**RENUNCIATION OF LETTERS OF ADMINISTRATION WITH WILL ANNEXED**

SUPREMECOURT OF SOUTH AUSTRALIA

TESTAMENTARY CAUSES JURISDICTION

**In the Estate of [*FULL* *NAME OF DECEASED*] (Deceased)**

Whereas [*full name of deceased*] late of [*address and postcode*] died on [*date*] at [*suburb*] [*postcode*] having made and duly executed their last will and testament dated [*date*] in which [*they did not appoint an executor / the appointment of executor has failed / or as the case may be*] but named me the undersigned [*full name of person renouncing*] residuary beneficiary [*or as the case may be*]:

Now I the said [*full name of person renouncing*] of [*address, postcode, occupation and relationship as appearing in Practice Note 2 of 2024*] do hereby renounce all my right and title to letters of administration with the will annexed of the estate of the deceased.

……………………………………..

[*Signature of* *[person renouncing]*]

……………………………………..

Dated [*date*]

before me ……………………………………..

[*signature of authorised witness*]

[*print name of witness*]

[*print title of authorised witness*]

[*ID number of witness*]

**Notes**

1 The renunciation must be in place before any oath is sworn or affirmed clearing off the person renouncing, i.e., the renunciation must pre-date the oath.

2 The renunciation must be executed before an authorised witness.