**SCHEDULE TO INTERLOCUTORY APPLICATION – NATIVE TITLE**

ENVIRONMENT, RESOURCES AND DEVELOPMENTCOURT OF SOUTH AUSTRALIA

CIVIL JURISDICTION

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| These are the Schedules referred to in the interlocutory application:**Mark appropriate sections below with an ‘x’**[ ] **Schedule A –** A definition of the land to which the application relates.The land must be defined with sufficient particularity to enable the boundaries of the area covered by the application and any areas within those boundaries that are not covered by the application to be readily identified.[ ] **Schedule B –** A map showing the boundaries of the area covered by the application.[ ] **Schedule C –** Details and results of all searches carried out to determine the existence of any non-native title rights and interests in relation to the land covered by the application.[ ] **Schedule D –** the name of each representative Aboriginal body for the area covered by the application.[ ] **Schedule E –** A copy of the native title declaration.[ ] **Schedule F –** Details of events (if any) that have taken place since the native title declaration was made which make that declaration no longer correct.[ ] **Schedule G –** Details of the grounds (if any) for varying or revoking the declaration in the interests of justice.[ ] **Schedule H –** For an application for variation of a native title declaration, a draft of the order sought.[ ] **Schedule I –** Any other relevant information that the applicant wants to provide. |