



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 18 FEBRUARY 2010

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GOVERNMENT GAZETTE NOTICES

ALL poundkeepers' and private advertisements forwarded for publication in the *South Australian Government Gazette* must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to **Government Publishing SA** so as to be received *no later than 4 p.m. on the Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@dpc.sa.gov.au*. Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged. The *Government Gazette* is available online at: www.governmentgazette.sa.gov.au

Department of the Premier and Cabinet
Adelaide, 18 February 2010

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the RESI Corporation Board, pursuant to the provisions of the Electricity Corporations Act 1994:

Director: (from 18 February 2010 until 17 February 2013)
Virginia Martindale

By command,

TOM KOUTSANTONIS, for Premier

T&F10/002CS

Department of the Premier and Cabinet
Adelaide, 18 February 2010

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Wilderness Advisory Committee, pursuant to the provisions of the Wilderness Protection Act 1992:

Member: (from 18 February 2010 until 23 September 2011)
Bernice Laura Cohen

By command,

TOM KOUTSANTONIS, for Premier

EHCS10/0017

Department of the Premier and Cabinet
Adelaide, 18 February 2010

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Asset Management Corporation Board, pursuant to the provisions of the State Bank of South Australia Act 1983:

Director: (from 18 February 2010 until 17 February 2013)
Virginia Martindale

By command,

TOM KOUTSANTONIS, for Premier

T&F10/001CS

Department of the Premier and Cabinet
Adelaide, 18 February 2010

HIS Excellency the Governor in Executive Council has been pleased to appoint Yoong Fee Chin as a Stipendiary Magistrate commencing from 18 February 2010, pursuant to the provisions of the Magistrates Act 1983.

By command,

TOM KOUTSANTONIS, for Premier

AGO0203/02CS

Department of the Premier and Cabinet
Adelaide, 18 February 2010

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Libraries Board of South Australia, pursuant to the provisions of the Libraries Act 1982:

Member: (from 18 February 2010 until 17 February 2014)
Ann Margaret Short

By command,

TOM KOUTSANTONIS, for Premier

ASACAB003-10

Department of the Premier and Cabinet
Adelaide, 18 February 2010

HIS Excellency the Governor in Executive Council has been pleased to appoint Paul Frederick Kilvert to the position of Chief Executive Officer, SACE Board of South Australia, for a term of three years commencing on 9 July 2010 and expiring on 8 July 2013, pursuant to Section 9A of the SACE Board of South Australia Act 1983.

By command,

TOM KOUTSANTONIS, for Premier

MEDU10/003CS

Department of the Premier and Cabinet
Adelaide, 18 February 2010

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Third Party Premiums Committee, pursuant to the provisions of the Motor Vehicles Act 1959:

Member: (from 18 February 2010)
Mandy Jayne Anderson

By command,

TOM KOUTSANTONIS, for Premier

MTR10/008

Department of the Premier and Cabinet
Adelaide, 18 February 2010

HIS Excellency the Governor in Executive Council has suspended from the office of Justice of the Peace Suzanne Elizabeth Shipp, from 18 February 2010 until further notice, pursuant to Section 10 of the Justices of the Peace Act 2005.

By command,

TOM KOUTSANTONIS, for Premier

JP10/003CS

Department of the Premier and Cabinet
Adelaide, 18 February 2010

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian National Parks and Wildlife Council, pursuant to the provisions of the National Parks and Wildlife Act 1972:

Member: (from 8 March 2010 until 30 June 2010)
Megan Mary Lewis

Member: (from 8 March 2010 until 7 March 2012)
Vicki-Jo Russell
William Raymond McIntosh
Richard John Mills
Pauline Fay Carr

Presiding Member: (from 8 March 2010 until 8 April 2011)
Anthony Ian Fleming

By command,

TOM KOUTSANTONIS, for Premier

EHCS10/0018

Department of the Premier and Cabinet
Adelaide, 18 February 2010

HIS Excellency the Governor in Executive Council has suspended from the office of Justice of the Peace Stephen John Bird, David Charles Boothey and Robert James Wilson, from 18 February 2010 until further notice, pursuant to Section 10 of the Justices of the Peace Act 2005.

