  Signature of Person wh	o completed the Assessment Report:
Phone Number  Signature of Person wh	
Phone Number  Signature of Person wh	
Phone Number  Signature of Person wh I confirm that I have disc	sussed the assessment with the child.
Phone Number  Signature of Person wh I confirm that I have disc	sussed the assessment with the child.
Phone Number  Signature of Person wh I confirm that I have disc	sussed the assessment with the child.
Phone Number  Signature of Person wh I confirm that I have disc	sussed the assessment with the child.
Phone Number  Signature of Person wh I confirm that I have disc	sussed the assessment with the child.
Phone Number  Signature of Person wh I confirm that I have disc	sussed the assessment with the child.
Phone Number  Signature of Person wh I confirm that I have disc  Signature	sussed the assessment with the child.
Phone Number  Signature of Person wh I confirm that I have disc  Signature	sussed the assessment with the child.

# Form YT10 Treatment Report Template

File details	
File number:	
Full name of child or	
young person:	
Date of birth:	
Gender:	
Ethnicity:	
Report required by:	Within 5 business days after the conclusion of the treatment

### **Instructions:**

An order was made for treatment of a child under Part 7A of the Controlled Substances Act 1984.

Please provide the Court with a report within 5 business days of the treatment of the Child by completing the details requested in this form.

The completed report will need to be provided to the Court by emailing <a href="mailto:youthcourt@courts.sa.gov.au">youthcourt@courts.sa.gov.au</a> and quoting 'YTO Treatment Report – File number and child's name'. It will then be provided to the applicant and the child (or person representing the child) by the Court.

Please be available on the date and time of the next hearing in case the Court wish to speak to you about any aspects of the report.

Dates treatment received	
Material considered in preparing this report	
Treatment received	
Please explain the treatment provided to the child.	
Child's progress	
towards treatment	
goals	
Please provide details about the child's progress towards treatment goals as detailed in the treatment and care plan.	

Please explain whether child has complied with the Treatment Order and what actions have occurred to ensure compliance with Treatment Order.  Recommendations  Please explain recommendations regarding continuity of care, harm reduction and relapse prevention planning.  Details of person who completed the Treatment Report  Full Name  Title	Compliance with the Treatment Order				
Please explain recommendations regarding continuity of care, harm reduction and relapse prevention planning.  Details of person who completed the Treatment Report  Full Name	child has complied with the Treatment Order and what actions have occurred to ensure compliance with				
recommendations regarding continuity of care, harm reduction and relapse prevention planning.  Details of person who completed the Treatment Report  Full Name	Recommendations				
Full Name	recommendations regarding continuity of care, harm reduction and relapse prevention				
Full Name	Datails of norson who co				
	<del>-</del>	mpleted the Freatment Report			
Title	Full Name				
	Title				
Employment Address	Employment Address				
Email address					
Phone Number	Phone Number				
Signature of Person who completed the Treatment Report:					
I confirm that I have discussed the Treatment Report with the child.					
1 commin that I have discussed the Treatment Report with the child.					
Signature					
Date					

# Form YTO11 Detention Review Report Template

File details	
File number:	
Full name of child or young person:	
Date of birth:	
Gender:	
Ethnicity:	
Detention Review hearing date:	
Report required by:	Hearing date – 5 days

### **Instructions:**

An order was made for detention of a child under Part 7A of the Controlled Substances Act 1984.

Please provide the Court with a report at within 5 buisness days before the next date for the conduct of the review of the Child by completing the details requested in this form.

The completed report will need to be provided to the Court by emailing <a href="mailto:youthcourt@courts.sa.gov.au">youthcourt@courts.sa.gov.au</a> and quoting 'YTO Detention Review Report – File number and child's name'. It will then be provided to the applicant and the child (or person representing the child) by the Court.

Service provider:	
Date of Detention Order:	
Indicate if an Assessment or Treatment Order was made at the time of the Detention Order:	[Assessment/Treatment] Order
Dates assessment received:	
Dates treatment received:	
Material considered in preparing this report:	
Current situation of the child:	

Title

Employment Address

Email address

Phone Number

Assessment/Treatment received:		
Please explain the assessment/treatment provided to the child.		
Impact of Detention Order or any other orders on the child		
Please provide details about how the child's overall health and wellbeing has been impacted by the Detention Order or any other orders. Please specify any risks or issues that have arisen, if applicable, as a result of the Detention Order and if the order should be revoked or varied or if a less restrictive option would be recommended.		
Compliance with the Assessment/Treatment Order		
Please explain whether child has complied with the Assessment/Treatment Order and what actions have occurred to ensure compliance with Assessment/Treatment Order.		
Details of person who completed the Detention Review Report		
Full Name		

