NOTICE TO PARTY SERVED OUTSIDE AUSTRALIA

[SUPREME/DISTRICT/MAGISTRATES] 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

- 1. You have been served with an originating process outside Australia under rules 2 to 7 of Schedule 1 to the Uniform Civil Rules. A copy of those rules is enclosed for your information. They show the scope of the jurisdiction of the Court in respect of claims against persons who are served outside Australia.
- 2. The grounds alleged by the applicant to support the claim to be entitled to serve you outside of Australia are [grounds].
- 3. The Court may, on application made by you in accordance with the Rules of the Court, set aside the service on you of this originating process if
 - a. service is not authorised by the Rules of the Court; or
 - b. the Court is an inappropriate forum for the trial of the proceeding.
- 4. Alternatively you may file an unconditional defence or response (as applicable) within the time required under the Rules of the Court.
- 5. If you file an unconditional defence or response, additional procedural obligations may apply to you in accordance with the Rules of the Court.
- 6. If you do not make an application to set aside service referred to in paragraph 3 or file an unconditional defence referred to paragraph 4, the Court may give leave to the applicant to proceed against you without further notice.