By command,

TOM KOUTSANTONIS, for Premier

JP10/002CS

Department of the Premier and Cabinet
Adelaide, 18 February 2010

HIS Excellency the Governor in Executive Council has been pleased to appoint Mark Stephen Blumberg to the office of Master of the District Court of South Australia from 18 February 2010, pursuant to section 12 of the District Court Act 1991.

TOM KOUTSANTONIS, for Premier

AGO0140/04CS

ADELAIDE PARK LANDS ACT 2005

Appointments

PURSUANT to Division 2, Part 2 of the Adelaide Park Lands Act 2005, I, Jay Weatherill, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Adelaide Park Lands Act 2005 is committed, am pleased to appoint the following persons as members of the Board of Management of the Adelaide Park Lands Authority:

For the purposes of section 6 (1) (b) of the Act:

Rosemary Anne Sharp
Gunta Groves
Frank Trevor Blevins

Pursuant to section 7 (2) of the Act, I appoint the above members for the period commencing 18 February 2010 and concluding 15 February 2013.

Pursuant to section 10 (2) of the Adelaide Park Lands Act 2005, I, Jay Weatherill, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Adelaide Park Lands Act 2005 is committed, am pleased to nominate Mary Patricia Marsland as Deputy Presiding Member of the Board of Management of the Adelaide Park Lands Authority.

Dated 18 February 2010.

JAY WEATHERILL, Minister for Environment
and Conservation

CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, JAY WEATHERILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as a Reserve for Conservation Purposes and declare that such land shall be under the care, control and management of the Port Pirie Regional Council.

The Schedule

Allotment 21 in Deposited Plan 1000, Hundred of Pirie, County of Victoria, exclusive of all necessary roads, being the whole of the land comprised in Crown Record Volume 6044, Folio 566.

Dated 18 February 2010.

JAY WEATHERILL, Minister for Environment
and Conservation

DEH 13/1283

EQUAL OPPORTUNITY TRIBUNAL

No. 403 of 2009

NOTICE OF EXEMPTION

*Before Her Honour Judge Cole and Members
Jasinski and Altman*

IN the matter of an application for exemption pursuant to section 92 of the Equal Opportunity Act 1984, upon the application of the State of South Australia by application dated 9 November 2009 and upon reading the submission attached to the application and upon hearing on 3 February 2010, Ms H. Cox, representative for the Applicant the tribunal ordered as follows:

1. Pursuant to section 92 of the Equal Opportunity Act 1984, an exemption is granted to the State of South Australia and to the members of the Aboriginal Health Council of South Australia Inc. from the provisions of section 52 (1) and section 103 of the Act to enable those organisations to advertise for Aboriginal and Torres Strait Islander persons to apply for Aboriginal and Torres Strait Islander Health Worker positions

and to prefer Aboriginal and Torres Strait Islander applicants in offering employment in such positions for a period of three years effective from the date of this order.

2. Notice of the grant of this exemption shall be published in the *Gazette* as soon as practicable.

S. D. COLE, Presiding Officer Equal
Opportunity Tribunal

DEVELOPMENT ACT 1993, NOTICE UNDER SECTION 26 (9): GAWLER (CT) DEVELOPMENT PLAN GAWLER RACECOURSE DEVELOPMENT PLAN AMENDMENT

Preamble

1. The Development Plan amendment entitled 'Gawler Racecourse Development Plan Amendment' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Urban Development and Planning has decided to approve the Plan Amendment.

NOTICE

PURSUANT to section 26 (8) (a) of the Development Act 1993, I—

- (a) approve the Plan Amendment; and
- (b) fix the day on which this notice is published in the *Gazette* as the day on which the Plan Amendment will come into operation.

Dated 16 February 2010.

PAUL HOLLOWAY, Minister for Urban
Development and Planning

DEVELOPMENT ACT 1993

Alteration to the Planning Strategy

1. Pursuant to section 22 (5) (c) of the Development Act 1993, I, Paul Holloway, Minister for Urban Development and Planning, give notice that a significant alteration has been made to The Planning Strategy by:

- (1) deleting, in its entirety, the current volume entitled 'The Planning Strategy for Metropolitan Adelaide (December 2007)';
- (2) deleting, in its entirety, the current volume entitled 'The Planning Strategy for the Outer Metropolitan Adelaide Region (December 2007)'; and
- (3) inserting a new volume entitled 'The 30-Year Plan for Greater Adelaide (February 2010)'.