Signature of Person who completed the Detention Review Report:		
I confirm that I have discussed the Detention Review Report with the child.		
Signature		
Date		

Form 131e

Hearing Date and Time:

**Hearing Location:** 

To be inserted by Court
Case Number:
Date Filed:
FDN:

# {TITLE}

[SUPREME/DISTRICT/MAGISTRATES] select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[FULL NAME] Applicant

# [*FULL NAME*] Respondent

Lodging party		
	Party title	Full name of party
Name of law firm/office		
If applicable	Law firm/office	Responsible Solicitor
Name of authorised officer		
If body corporate and no law firm/office	Full name	

[Substantive Title] Substance of the form			

### Service

The party filing this document is required to service it on all other parties in accordance with the Rules of Court.

# **Accompanying Documents**

Accompanying this Document is a: If applicable identify document(s)

Form	131h
------	------

To be inserted by Court			
Case Number:			
Date Filed:	Date Filed:		
FDN:			
Hearing Date and Time:			
Hearing Location:			
		TITLE	
OUDDENE ( DIOTDIOT ( MA)		OTD ALLA	
SPECIAL STATUTORY JUR	GISTRATES circle One COURT OF SOUTH AU ISDICTION	STRALIA	
Applicant	Full name		
Аррисан			
	Full name		
Respondent			
Ladaina nada			
Lodging party	Party title	Full name of party	
Name of law firm/office			
If applicable  Name of authorised officer	Law firm/office	Responsible Solicitor	
If body corporate and no law firm/office	Full name		
		Substantive Title	
Substance of the form			

Form 1	31h
--------	-----

Form 131h	
Service	
The party filing this document is required to service it on all other parties in accordance with the Rules of Court.	
Accompanying Documents	
Accompanying this Document is a: If applicable identify document(s)	
ir applicable identity document(s)	

Form 132e

To be inserted by Court
Case Number:
Date Filed:
FDN:

# **FORMAL OFFER**

 $[SUPREME/DISTRICT/MAGISTRATES] \ {\tt select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$ 

[*FULL NAME*] Applicant

[FULL NAME] Respondent

Lodging party		
	Party title	Full name of party
Name of law firm/office		
If applicable	Law firm/office	Responsible Solicitor
Name of authorised officer		
If body corporate and no law firm/office	Full name	

Formal Offer		
arties ('the Offeror')		
offeree')		
er (all claims between the parties).  n tice ative contention		
2		
er (all claims between the parties). n tice		

