To be inserted by Court			
Case Number:			
Date Filed:			
FDN:			
AFFIDAVIT OF PROTECTED PERSON [FULL NAME OF DEPONENT]			
SUPPORT APPLICATION TO VARY OR REVOKE INTERVENTION ORDER			
AFFIDAVIT MADE ON [DATE]			
[<i>MAGISTRATES/YOUTH</i>] seld SPECIAL STATUTORY JUR [<i>FULL NAME</i>] Applicant [<i>FULL NAME</i>] Respondent	oct one COURT OF SOUTH AUSTRALIA ISDICTION		
Lodging party	Portu tida	Full name of party	
Name of law firm/office	Party title	Full name of party	
If applicable Name of authorised officer	Law firm/office	Responsible Solicitor	
If body corporate and no law firm/office	Full name		
Deponent Details			
	Full Name		
Affidavit			
I, [full name],			
□ swear on oath that			
☐ do truly and solemnly affirm that: Enter text in separate numbered paragraphs If the Affidavit relates to an application, identify the application and state the material facts relevant to the application			
1.			
[Sworn/Affirmed] select one by the Deponent			
At [place]			
On [date]			

Form 112Ce

Signature of Deponent		
before me	Signature of attesting witness Must be an authorised witness – see rule 31.9 from the Uniform Civil Rules 2020	
Printed name of witness		
Qualification	on as authorised witness under section 27A(3) of the <i>Oaths Act 1936</i> .	
Identification of Witness if applicable (ID number of Justice of the Peace; rank, identification number and "South Australia Police" for police officer)		

Please ensure you have complied with instructions for completing an affidavit

Instructions

- Please review the Code of Practice in relation to Affidavits published by the Attorney-General under s 33 of the *Oaths Act 1936* before completing this form.
- The person who makes the affidavit is called the deponent. The deponent makes the affidavit by taking an oath or affirmation in the presence of an authorised witness.
- Each page of the affidavit, including any exhibit(s), must be consecutively numbered starting with page 2.
- Each page of the affidavit (but not any exhibit) must be signed by both the deponent and the witness.
- A single 'front page' must be inserted in front of the exhibit(s) in Form 8.
- An exhibit to an affidavit must be clearly marked to identify it as the exhibit referred to in the affidavit.
- The declaration should be confined to facts and should not include submissions.
- The declaration should not reproduce material already contained in affidavits or other material already filed in the matter. It should not exhibit documents already exhibited to affidavits filed in the matter. In both cases it is sufficient to simply refer to such material or documents and the place where they may be found.
- An affidavit is to be sworn or affirmed in this State in accordance with section 6 of the *Evidence Act 1929* or, if made elsewhere, in accordance with the law for the taking of oaths or the making of affirmations in that place.
- The deponent must swear or affirm the affidavit before a person authorised by law to witness the swearing or affirming of affidavits ('the witness'). Persons authorised to witness an affidavit are:
 - (a) a Commissioner for taking affidavits in the Supreme Court;
 - (b) a justice of the peace;
 - (c) a police officer, other than a police officer who is a probationary constable;
 - (d) a person admitted and enrolled as a notary public of the Supreme Court;
 - (e) any other person of a class prescribed by regulation.
- The contents of the affidavit cannot be altered after the affidavit has been sworn or affirmed.
- If the deponent is illiterate or blind, see rule 31.7(6). If the deponent does not appear to understand English sufficiently, see rule 31.7(7) from the Uniform Civil Rules 2020.