2. The significant alteration to The Planning Strategy was made on Wednesday, 17 February 2010.

Copies of 'The 30-Year Plan for Greater Adelaide' volume of the Planning Strategy are available for inspection and purchase at the offices of the Department of Planning and Local Government, Level 5, Roma Mitchell Building, 136 North Terrace, Adelaide, S.A. 5000.

This new volume of The Planning Strategy is also available for inspection on the Internet:

www.dplg.sa.gov.au/plan4adelaide/index.cfm.

Dated 18 February 2010.

PAUL HOLLOWAY, Minister for Urban
Development and Planning

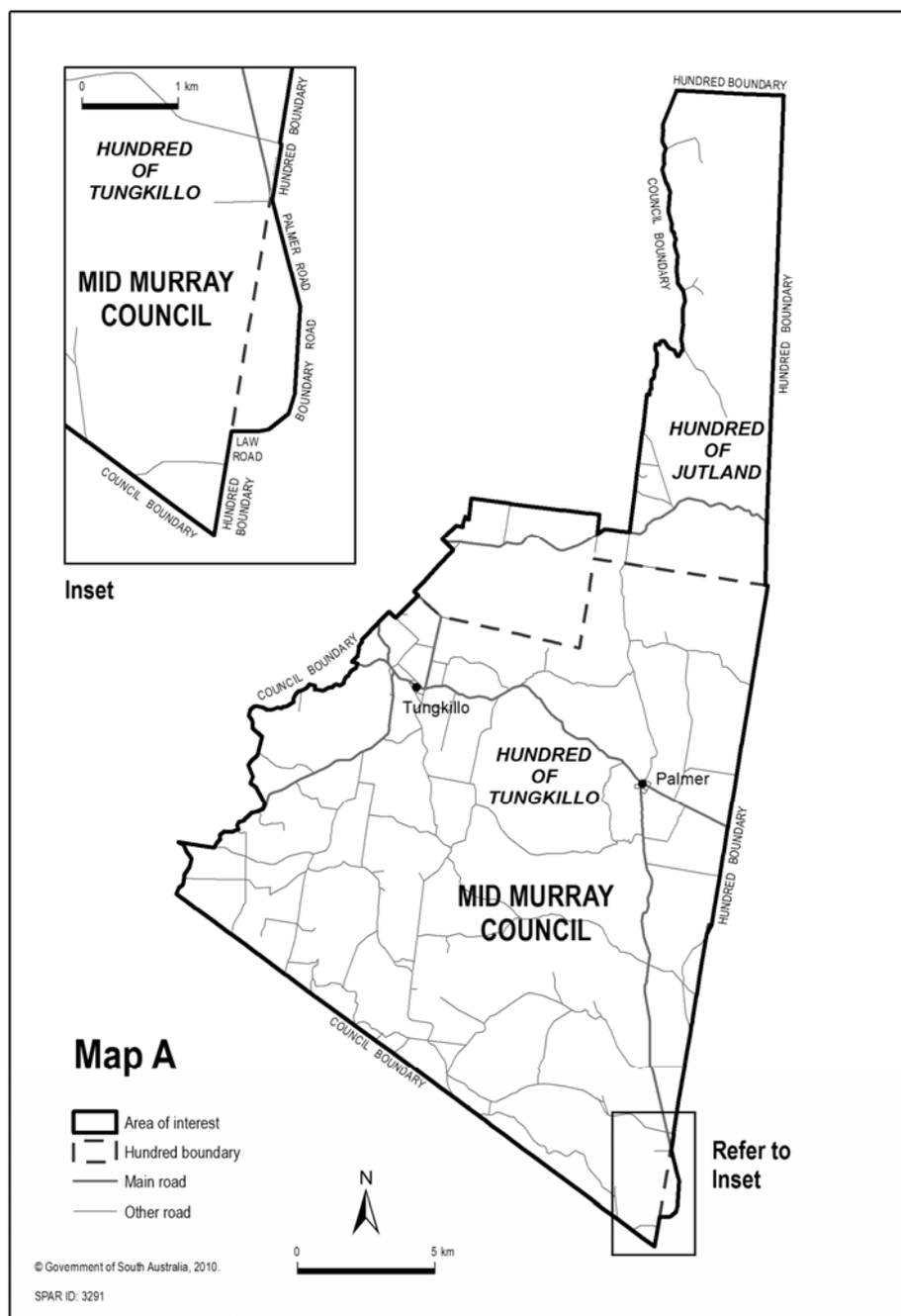
DEVELOPMENT ACT 1993

Alteration to the Planning Strategy

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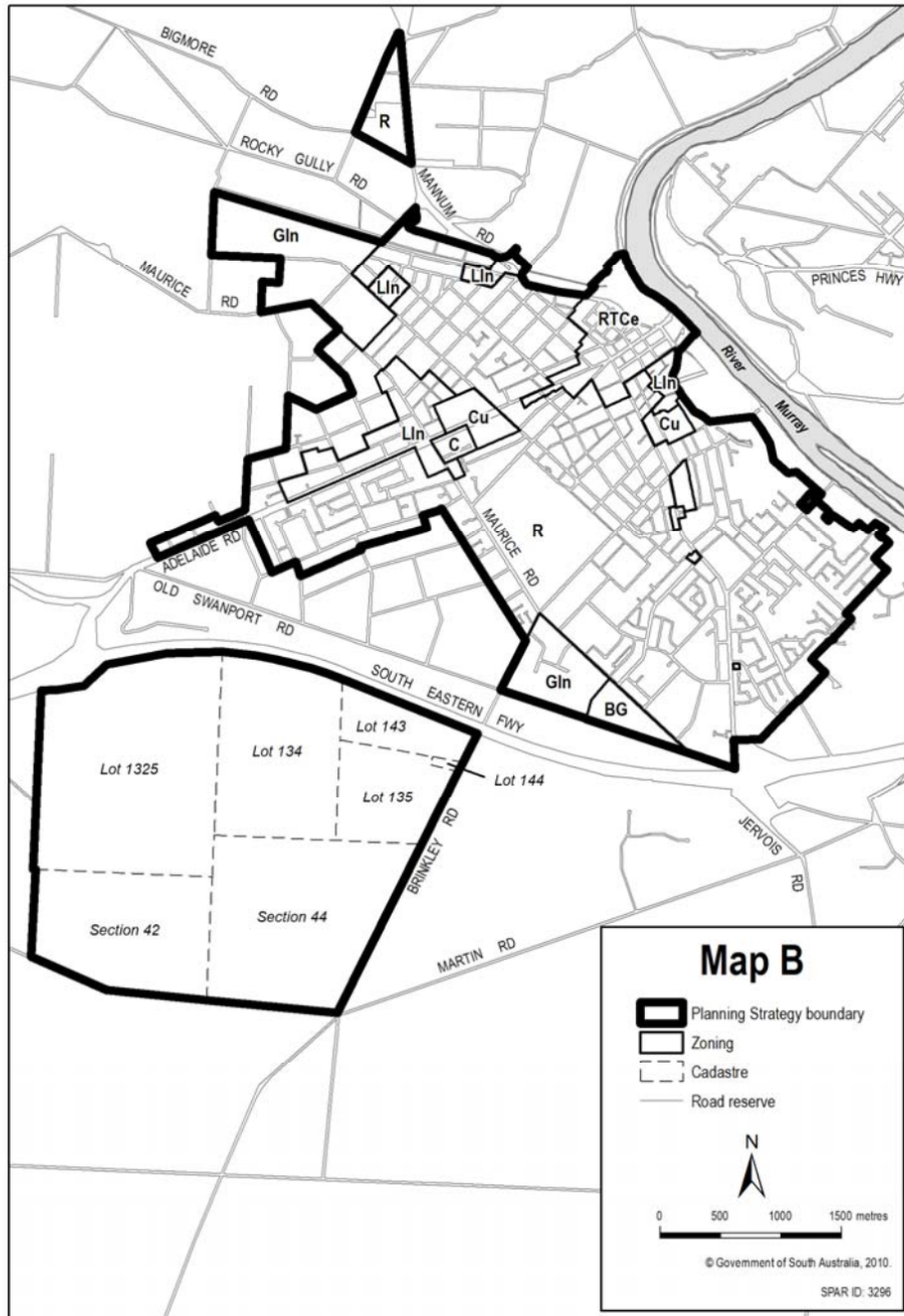
- (1) Including the area described in MAP A below (being the area bounded by the Hundred of Jutland, the Hundred of Tungkillo, the alignments of Palmer Road, Boundary Road and Law Road, the Hundred of Tungkillo, and the boundary of the District Council of Mid Murray) as an area to which the Planning Strategy for Regional South Australia applies.