Form 132e

appeal   appeal   appeal   anotice of alternative contention   anotice of alternative contention   anotice of alternative contention   anotice (specify)   between the parties, namely   Claim afferd to be settle-by reference to placeding or observate.    Offer basis   an open offer   an open offer   and pen offer   an		□ contribution notice
cross appeal   notice of alternative contention   other (specify)   between the parties, namely   other (specify)   between the parties, an open offer.   other (specify) basis).    Offer type   4. This offer is a   judgment offer.     ocontent to judgment offer.   ocontent to judgment   other (specify)   othe		
charter   parties, namely   charter   charte		
between the parties, namely characters by indefined to be settled by reference to pleading or otherwise.  Offer basis 3. This offer is   without prejudice save as to costs   an open offer.   other [specify basis].  Offer type 4. This offer is a   judgment offer.     Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donated offer.   Donate		□ notice of alternative contention
Offer basis 3. This offer is   without prejudice save as to costs.   an open offer.   other [specify basis].  Offer type 4. This offer is a   judgment offer.   contract offer.  Terms of Offer 5. The Offeror offers to   consent to judgment   dente into an agreement on the following terms:   terms of judgment that would be entered into if offer sceepted in numbered paragraphs.  1.  6. The offer is made on the terms that the   judgment   agreement   agreement   agreement   agreement   include the following term as to costs:   the Offeree pay the costs of the Offeror   on a party/party basis in respect of the period : on a nindemnty basis in respect of the period : on an anidemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on a party/party basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respect of the period : on an indemnty basis in respe		□ other [specify]
3. This offer is   without prejudice save as to costs.   an open offer:   other [specify basis]  Offer type  4. This offer is a		
without prejudice save as to costs.   an open offer.   other [specify basis]    Offer type  4. This offer is a   judgment offer.   contract offer.  Terms of Offer  5. The Offeror offers to   consent to judgment   on the following terms:   Terms of Judgment   on the following terms:   Terms of Judgment that would be enteredighteement that would be entered into if offer accepted in numbered paragraphs   1.  6. The offer is made on the terms that the   judgment   agreement   agreement   agreement   include the following term as to costs:   the Offeree pay the costs of the Offeror   on a party/party basis in respect of the period :   on an indemnity basis in respect of the period :   on an indemnity basis in respect of the period :   on an indemnity basis in respect of the period :   on an indemnity basis in respect of the period :   on an indemnity basis in respect of the period :   on an indemnity basis in respect of the period :   in the fixed amount of \$[amount]   the Offerer pay the costs of the Offeree   on a party/party basis in respect of the period :   in the fixed amount of \$[amount]   the Offerer will submit to any order the Court may make in the exercise of its discretion.   there be no order as to costs.   [specify other term]   respectation   [specify other term]     If applicable	Offer	basis
an open offer.   other [specify basis].    Offer type	3.	This offer is
other [specify basis].  Offer type  4. This offer is a		□ without prejudice save as to costs.
## Offer type  4. This offer is a		!
4. This offer is a   judgment offer.   Contract offer.    Terms of Offer    5. The Offeror offers to   Consent to judgment   Consent judgment   Co		□ other [specify basis].
judgment offer.   contract offer.	Offer	type
Contract offer.   Terms of Offer	4.	
Terms of Offer  5. The Offeror offers to		, •
5. The Offeror offers to     consent to judgment		□ contract oπer.
consent to judgment   enter into an agreement on the following terms:    Terms of judgment that would be entered/agreement that would be entered into if offer accepted in numbered paragraphs	Term	ns of Offer
enter into an agreement on the following terms:    Terms of judgment that would be entered lists of offer accepted in numbered paragraphs   1.	5.	The Offeror offers to
on the following terms:  Terms of Judgment that would be entered into if offer accepted in numbered paragraphs  1.  6. The offer is made on the terms that the    judgment     greement     include the following term as to costs:    the Offeree pay the costs of the Offeror   on a party/party basis in respect of the period :   on a solicitor/ client basis in respect of the period :   on an indemnity basis in respect of the period :   on an indemnity basis in respect of the period :   on a party/party basis in respect of the period :   on a party/party basis in respect of the period:   on a party/party basis in respect of the period:   on an indemnity basis in respect of the period:   on an indemnity basis in respect of the period:   on an indemnity basis in standard in the period:   on an indemnity basis in standard in the period:   on an indemnity basis in respect of the period:   on an indemnity basis in standard in the exercise of its discretion.   there be no order as to costs.   [specify other term]  If applicable   Specify other term    If applicable   The offer is subject to the following conditions:   Conditions in numbered paragraphs   The offer is subject to the following conditions:   Conditions in numbered paragraphs   In the offer expires:   [date or method by which expiry date is to be ascertained]     if and when withdrawn.		□ consent to judgment
Terms of judgment that would be entereding reement that would be entered into if offer accepted in numbered paragraphs  1.  6. The offer is made on the terms that the   judgment   agreement   agreement   include the following term as to costs:   the Offeree pay the costs of the Offeror   on a party/party basis in respect of the period:   on a solicitor! client basis in respect of the period:   on an indemnity basis in respect of the period:   in the fixed amount of \$[amount]   the Offeror pay the costs of the Offeree   on a party/party basis in respect of the period:   on a solicitor! client basis in respect of the period:   on a solicitor! client basis in respect of the period:   on an indemnity basis in respect of the period:   on an indemnity basis in respect of the period:   the Offeror will submit to any order the Court may make in the exercise of its discretion.   there be no order as to costs.   [specify other term]  If applicable  7. The offer is subject to the following conditions: Conditions in numbered paragraphs  1.  Expiry of offer  8. This offer expires:   [date or method by which expiry date is to be ascertained]   if and when withdrawn.		
6. The offer is made on the terms that the   judgment   agreement   include the following term as to costs:   the Offeree pay the costs of the Offeror   on a party/party basis in respect of the period : on a solicitor/ client basis in respect of the period : on an indemnity basis in respect of the period : in the fixed amount of \$[amount]    the Offeror pay the costs of the Offeree   on a party/party basis in respect of the period: on an indemnity basis in respect of the period: on an indemnity basis in respect of the period: on an indemnity basis in respect of the period: on an indemnity basis in respect of the period: he period: on an indemnity basis in respect of the period: he on or in the fixed amount of \$[amount]  the Offeror will submit to any order the Court may make in the exercise of its discretion. Here be no order as to costs.   [specify other term]  If applicable 7. The offer is subject to the following conditions: Conditions in numbered paragraphs 1.  Expiry of offer 8. This offer expires:   [date or method by which expiry date is to be ascertained]   if and when withdrawn.		· · · · · · · · · · · · · · · · · · ·
