**CERTIFICATE OF READINESS FOR TRIAL**

[*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

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| Lodging Party |  |
| **Full Name (including Also Known as, capacity (eg Administrator, Liquidator, Trustee) and Litigation Guardian Name (if applicable))** |
| Name of law firm / solicitor**If any** |  |  |
| **Law Firm** | **Solicitor** |

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| **Certificate of Readiness for Trial**IT IS CERTIFIED by the file principals for the parties, or where self-represented by the parties, named below on due enquiry having been made as follows.1 All pleadings are closed and no party has any intention of filing any further pleading or seeking any amendment of any pleading.2 All particulars ordered or requested have been given as between all parties and no further particulars are sought.3 The parties have made discovery of all documents in their possession, custody or power in accordance with the Rules and any order of the Court, and are not aware of any other documents of which discovery should be made.4 No party has any intention of making any further application for discovery of documents by a stranger to the proceeding, and any such application already made is completed and complied with and no further application will be made.5 All parties have completed inspection of all documents of which discovery has been made.6 No party has any intention of seeking to file (further) interrogatories; any interrogatories which have been delivered have been answered; and no party has any intention of seeking any better answers. 7 Any requests to admit facts or documents have been served and responded to and no party has any intention of bringing a further application about them.8 Except for any subpoena which, on the advice of counsel, should only be made returnable at trial, all subpoenas for the production of documents have been issued, served and complied with to the satisfaction of the party issuing the same, except for any matter specifically reserved on the return of any such subpoena for the consideration of the trial Judge.9 If the Court has directed that the parties file notices identifying witnesses and evidentiary material, all material has been filed and served in accordance with that direction.10 All expert reports to be used by the parties have been obtained and made available to all parties as required by the Rules. Such reports, the tender of which can be agreed, have been agreed and no direction is sought or thought to be desirable to limit the number of expert witnesses to be called.11 The quantum of special damages has been agreed at $[*amount / or state any other situation*] and all reasonable efforts have been made to agree the quantum of any which remain in dispute.12 All interlocutory processes are completed and the action is in all respects ready for trial.13 The estimated length of trial is *[number]* days.14 The following Judicial Officers may possibly be disqualified from hearing the action: *[list names*]15 All endeavours to resolve the matter other than by trial have been exhausted without success and the parties and their advisers do not believe that the matter can be resolved other than by proceeding to trial. |

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| **Certification by Solicitor for Applicant/Applicants** [*names*]…………………………………………Signature …………………………………………Name printed………………………….Date |

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| **Certification by Solicitor for Respondent/Respondents** [*names*]…………………………………………Signature …………………………………………Name printed………………………….Date |

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| **Certification by Solicitor for the** **[*Party title*]/[*Party title*]**[*names*] …………………………………………Signature …………………………………………Name printed………………………….Date |