**REGISTRAR’S CERTIFICATE OF DISCLOSURE**

SUPREMECOURT OF SOUTH AUSTRALIA

TESTAMENTARY CAUSES JURISDICTION

**Action No:**

**The Estate of [*name of deceased*]:**

**Last residential address:**

I certify that the asset described hereunder in the name of the above deceased has been disclosed to the Court in compliance with section 71 of the *Succession Act 2023* (SA).

Particulars of Asset:

Value of Asset:

[*Describe the asset exactly as it has been accurately disclosed in the amended Statement of Assets and Liabilities on CourtSA*]

**Registrar of Probates**

**Notes**

1 The Court will not issue a Registrar’s Certificate for an asset of a deceased person who died before 1 July 1987 (refer to the commencement date of section 121A of the *Administration and Probate Act 1919* (SA)).

2 Section 72 of the *Succession Act 2023* (SA) obliges a person who deals with an asset of the estate of a deceased person that is required to be disclosed under [section](#id2a29e0a5_f99d_4f67_a62e_ebe6098470ad) 71 to satisfy themselves by examination of the grant or of the Registrar's certificate, or on the basis of some other reliable evidence, that the asset has in fact been so disclosed to the Court.

3 A Registrar’s Certificate for disclosure of an asset will issue in exactly the same terms as the disclosure that has been made on the Electronic System under rule 356.17 of Chapter 25 of the *Uniform Civil Rules* *2020*.

4 Certificates do not have backsheets.

The Court makes no representations express or implied as to the descriptions and values ascribed to any asset or as to the mathematical accuracy of the disclosure.