To be inserted by Court	
Case Number:	
Date Filed:	
FDN:	

## NOTICE OF REGISTRATION OF NEW ZEALAND JUDGMENT

[SUPREME/DISTRICT/MAGISTRATES] Delete all but one COURT OF SOUTH AUSTRALIA CIVIL JURISDICTION

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

Party Title	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		
Address for service					
	Street Address (including unit or level number and name of property if required)				
	City/town/suburb	State	Postcode	Country	
	Email address				
Phone Details					
	Type - Number				
Duplicate panel if multiple Parties					

# PLEASE READ THIS NOTICE VERY CAREFULLY

If you have any trouble understanding the notice, you should get legal advice as soon as possible.

Attached to this notice is a copy of the judgment given by [New Zealand court or tribunal]. This judgment has been registered in the [name of Court] Court of South Australia under the Trans-Tasman Proceedings Act 2010 (Cth).

#### **DETAILS OF JUDGMENT**

The particulars of the judgment that are entered in the records of the [name of Court] Court of South Australia include the following:

Amount payable under judgment: [currency] \$[amount]

Interest payable under section 67(a) of the Trans-Tasman Proceedings Act 2010: [currency] \$[amount]

Terms of the judgment: [specify any non-monetary orders].

Costs and expenses related to registration of the judgment: [currency] \$[amount]

Costs and expenses related to attempted enforcement in original court or tribunal: [currency] \$[amount].

#### CONSEQUENCES OF REGISTRATION AND THIS NOTICE BEING SERVED ON YOU

The New Zealand judgment can be enforced in Australia as if it were a judgment given by the [name of Court] Court of South Australia.

#### YOUR RIGHTS

### **Setting Aside Registration**

If the judgment should not have been registered in Australia under the Trans Tasman Proceedings Act 2010 (Cth), you may be able to have the registration set aside by applying to the [name of Court] Court of South Australia. The Act sets out limited grounds on which registration of a judgment may be set aside.

You must make an application for the registration to be set aside within 30 working days after the day on which you were given this notice.

If you think the registration should be set aside you should get legal advice as soon as possible.

## Stay of Enforcement

If you intend to apply to the [New Zealand court or tribunal] to set aside, vary or appeal the judgment, you may apply for enforcement of the registered judgment in Australia not to be commenced or to be stayed (put on hold) for a period of time.

You must make an application for enforcement not to commence or to be stayed within 30 working days after the day on which you were given this notice.

If you think enforcement of the judgment should not commence, or should be stayed, you should get legal advice as soon as possible.

## **FAILURE TO COMPLY WITH JUDGMENT**

If you fail to comply with the judgment:

- further interest may accrue on any amount owing; and
- you may be required to pay the costs of enforcing the judgment.