(insert proceeding heading)

## ORIGINATING APPLICATION TO FIX NON-PAROLE PERIOD

*Sentencing Act 2017 s 47(3)* 

TO THE PAROLE BOARD
TO THE PRISONER: (insert name)
(delete whichever is inapplicable)
AND TO THE DIRECTOR OF PUBLIC PROSECUTIONS
Application
(name of applicant)
applies under section 47(3) of the Sentencing Act 2017 for an order fixing a non-parole period in
respect of a sentence imposed in the (insert Court)
on (insert date)
of imprisonment for (insert sentence imposed)
with a non-parole period of (insert non-parole period imposed)
(delete if inapplicable)
• On ( <i>insert date</i> )the Parole Board of South Australia cancelled the applicant's release on parole and directed that the applicant serve the balance of the sentence being ( <i>insert period</i> )which commenced on ( <i>insert date</i> )
• The applicant is serving a term of imprisonment of one year or more, and has not had a non-parole period fixed in respect of that sentence (delete whichever is inapplicable)
The applicant's sentence will expire on ( <i>insert date</i> )

## **Relevant matters**

The applican	nt invites the sentencing Court to take into the following matters when it fixes the non
parole perio	d:
Applicant's	s address
The applica	nt's address for service is:
Place:	
Email:	
The applica	nt's address is (place of residence or business):
Date:	
( · · · · · · · · · · · · · · · · · · ·	
(signed)	Prisoner/Solicitor for the prisoner/Parole Board of South Australia ( <i>delete</i> whichever is inapplicable)
Hearing (When the a the Registry	pplication is to be given a separate listing date, the following will be completed by
This applica	ation will be heard beforein the Supreme Court
at	on at or so soon afterwards
as the busin	ess of the Court allows.

The courtroom in which the application will be heard will be published:

• on the Courts Administration Authority website the day before;

- in the Advertiser on the day; and
- on the notice board at the Courts Building.

Date:	
(signed)	Registrar

The parties and all persons served with this application are required then to attend if they wish to

be heard on the application and, in their absence, the Court may make such order as it thinks fit.