NOTICE TO PARTY SERVED INTERSTATE

[SUPREME/DISTRICT/MAGISTRATES/YOUTH] Select one COURT OF SOUTH AUSTRALIA SPECIAL STATUTORY JURISDICTION

This Notice constitutes a Form 1 Notice as prescribed by the Service and Execution of Process Act 1992 and Service and Execution of Process Regulations 2018.

NOTICE TO PARTY

PLEASE READ THIS NOTICE AND THE ATTACHED DOCUMENTS VERY CAREFULLY.

IF YOU HAVE ANY TROUBLE UNDERSTANDING THEM, YOU SHOULD GET LEGAL ADVICE AS SOON AS POSSIBLE.

Attached to this notice is a proceeding ('the attached process') issued out of the Magistrates, Youth, District or Supreme Court of South Australia ('the Court').

Service of the attached process outside South Australia is authorised by the *Service and Execution of Process Act* 1992.

YOUR RIGHTS

If a Court of a State or Territory other than South Australia is the appropriate Court to determine the claim against you set out in the attached process, you may be able to—

- if the issuing court is not the Supreme Court—have the proceedings stayed by applying to the issuing Court of South Australia; or
- if the issuing court is the Supreme Court—apply to the Supreme Court of South Australia to have the proceeding transferred to another Supreme Court, or a federal court.

If you think the proceeding should be stayed or transferred, you should get legal advice as soon as possible.

CONTESTING THIS CLAIM

If you want to contest this proceeding, you must take any action set out in the attached process as being necessary to contest the proceeding.

If you want to contest this proceeding, you must also file a Notice of Acting in the Court. You have only 28 days after receiving the attached process to do so.

The Notice of Acting must contain an address in Australia where documents can be left for you or sent to you at your address.