## OATH OF ADMINISTRATOR WITH WILL ANNEXED *DE BONIS NON*

## SUPREME COURT OF SOUTH AUSTRALIA TESTAMENTARY CAUSES JURISDICTION

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

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

- 1 [*Full name of deceased*] late of [*address and postcode*] deceased died on [*date*] at [*suburb*] [*postcode*] aged [*number*] years ("the deceased") having made and duly executed their last will and testament [and codicil *or* two codicils *or as the case may be*] ("the will").
- 2 On [*date*] probate of the will was granted to [*full name of proving executor*] [*relationship to the deceased*] of the deceased the executor as described in the will [*or as the case may be*] who died on [*date*] intestate [*or as the case may be, showing how the chain of executorship is broken*] leaving part of the estate of the deceased unadministered.
- 3 I believe the paper writing now produced to and marked by me to be a true and correct copy of the last will [*and codicil or two codicils or as the case may* be] of the deceased the same being published on the Electronic System being [*PROB number*] [*or a court sealed copy of the record of the Court (see rule 351.16 of Chapter 25 of the Uniform Civil Rules 2020*]].
- 4 I am [*relationship to the deceased (if applicable) / or as the case may be*] and one of the residuary beneficiaries [*or as the case may be*] named in the will.
- 5 I will:
  - (a) collect, get in and administer according to law the unadministered estate of the deceased;
  - (b) if required to do so by the Court, produce to the Court a full statement and account of my administration of the estate;
  - (c) if required to do so by the Court, deliver up to the Court any prior grant that may have issued in this estate;
  - (d) 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 left unadministered and of my administration of such estate.
- 6 The deceased died possessed of assets in the State of South Australia remaining unadministered 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 The applicant for the grant must disclose on the Electronic System all the unadministered assets and liabilities of the estate existing at the date of the death of the deceased known to the applicant at the time of making the application.
- 2 For grants *de bonis non*, refer to Division 4 of Chapter 25 of the Uniform Civil Rules 2020.