Form CP7

To be inserted by Court
Case Number:
Date Filed:
FDN:
RESPONSE
Children and Young People (Safety) Act 2017
YOUTH COURT OF SOUTH AUSTRALIA CARE AND PROTECTION JURISDICTION
CARE AND FROTECTION JURISDICTION
Please specify the FULL NAME of each party.
Include a party number if more than one party of the same type. Add additional parties as required.
Applicant
AND
Parent/Guardian 1
Parent/Guardian 2
Child 1 (DOB:)
Child 2 (DOB:)
Child 3 (DOB:)
Other Party

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Please fill in all of the details requested in this form. Duplicate the relevant details box for multiple parties of the same type.

For boxes '[]', mark 'X' in the appropriate box.

To the lodging party: WARNING

It is intended that this document will be served on all parties. If there is a safety concern and you do not wish to specify all of your personal information, mark this information as 'Withheld' and provide these details to the Youth Court Registry via a separate form.

Filed by the Respondent:				
Full Name				
	Full Name			
Party Title	[] Chief Executive [] Parent [] Guardian [] Other Party	e/Minister		
Name of Law Firm and Solicitor If any	Law Firm		Solicitor	
Address for Service		r level number and name of proper		
	City/town/suburb	State	Postcode	Country
	Email address			
Phone Details				
	Type - Number			

Introduction:

This Response is filed in relation to an Application for a Care and Protection order.

The content of this Response is governed by Rule 11 of the Youth Court (Care and Protection) Rules 2018 (SA).

Complete the following Response Details as applicable and add additional paragraphs as necessary.

Response Details

Court File Number: [Number]

A) (1) The Respondent opposes the following Order stated in the Application:

List each Order opposed in separately numbered paragraphs.

- 1.
- 2.
- 3.
- (2) The Respondent does not oppose the following Orders stated in the Application:

List each Order not opposed in separately numbered paragraphs.

		2. 3.
		1.
	(3)	In relation to each separate particular of the Application, the following particulars are not admitted, but not disputed for the purposes of the determination of the Application:
		Reasons the particulars are disputed: [Reasons]
		3.
		1. 2.
	(2)	In relation to each separate particular of a factual allegation in the Application, the following particulars are disputed:
		1. 2. 3.
C)		In relation to each separate particular of a factual allegation in the Application, the following particulars are admitted:
		1. 2. 3.
	(3)	In relation to each ground of the Application, the following grounds are not admitted, but not disputed for the purposes of the determination of the Application:
		Reasons the grounds are disputed: [Reasons]
		1. 2. 3.
	(2)	In relation to each ground in the Application, the following grounds are disputed:
		1. 2. 3.
B)	(1)	In relation to each ground of the Application, the following grounds are admitted:
		1. 2. 3.
		List each Order proposed in separately numbered paragraphs and state clearly the Order outlined in (A)(1) above that it would replace.
	(3)	The Respondent proposes the following alternative Order/s:
		1. 2. 3.

5e	rvice
_	e party filing this document is required to serve it on all other parties at least 5 business days before the Pre-Trial inference.
[] It is intended to serve this Application on all other parties.
[] It is not intended to serve this Application on the following parties: [list names]
	because [reasons]
Thi	is document must be served in accordance with legislation and the Rules of Court.

Accompanying Documents		
Accompanying this Response is a:		
[] Supporting Affidavit (optional)	
[] Expert reports	
[] Chronologies of significant events	
[] If other additional document(s) please list them below:	