judgment   agreement   agreement   include the following term as to costs:   the Offeree pay the costs of the Offeror   on a party/party basis in respect of the period : on a solicitor/ client basis in respect of the period : on an indemnity basis in respect of the period : in the fixed amount of \$[amount]   the Offeror pay the costs of the Offeree   on a party/party basis in respect of the period: on a solicitor/ client basis in respect of the period: on an indemnity basis in respect of the period: on an indemnity basis in respect of the period: on an indemnity basis in respect of the period: the Offeror will submit to any order the Court may make in the exercise of its discretion. there be no order as to costs.   [specify other term]  If applicable 7. The offer is subject to the following conditions: Conditions in numbered paragraphs 1.  Expiry of offer 8. This offer expires:   [date or method by which expiry date is to be ascertained]   if and when withdrawn.		1.
agreement   include the following term as to costs:   the Offeree pay the costs of the Offeror   on a party/party basis in respect of the period: on a solicitor/ client basis in respect of the period: on an indemnity basis in respect of the period: in the fixed amount of \$[amount]   the Offeror pay the costs of the Offeree   on a party/party basis in respect of the period: on an indemnity basis in respect of the period: on an indemnity basis in respect of the period: on an indemnity basis in respect of the period: in the fixed amount of \$[amount]   the Offeror will submit to any order the Court may make in the exercise of its discretion. It there be no order as to costs.   [specify other term]  If applicable 7. The offer is subject to the following conditions: Conditions in numbered paragraphs 1.  Expiry of offer 8. This offer expires:   [date or method by which expiry date is to be ascertained]   if and when withdrawn.	6.	The offer is made on the terms that the
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the Offeree pay the costs of the Offeror		□ agreement
□ on a party/party basis in respect of the period: □ on a solicitor/ client basis in respect of the period: □ on an indemnity basis in respect of the period: □ in the fixed amount of \$[amount]] □ the Offeror pay the costs of the Offeree □ on a party/party basis in respect of the period: □ on a solicitor/ client basis in respect of the period: □ on an indemnity basis in respect of the period: □ on an indemnity basis in respect of the period: □ in the fixed amount of \$[amount]] □ the Offeror will submit to any order the Court may make in the exercise of its discretion. □ there be no order as to costs. □ [specify other term]  If applicable 7. The offer is subject to the following conditions: Conditions in numbered paragraphs 1.  Expiry of offer  8. This offer expires: □ [date or method by which expiry date is to be ascertained] □ if and when withdrawn.		include the following term as to costs:
on a solicitor/ client basis in respect of the period:   on an indemnity basis in respect of the period:   in the fixed amount of \$[amount]]   the Offeror pay the costs of the Offeree   on a party/party basis in respect of the period:   on a solicitor/ client basis in respect of the period:   on an indemnity basis in respect of the period:   on an indemnity basis in respect of the period:   on an indemnity basis in respect of the period:   on an indemnity basis in respect of the period:   the Offeror will submit to any order the Court may make in the exercise of its discretion.   there be no order as to costs.   [specify other term]  If applicable 7. The offer is subject to the following conditions:   Conditions in numbered paragraphs   1.    Expiry of offer   And when withdrawn.		
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in the fixed amount of \$[amount]  the Offeror pay the costs of the Offeree on a party/party basis in respect of the period: on a solicitor/ client basis in respect of the period: on an indemnity basis in respect of the period: in the fixed amount of \$[amount] the Offeror will submit to any order the Court may make in the exercise of its discretion. there be no order as to costs. [specify other term]  If applicable 7. The offer is subject to the following conditions: conditions in numbered paragraphs 1.  Expiry of offer 8. This offer expires: [date or method by which expiry date is to be ascertained] if and when withdrawn.		·
the Offeror pay the costs of the Offeree		
□ on a party/party basis in respect of the period: □ on a solicitor/ client basis in respect of the period: □ on an indemnity basis in respect of the period: □ in the fixed amount of \$[amount] □ the Offeror will submit to any order the Court may make in the exercise of its discretion. □ there be no order as to costs. □ [specify other term]  If applicable 7. The offer is subject to the following conditions: Conditions in numbered paragraphs 1.  Expiry of offer 8. This offer expires: □ [date or method by which expiry date is to be ascertained] □ if and when withdrawn.		·
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on an indemnity basis in respect of the period:		
the Offeror will submit to any order the Court may make in the exercise of its discretion.  there be no order as to costs.  [specify other term]  If applicable 7. The offer is subject to the following conditions:  conditions in numbered paragraphs 1.  Expiry of offer 8. This offer expires:  [date or method by which expiry date is to be ascertained]  if and when withdrawn.		· · · · · · · · · · · · · · · · · · ·
<ul> <li>there be no order as to costs.</li> <li>[specify other term]</li> <li>If applicable</li> <li>The offer is subject to the following conditions:         conditions in numbered paragraphs         1.</li> <li>Expiry of offer</li> <li>This offer expires:         [date or method by which expiry date is to be ascertained]           if and when withdrawn.</li> </ul>		• •
□ [specify other term]  If applicable 7. The offer is subject to the following conditions:		
If applicable 7. The offer is subject to the following conditions:		
7. The offer is subject to the following conditions:		a [speerly street term]
Conditions in numbered paragraphs 1.  Expiry of offer  8. This offer expires:  [date or method by which expiry date is to be ascertained]  [if and when withdrawn.		
Expiry of offer  8. This offer expires:  [ [date or method by which expiry date is to be ascertained]  [ if and when withdrawn.	' '	Conditions in numbered paragraphs
8. This offer expires:  [ [date or method by which expiry date is to be ascertained]  [ if and when withdrawn.		1.
<ul> <li>□ [date or method by which expiry date is to be ascertained]</li> <li>□ if and when withdrawn.</li> </ul>	Expi	ry of offer
☐ if and when withdrawn.	8.	This offer expires:
		·
and in any event unless the Court otherwise orders will expire 7 clear calendar days before the first day of trial.		☐ if and when withdrawn.
	and i	n any event unless the Court otherwise orders will expire 7 clear calendar days before the first day of trial.

