To be inserted by Court
Case Number:
Date Filed:
FDN:
LIST OF DOCUMENTS
[SUPREME/DISTRICT/MAGISTRATES] Delete all but one COURT OF SOUTH AUSTRALIA CIVIL JURISDICTION [NAME OF LIST] LIST If applicable
Please specify the Full Name including capacity (eg Administrator, Liquidator, Trustee) and Litigation Guardian Name (if applicable) for each party. Each party should include a party number if more than one party of the same type.
First Applicant
First Respondent
First Interested Party

Statement of relevant documents

Law Firm

Name of law firm / solicitor

Lodging Party

1. The documents that are currently in the possession, custody or power of the above named party and are directly relevant to the issues in the matter in respect of which privilege is not claimed are listed in Schedule 1 in the rows in which the party's title designation appears in the "Party disclosing" column.

Full Name (including Also Known as, capacity (eg Administrator, Liquidator, Trustee) and Litigation Guardian Name (if applicable))

- 2. The documents that are currently in the possession, custody or power of the above named party and are directly relevant to the issues in the matter in respect of which privilege is claimed are listed in Schedule 2 in the rows in which the party's title designation appears in the "Party disclosing" column.
- 3. The documents that are no longer in the possession, custody or power of the above named party and are directly relevant to the issues in the matter are listed in Schedule 3 in the rows in which the party's title designation appears in the "Party disclosing" column.
- 4. There are no other documents that are or have ever been in the possession, custody or power of the above named party that are directly relevant to the issues in the matter other than those listed in the Schedules.

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Mark appropriate section below with an 'x'

- [] As the filing lawyer, I certify that:
 - before filing this list of documents, the discovery obligations were explained to the above named client;
 - this list of documents is filed in accordance with the instructions of the client;
 - the client gave instructions that there are no other documents that are or have ever been in the possession, custody or power thereof directly relevant to the issues in the matter other than those set out in the Schedule in the rows in which the party's title designation appears in the "Party disclosing" column:
 - to the best of my knowledge information and belief the client has fully discharged the client's discovery obligations.
- [] As a Litigant in Person (self-represented), [//we] certify that:
 - there are no other documents that are or have ever been in [my/our] possession, custody or power directly relevant to the issues in the matter other than those set out in the Schedule in the rows in which the party's title designation appears in the "Party disclosing" column;
 - to the best of [my/our] knowledge information and belief [l/we] have fully discharged the discovery obligations.

Signature		
Name printed		
Date		

SCHEDULE 1: NON-PRIVILEGED DOCUMENTS

Number	Party Disclosing	Date added	Doc ID	Host/Attachment Doc ID	Date	Host Ref	Doc Type	Doc Title	Author (if applicable)	Recipient (if applicable)

SCHEDULE 2: PRIVILEGED DOCUMENTS

Number	Party	Date	Doc ID	Host/Attachment	Date	Host	Doc Type	Doc Title	Author (if	Recipient	Privilege
	Disclosing	added		Doc ID		Ref			applicable)	(if	ground
										applicable)	

SCHEDULE 3: DOCUMENTS NO LONGER IN POSSESSION

Number	Party Disclosing	Date added	Date	Host Ref	Doc Type	Doc Title	Author (if applicable)	Recipient (if applicable)	When last in possession	Where it went	Where now believed to be