NOTICE TO PARTY SERVED IN NEW ZEALAND

[SUPREME/DISTRICT/MAGISTRATES/ENVIRONMENT, RESOURCES AND DEVELOPMENT/YOUTH] Delete all but one COURT OF SOUTH AUSTRALIA [COURT OF APPEAL] If applicable CIVIL JURISDICTION [MINOR CIVIL] If applicable [NAME OF LIST] LIST If applicable

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.

The Applicant has commenced a proceeding against you in the Magistrates, District or Supreme Court of South Australia ('the Court').

Attached to this notice are documents ('the attached documents') filed in the Court.

Service of the attached documents in New Zealand is authorised by the Trans-Tasman Proceedings Act 2010 (Cth).

CONSEQUENCES OF THE ATTACHED DOCUMENTS BEING SERVED ON YOU

The Court's decision in this proceeding (its judgment) may be enforced in Australia or New Zealand.

The Court can consider, and make a decision on, any claim set out in the attachment documents.

YOUR RIGHTS TO APPLY FOR THE PROCEEDING TO BE STAYED

If a court in New Zealand is the more appropriate court to decide the claim set out in the attached documents, you may be able to have the proceeding stayed by applying to the Court. If the proceeding is stayed, the claim cannot proceed in the Court.

You have 30 working days from the day on which you are served with the attached documents to apply for the proceeding to be stayed.

If you think the proceeding should be stayed, it is recommended you get legal advice as soon as possible.

CONTESTING THIS CLAIM

If you want to contest this claim, you must take any action set out in the attached documents as being necessary to contest the claim. You have 30 working days, after the day on which you are served with the attached documents, to respond.

The defence/response (as indicated in the attached documents) must contain an address in Australia or New Zealand where documents can be left for you or sent to you.