Form	132e
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Signature of party / solicitor (if represented)
Name printed
Date

#### **Note to Parties**

The offer must be either a judgment offer or a contract offer: see rule 132.4(1).

If the offer is intended to be a "relevant offer" within the meaning of rule 132.10(1), it must comply with the definition of that term contained therein: see rule 132.10.

### Service

The party filing this document is required to serve this document on all other parties in accordance with the Rules of Court.

### Note to Offeree

If you do not wish to accept this offer but wish to make a counter offer, you are required to file and serve your own Formal Offer.

Form 132h			
To be inserted by Court			
Case Number:			
Date Filed:			
FDN:			
	FORM	AL OFFER	
SUPREME / DISTRICT SPECIAL STATUTORY	/ MAGISTRATES Circle one COUR JURISDICTION	T OF SOUTH AUSTRALIA	
Applicant		Full name	
Respondent		Full name	
Lodging party	Party title	Full name of party	
Name of law firm/office		Tall Halle of party	
If applicable Name of authorised of	Law firm/office	Responsible Solicito	•
If body corporate and no law firm/o	TICE   Full name		
Formal Offer Mark appropriate sections below w			
Offer made by the List the Party title and na	ne following parties ('the Offeror'	)	
to the following parties	('the Offeree')		

(collectively 'the parties').		
2. Offer to  [ ] settle the entire matter (all claims between the parties).  [ ] settle only the  [ ] claim  [ ] counterclaim  [ ] third party claim  [ ] contribution notice  [ ] appeal  [ ] cross appeal  [ ] notice of alternative contention  [ ] other		
[ ] settle part only of the         [ ] claim         [ ] counterclaim         [ ] third party claim         [ ] contribution notice         [ ] appeal         [ ] cross appeal         [ ] notice of alternative contention         [ ] other		
Offer basis		
3. This offer is  [ ] without prejudice save as to costs. [ ] an open offer. [ ] other		
Offer type		
4. This offer is a  [ ] judgment offer.  [ ] contract offer.		
Terms of Offer		
The Offeror offers to  onsent to judgment  enter into an agreement  on the following terms:  Terms of judgment that would be entered/agreement that would be entered into if offer accepted in numbered paragraphs  1.		

