RENUNCIATION OF PROBATE BY A TRUST CORPORATION

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 appointed [*name of company*] of [*address and postcode*] ("the Company") the executor as described in the will [*and a trustee of the residuary estate (or as the case may be*)]: Now the Company hereby renounces all its right and title to probate and execution of the will and to letters of administration with the will annexed of the estate of the deceased.*

The Common Seal of [*name of company*] was hereunto affixed by authority of the Directors on [*date*]

[Common Seal]

In the presence of [full name and title]

I [full name and title] of [name of company] declare that the Company has not intermeddled in the estate of [full name of deceased] deceased and will not hereafter intermeddle in the estate with intent to defraud creditors.

Declared at [suburb and postcode] by [full name and title]

Dated [date]

before me

[signature of authorised witness] [print name of witness] [print title of authorised witness] [ID number of witness]

Notes

- ^t If the trustee company named in the will has changed its name or has a successor in law, then that must be recited in the body of the renunciation to reconcile the trustee company named in the will and the name of the company in the seal affixed to the renunciation.
- * If the renunciant does not wish to renounce an entitlement to letters of administration with the will annexed, the words *"and to letters of administration with the will annexed of the estate of the deceased"* should be omitted.