**OATH OF ADMINISTRATOR LEADING TO A GRANT *AD COLLIGENDA BONA***

SUPREMECOURT OF SOUTH AUSTRALIA

TESTAMENTARY CAUSES JURISDICTION

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

I, [*full name, address, postcode and occupation of deponent*], [*swear on oath / do truly and solemnly affirm*] that:

1 [*Full name of the deceased*] late of [*address and postcode*] died at [*suburb*] [*postcode*] on [*date*] aged [*number*] years (“the deceased”).

2 A limited grant is required to [*preserve/protect*] [*include detail of the asset*] of the estate of the deceased.

3 By order of the [*Honourable Justice [Surname] / Honourable Associate Justice [Surname] / Registrar of Probates*] dated [*date*] it was ordered that letters of administration of the estate of the deceased be granted to me limited as mentioned below. A true copy of the sealed order is annexed and marked “A”.

4 I will:

(a) collect, get in and administer according to law the real and personal estate of the deceased limited to [*include the specific limited orders made*] and until further representation be granted but no further or otherwise;

(b) if required to do so by the Court, produce to the Court a full statement and account of my administration of the estate limited as aforesaid; and

(c) deliver at the office of Public Trustee of the State of South Australia within six calendar months from the date of administration being granted to me a statement and account verified by my declaration of all the estate of the deceased and of my administration of such estate under the letters of administration ad colligenda bona to be grant to me.

5 The deceased died possessed of assets in the State of South Australia as disclosed on the Electronic System.

[*Sworn/Affirmed*] by the abovenamed deponent at [*place and postcode*] on [*date*].

……………………………………..

[*signature of* *deponent*]

before me ……………………………………..

[*signature of authorised witness*]

[*print name of witness*]

[*print title of authorised witness*]

[*ID number of witness*]

**Notes**

1 If the order obtained contains any limitations, then the form of oath must be varied accordingly.

2 Refer section 92(2) of the *Succession Act 2023* (SA) regarding the inclusion of standard deposition 4(c) in the oath. The oath may need to be varied accordingly.

3 All grants ad colligenda bona are limited until further representation be granted. The grant ad colligenda bona ceases on the issue of the general grant after completion of the limited acts required by the orders made.