_			
6.	The	e offer is made on the terms that the	
6.	The	] judgment	
6.	The [ [		
6.	[ [	] judgment	
6.	[ [	] judgment ] agreement ude the following term as to costs: ] the Offeree pay the costs of the Offeror	
6.	[ [	] judgment ] agreement  ude the following term as to costs:  ] the Offeree pay the costs of the Offeror  [ ] on a party/party basis in respect of the period :	
6.	[ [	] judgment ] agreement  ude the following term as to costs:  ] the Offeree pay the costs of the Offeror  [ ] on a party/party basis in respect of the period :  [ ] on a solicitor/ client basis in respect of the period :	
6.	[ [	] judgment ] agreement  ude the following term as to costs:  ] the Offeree pay the costs of the Offeror  [ ] on a party/party basis in respect of the period :   [ ] on a solicitor/ client basis in respect of the period :   [ ] on an indemnity basis in respect of the period :	
6.	[ [	] judgment ] agreement  ude the following term as to costs:  ] the Offeree pay the costs of the Offeror  [ ] on a party/party basis in respect of the period :  [ ] on a solicitor/ client basis in respect of the period :  [ ] on an indemnity basis in respect of the period :  [ ] in the fixed amount of \$	
6.	[ [	] judgment ] agreement  ude the following term as to costs:  ] the Offeree pay the costs of the Offeror  [ ] on a party/party basis in respect of the period: [ ] on a solicitor/ client basis in respect of the period: [ ] on an indemnity basis in respect of the period: [ ] in the fixed amount of \$	
6.	[ [	] judgment ] agreement  ude the following term as to costs:  ] the Offeree pay the costs of the Offeror  [ ] on a party/party basis in respect of the period: [ ] on a solicitor/ client basis in respect of the period: [ ] on an indemnity basis in respect of the period: [ ] in the fixed amount of \$	
6.	[ [	] judgment ] agreement  ude the following term as to costs:  ] the Offeree pay the costs of the Offeror  [ ] on a party/party basis in respect of the period: [ ] on a solicitor/ client basis in respect of the period: [ ] on an indemnity basis in respect of the period: [ ] in the fixed amount of \$	
6.	[ [	] judgment ] agreement  ude the following term as to costs:  ] the Offeree pay the costs of the Offeror [	
6.	[ [	] judgment ] agreement  ude the following term as to costs:  ] the Offeree pay the costs of the Offeror [ ] on a party/party basis in respect of the period: [ ] on a solicitor/ client basis in respect of the period: [ ] on an indemnity basis in respect of the period: [ ] in the fixed amount of \$	
6.	[ [	] judgment ] agreement  ude the following term as to costs:  ] the Offeree pay the costs of the Offeror [ ] on a party/party basis in respect of the period: [ ] on a solicitor/ client basis in respect of the period: [ ] on an indemnity basis in respect of the period: [ ] in the fixed amount of \$	
6.	[ [	] judgment ] agreement  ude the following term as to costs:  ] the Offeree pay the costs of the Offeror [	
6.	[ [	] judgment ] agreement  ude the following term as to costs:  ] the Offeree pay the costs of the Offeror [ ] on a party/party basis in respect of the period: [ ] on a solicitor/ client basis in respect of the period: [ ] on an indemnity basis in respect of the period: [ ] in the fixed amount of \$	
ff applic 7.	[ [ [ [ [ able	] judgment ] agreement  ude the following term as to costs:  ] the Offeree pay the costs of the Offeror [	
if applic	inc [ [ [ [ able The Cone	] judgment agreement  ude the following term as to costs:  ] the Offeree pay the costs of the Offeror  [ ] on a party/party basis in respect of the period: [ ] on a solicitor/ client basis in respect of the period: [ ] on an indemnity basis in respect of the period: [ ] in the fixed amount of \$	
if applic	[ [ [ [ [ able	] judgment ] agreement  ude the following term as to costs:  ] the Offeree pay the costs of the Offeror [ ] on a party/party basis in respect of the period: [ ] on a solicitor/ client basis in respect of the period: [ ] on an indemnity basis in respect of the period: [ ] in the fixed amount of \$	
if applic	inc [ [ [ [ able The Cone	] judgment agreement  ude the following term as to costs:  ] the Offeree pay the costs of the Offeror  [ ] on a party/party basis in respect of the period :  [ ] on a solicitor/ client basis in respect of the period :  [ ] on an indemnity basis in respect of the period :  [ ] in the fixed amount of \$	
if applic	inc [ [ [ [ able The Cone	] judgment ] agreement  ude the following term as to costs:  ] the Offeree pay the costs of the Offeror [ ] on a party/party basis in respect of the period: [ ] on a solicitor/ client basis in respect of the period: [ ] on an indemnity basis in respect of the period: [ ] in the fixed amount of \$	

Expiry of offer		
8. This offer expires:		
[ ]date or method by which expiry date is to be ascertained         [ ] if and when withdrawn.		
and in any event unless the Court otherwise orders will expire 7 clear calendar days before the first day of trial.		
Signature of party / solicitor (if represented)		
Name printed		
Date		

### **Note to Parties**

The offer must be either a judgment offer or a contract offer: see rule 132.4(1).

If the offer is intended to be a "relevant offer" within the meaning of rule 132.10(1), it must comply with the definition of that term contained therein: see rule 132.10.

# Service

The party filing this document is required to serve this document on all other parties in accordance with the Rules of Court.

### Note to Offeree

If you do not wish to accept this offer but wish to make a counter offer, you are required to file and serve your own Formal Offer.

