## AFFIDAVIT AS TO ALIAS – INTESTACY

SUPREME COURT OF SOUTH AUSTRALIA TESTAMENTARY CAUSES JURISDICTION

In the Estate of [FULL NAME OF DECEASED] otherwise [OTHER NAME OF DECEASED AS JUSTIFIED] (Deceased)

- I, [full name, address and occupation of deponent], [swear on oath / do truly and solemnly affirm] that:
- I am the intended administrator of the estate of [full name of deceased] otherwise [other name as justified] late of [address] deceased ("the deceased") who died at [suburb] [postcode] on [date] intestate.
  - [Here set out the details of the asset held by the deceased in another name that justifies the alias. For example]
- The deceased is registered in the name of [full name as published on the Certificate of Title] as the proprietor of an estate in fee simple in the whole of the land (or as the case may be) comprised in Certificate of Title Register Book Volume [number] Folio [number]. A true copy of the Certificate of Title is annexed and marked "A" (or as the case may be).
  - At the date of death of the deceased the amount of [\$insert amount] was standing in credit in account number [number] at [name of bank] in the name of [full name as described on the bank statement or provided by the bank], a true copy of a letter from the bank is annexed and marked "B" (or as the case may be).
- In order to deal with the above asset it is requested the grant of administration issue in the names of [full name of deceased as disclosed on the Electronic System] otherwise [other name as justified above] deceased.

[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]