RENUNCIATION OF LETTERS OF ADMINISTRATION WITH WILL ANNEXED

SUPREME COURT 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 [<i>date</i>]	
before me	[signature of authorised witness] [print name of witness] [print title of authorised witness]

Notes

- 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.