Form 133e

To be inserted by Court
Case Number:
Date Filed:
FDN:

# WITHDRAWAL OF FORMAL OFFER

 $[SUPREME/DISTRICT/MAGISTRATES] \ {\tt select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$ 

[*FULL NAME*] Applicant

[*FULL NAME*] Respondent

Lodging party		
	Party title	Full name of party
Name of law firm/office		
If applicable	Law firm/office	Responsible Solicitor
Name of authorised officer		
If body corporate and no law firm/office	Full name	

Withdrawal of Offer
The Offeror [list the Party title and names]
withdraws the offer filed on [date] ('the offer') If more than one offer made on that date identify which offer is being withdrawn.
Signature of party / solicitor (if represented)
Name printed
Date

#### Service

F	'n	rn	n 1	133	ŀ

To be inserted by Court					
Case Number:					
Date Filed:					
FDN:					
	WITHDRAWAL OF FORMAL	. OFFER			
SUPREME / DISTRICT / MA SPECIAL STATUTORY JUR	GISTRATES CITCIO ONO COURT OF SOUTH AU ISDICTION	STRALIA			
Applicant					
Respondent	Full name				
Lodging party					
Name of law firm/office	Party title	Full name of party			
If applicable	Law firm/office	Responsible Solicitor			
Name of authorised officer					
If body corporate and no law firm/office	Full name				
Withdrawal of Offer					
The Offeror		list the Party title and names			
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
withdraws the offer filed on If more than one offer made on that date id-	date ('the offer entify which offer is being withdrawn.	')			
Signature of party / solicitor (if represented)					
Name printed					
Date					

#### Service

Form	134e
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To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	

# **ACCEPTANCE OF FORMAL OFFER**

 $[SUPREME/DISTRICT/MAGISTRATES] \ {\tt select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$ 

[*FULL NAME*] Applicant

# [*FULL NAME*] Respondent

Lodging party		
	Party title	Full name of party
Name of law firm/office		
If applicable	Law firm/office	Responsible Solicitor
Name of authorised officer		
If body corporate and no law firm/office	Full name	

Acceptance of Offer
The Offeree [list the Party title and names]
accepts the offer filed by the [list the Party title and names]
ON [date]. If more than one offer made on that date, identify which offer is being being accepted
Signature of party / solicitor (if represented)
Name printed
Date

# Service

Form	134h

To be inserted by Court		
Case Number:		
Date Filed:		
FDN:		
	ACCEPTANCE OF FORMAL	. OFFER
SUPREME / DISTRICT / MAI SPECIAL STATUTORY JUR	GISTRATES CITCLE ONE COURT OF SOUTH AU ISDICTION	STRALIA
Applicant	Full name	
Respondent	Full name	
Lodging party		
Name of law firm/office	Party title	Full name of party
If applicable	Law firm/office	Responsible Solicitor
Name of authorised officer		
If body corporate and no law firm/office	Full name	
Acceptance of Offer		
The Offeror		list the Party title and names
accepts the offer filed by		list the Party title and names
On		
Signature of party / solicitor		
Name printed		
Date		

Form 134h

# Service

Form 135e

To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	

# **RESPONSE TO FORMAL OFFER**

 $[SUPREME/DISTRICT/MAGISTRATES] \ {\tt select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$ 

[*FULL NAME*] Applicant

[FULL NAME] Respondent

Lodging party		
	Party title	Full name of party
Name of law firm/office		
If applicable	Law firm/office	Responsible Solicitor
Name of authorised officer		
If body corporate and no law firm/office	Full name	

Response to Formal Offer The Offeree [list the Party title and names]
responds to the offer filed by the [list the Part title and names]
on [date] ('the offer') as follows.  If more than one offer made on that date, identify which offer is being being accepted
The  ☐ offer is not accepted. ☐ offer does not comply with rule 132.4 because: ☐ Grounds ☐ offeree requires [number of additional days] to decide whether to accept the offer because [why more time is required]
Signature of party / solicitor (if represented)
Name printed
Date

Form 135e

### Service

Form 135h

To be inserted by Court		
Case Number:		
Date Filed:		
FDN:		
	RESPONSE TO FORMAL	OFFER
SUPREME / DISTRICT / MA SPECIAL STATUTORY JUR	GISTRATES circle One COURT OF SOUTH AU ISDICTION	STRALIA
Applicant	Full name	
Respondent	Full name	
Lodging party		
Name of law firm/office	Party title	Full name of party
If applicable	Law firm/office	Responsible Solicitor
Name of authorised officer		
If body corporate and no law firm/office	Full name	
Response to Formal Offer		
		list the Party title and names
	y the	
responds to the oner med by	, the	IIST THE FAITY UITE AND NAMES
On	date ('the offer') as follows. lentify which offer is being being accepted	
The  [ ] offer is not accepted.  [ ] offer does not comply	with rule 132.4 because:	

Form 135h

	Grounds
[ ]	offeree requiresnumber of additional days to decide whether to accept the offer because
	required
	•
Signa	ature of party / solicitor (if represented)
Nam	e printed
Date	

#### Service

o be inserted by Court	
Case Number:	
Date Filed:	
TDN:	

# CLAIM FOR COSTS BY [PARTY TITLE]

[SUPREME/DISTRICT/MAGISTRATES] select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

[*FULL NAME*] Applicant

[FULL NAME] Respondent

Lodging party		
	Party title	Full name of party
Name of law firm/office		
If applicable	Law firm/office	Responsible Solicitor
Name of authorised officer		
If body corporate and no law firm/office	Full name	

### To the [Party Title and Name]: WARNING

This is a Claim for Costs pursuant to an order made on [date].

