To be inserted by Court				
Case Number:				
Date Filed:				
FDN:				
FIR	EARMS ORDER	AND ACKNO ms Act 2015 s 66(1		
SUPREME/DISTRICT/MAG COURT OF SOUTH AUSTF CRIMINAL JURISDICTION		IVIRONMENT RES	SOURCES AND DEVEL	OPMENT] Select one
[<i>FULL NAME</i>] Informant/R				
v				
[<i>FULL NAME</i>] Defendant/Youth				
Defendant/Youth				
Address	Full Name			
Address	Street Address (including unit or	level number and name of prop	erty if required)	
	Charles (moraling and ch		,	
	City/town/suburb	State	Postcode	Country
	Email address			
Date of Birth/Licence no				
Phone Details	Date of Birth		Driver's Licence no (if any)	
	Type (eg. Home; work; mobile) – Number		Another number	
Introduction				
Hearing				
Hearing Location: [suburb] [Hearing date] [Listed start				
Hearing type:				
Supreme and District Court only [Actual hearing start time] -	· [Actual hearing end tim	e]		
[Presiding Officer]				

Appearances					
[Informant/R Appearance Information] [Defendant/Youth Appearance Information]					
Ren	narks				
	The (The Court has found the [<i>Defendant/Youth</i>] [<i>name</i>], guilty of an offence.			
	The Court is satisfied that a firearm, ammunition, firearm part, sound moderator or restricted firearm mechanism was involved in the commission of the offence.				
Orc	ler				
Dat	Date of Order: [date]				
Ter	ms of	f Order			
The Court Orders that:					
	1.	orders that the following property of the [Defendant/Youth] be delivered into the custody of the [Commissioner of Police/other person] includes offensive weapons and firearms under s 180 of the Criminal Procedure Act 1921			
		☐ for a period of [no of years] [no of months] [no of days].☐ until further order.			
	2.	the firearms licence [licence number] held by the Defendant is:			
		 □ subject to the following conditions: • provision for multiple [description of condition]. □ suspended until [date/further order]. □ cancelled. 			
	3.	the Defendant is disqualified from holding or obtaining a licence until [date/further order].			
	4.	orders that until further order the [Defendant/Youth] be subject to the Firearms Prohibition Order in the terms set out below			
		 subject to the following amendments: (see Firearms Act 2015 ss 66(3)(b) and 45(17)) [amendments in numbered paragraphs] 			
	5.	orders that the [Defendant/Youth] be prohibited from possessing [an offensive weapon of any kind/specify kind(s) of offensive weapon]			
		☐ for a period of [no of years] [no of months] [no of days].☐ until further order.			
	6.	[other orders]			

Firearm Prohibition Conditions

Subject to any exemptions set out above or in a notice in writing from the Registrar of Firearms, the following conditions are conditions of a Firearm Prohibition Order under section 45 of the *Firearms Act 2015*.

- 1. Any licence or permit under the *Firearms Act 2015* held by the [*Defendant/Youth*] is suspended while the Firearm Prohibition Order is in force.
- 2. The [Defendant/Youth] must not acquire, possess or use a firearm (e.g. guns), a firearm part, a sound moderator or ammunition.
- 3. The [Defendant/Youth] must immediately surrender (hand in) to the Registrar of Firearms any and all firearms (e.g. guns), firearm parts, sound moderators and ammunition owned by them or in their possession.

- 4. The [Defendant/Youth] must not be present at:
 - a. the grounds of a firearms club, paintball operator or the range of a commercial range operator;
 - b. a shooting gallery;
 - c. an arms fair;
 - d. a place where a person carries on the business of repairing, modifying or testing firearms (e.g. guns), firearm parts or ammunition, or buying, selling or hiring out firearms, firearm parts or ammunition;
 - e. a place where a person manufactures a firearm, firearm part, or sound moderator;
 - f. a place where a person carries on the business of refurbishing firearms; or
 - g. any other place of a kind prescribed by regulation.
- 5. The [Defendant/Youth] must not become or remain a member of a firearms club.
- 6. The [Defendant/Youth] must not be in the company of a person who has physical possession or control of a firearm (e.g. guns).
- 7. The [*Defendant/Youth*] must not be present or reside at premises on which there is a firearm (e.g. guns), firearm part, sound moderator or ammunition.
- 8. The [Defendant/Youth] must inform each other person of or over the age of 18 years who resides or proposes to reside at the same premises of the fact that a Firearms Prohibition Order is in force against the [Defendant/Youth] and ask each such person whether or not they have or propose to have a firearm (e.g. guns), firearm part, sound moderator or ammunition on the premises.
- 9. Any person who supplies the [*Defendant/Youth*] with a firearm (e.g. guns), firearm part, a sound moderator or ammunition commits an offence.
- 10. Any person who permits the [*Defendant/Youth*] to gain possession of a firearm, firearm part, a sound moderator or ammunition commits an offence.
- 11. Any person who has physical possession or control of a firearm whilst in the [*Defendant/Youth*]'s company commits an offence.
- 12. Any person who brings a firearm, firearm part, sound moderator or ammunition onto, or has possession of any such item on, the premises where the [*Defendant/Youth*] resides commits an offence.
- 13. If the [Defendant/Youth] changes address, the [Defendant/Youth] must give the Registrar of Firearms written notice of the new address within 7 days.
- 14. Any person who fails to or refuses, without reasonable excuse, to comply with a requirement by a police officer, who suspects on reasonable grounds is the subject of a Firearms Prohibition Order, to state their full name, address and date of birth and the full name of persons with whom they reside commits an offence.

To the Defendant/Youth: WARNING

If you fail to comply with the terms of this order and the Firearm Prohibition Conditions, you will be guilty of an offence and may be liable for a fine of up to [\$75,000/\$2,500] or up to [15 years imprisonment/3 years detention]. lower fine and custody penalty auto selected if Youth Court

Any person who fails to comply with term 10 of the Firearms Prohibition Order also commits an offence and may be liable for a fine of up to [\$75,000/\$2,500] or up to [15 years imprisonment/3 years detention]. lower fine and custody penalty auto selected if Youth Court

Authentication		
Signature of Court Officer [title and name]		

Acknowledgement by [Defendant/Youth]
I acknowledge that I have received a copy of this Firearms Order. I understand its effect and I understand what will happen if I fail to comply with this order.
Signature of Defendant/Youth
Full name of Defendant/Youth
Date
Witness
Signature of authorised witness
witness must be the Judicial Officer making order, the registrar or deputy registrar of a Court, a justice of the peace, a police officer of or above the rank of sergeant or the responsible officer for a police station, the manager of a training centre if the Respondent is in a training centre, the person in charge of a prison if the Respondent is in a prison, or a delegate of any of these persons or any other person or class of persons specified by the Court
next item not displayed if witness is sentencing Judicial Officer
Printed name and title of witness stamp here if applicable