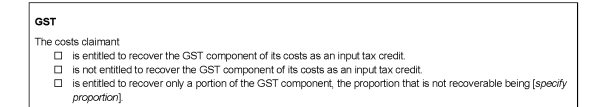
If you wish to dispute any item in this claim you **must** within 28 days of service of this claim:

- set out in the appropriate column below, your response to each disputed item; and
- file and serve on the party presenting the claim a copy of the claim containing such responses.

If you do not do so, you will be taken to have **admitted** the Claim in full, and **judgment** may be entered against you for its total amount including taxation costs.

### COSTS SCHEDULE

Item No	Date	Details of item	No of Pages/ Sheets/ Length of	Amount Claimed	Response (eg Agreed, Not Agreed, Agreed in Part and succinct reason if not fully agreed)		Offer
			Attendance	James	LIABILITY	QUANTUM	
SOLICITORS	FEES						
				\$			\$
		TOTAL SOLICITORS FEES		\$			\$
	•				1		
DISBURSEM	ENTS						
		Counsel fees Specify total and attach scanned copy of accounts					
				\$			\$
		Total counsel fees		\$			\$
		Other disbursements Specify total and attach scanned copy of accounts					
				\$			\$
		Total other disbursements		\$			\$
		TOTAL DISBURSEMENTS		\$			\$
COSTS AND	DISBURSE	/IENTS					
				\$			\$
		TOTAL COSTS AND DISBURSEMENTS		\$			\$



#### Notes

- The claim should be in date order, listing all claims based on scale items and including only charges claimable under the costs order.
- Frequently used abbreviations: eg sol for solicitor, cl for client, ltr for letter and for scale items should be used where
  possible. The full date in a day/month/year format should be provided for each item: eg. 1/1/16.
- Disbursements and counsel fees should be claimed as lump sums at the conclusion of the claim, but copies of all
  accounts for same must be attached and included in the overall figure claimed.
- 4. The description of each item should be as brief as possible but include enough detail to enable the respondent to make appropriate offers and abbreviated reasons for dispute. For example, names of solicitors etc should be provided, documents drawn or perused and their length should be identified, and the nature of attendances should be briefly described, eg on client, on witness, and their length.
- 5. It is expected that the completion of this Form will take account of the increases from time to time in the costs contained in the Scale. The claim is to be divided into parts that correspond to the period over which any particular percentage increase is applicable and make provision for the amount of the percentage increase to be added at the end of each part.

To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	

# RESPONSE TO CLAIM FOR COSTS BY [PARTY TITLE]

 $[SUPREME/DISTRICT/MAGISTRATES] \ {\tt select one} \ {\tt COURT} \ {\tt OF} \ {\tt SOUTH} \ {\tt AUSTRALIA} \ {\tt SPECIAL} \ {\tt STATUTORY} \ {\tt JURISDICTION}$ 

[*FULL NAME*] Applicant

[*FULL NAME*] Respondent

Lodging party		
	Party title	Full name of party
Name of law firm/office		
If applicable	Law firm/office	Responsible Solicitor
Name of authorised officer		
If body corporate and no law firm/office	Full name	

### To the [Party Title and Name]

The above named party responds to the claim for costs as shown in the Response and Offer columns in the Schedule below.

#### COSTS SCHEDULE

Item No	Date	Details of item	No of Pages/ Sheets/ Length of	Amount Claimed	Response (eg Agreed, Not Agreed, Agreed in Part and succinct reason if not fully agreed)		Offer
			Attendance	James	LIABILITY	QUANTUM	
SOLICITORS	FEES						
				\$			\$
		TOTAL SOLICITORS FEES		\$			\$
DISBURSEME	ENTS						
		Counsel fees Specify total and attach scanned copy of accounts					
				\$			\$
		Total counsel fees		\$			\$
		Other disbursements Specify total and attach scanned copy of accounts					
				\$			\$
		Total other disbursements		\$			\$
		TOTAL DISBURSEMENTS		\$			\$
COSTS AND	DISBURSEN	/IENTS					
				\$			\$
		TOTAL COSTS AND DISBURSEMENTS		\$			\$

All instruments appearing in this gazette are to be considered official, and obeyed as such