MAP A



- (2) Deleting the areas described in Map B from the Planning Strategy for Regional South Australia, being:
- (a) the areas consisting of the following land use zones as described in the Murray Bridge Council Development Plan, consolidated on 17 December 2009—Residential, General Industry, Light Industry, Bulky Goods, Regional Town Centre, Community and Commercial land use zones; and

- (b) the area of land contained within:
- (i) Allotment 1325 Deposited Plan 12357;
 - (ii) Allotment 134 File Plan 167759;
 - (iii) Allotment 143 File Plan 167768;
 - (iv) Allotment 135 File Plan 167760;
 - (v) Allotment 144 File Plan 167769;
 - (vi) Section 42 H170700 Hundred of Mobilong; and
 - (vii) Section 44 H170700 Hundred of Mobilong.



(3) Including the areas described in Map B above as areas to which the '30-Year Plan for Greater Adelaide' applies.

2. The significant alteration to The Planning Strategy was made on Wednesday, 17 February 2010.

Dated 17 February 2010.

PAUL HOLLOWAY, Minister for Urban Development and Planning

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2009

	\$		\$
Agents, Ceasing to Act as.....	42.75	Firms:	
Associations:		Ceasing to Carry on Business (each insertion).....	28.50
Incorporation	21.70	Discontinuance Place of Business	28.50
Intention of Incorporation	53.50	Land—Real Property Act:	
Transfer of Properties	53.50	Intention to Sell, Notice of.....	53.50
Attorney, Appointment of.....	42.75	Lost Certificate of Title Notices	53.50
Bailiff's Sale.....	53.50	Cancellation, Notice of (Strata Plan)	53.50
Cemetery Curator Appointed.....	31.75	Mortgages:	
Companies:		Caveat Lodgement.....	21.70
Alteration to Constitution	42.75	Discharge of.....	22.70
Capital, Increase or Decrease of	53.50	Foreclosures.....	21.70
Ceasing to Carry on Business	31.75	Transfer of	21.70
Declaration of Dividend.....	31.75	Sublet.....	10.90
Incorporation	42.75	Leases—Application for Transfer (2 insertions) each	10.90
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each.....	31.75
First Name.....	31.75	Licensing.....	63.50
Each Subsequent Name.....	10.90	Municipal or District Councils:	
Meeting Final.....	35.75	Annual Financial Statement—Forms 1 and 2	598.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	425.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	85.00
First Name.....	42.75	Each Subsequent Name.....	10.90
Each Subsequent Name.....	10.90	Noxious Trade.....	31.75
Notices:		Partnership, Dissolution of	31.75
Call.....	53.50	Petitions (small).....	21.70
Change of Name	21.70	Registered Building Societies (from Registrar-	
Creditors.....	42.75	General).....	21.70
Creditors Compromise of Arrangement	42.75	Register of Unclaimed Moneys—First Name.....	31.75
Creditors (extraordinary resolution that 'the Com-		Each Subsequent Name	10.90
pany be wound up voluntarily and that a liquidator		Registers of Members—Three pages and over:	
be appointed').....	53.50	Rate per page (in 8pt)	272.00
Release of Liquidator—Application—Large Ad.....	85.00	Rate per page (in 6pt)	359.00
—Release Granted	53.50	Sale of Land by Public Auction.....	54.00
Receiver and Manager Appointed.....	49.50	Advertisements.....	3.00
Receiver and Manager Ceasing to Act.....	42.75	¼ page advertisement	127.00
Restored Name.....	40.00	½ page advertisement	254.00
Petition to Supreme Court for Winding Up.....	74.50	Full page advertisement.....	498.00
Summons in Action.....	63.50	Advertisements, other than those listed are charged at \$3.00 per	
Order of Supreme Court for Winding Up Action.....	42.75	column line, tabular one-third extra.	
Register of Interests—Section 84 (1) Exempt.....	96.00	Notices by Colleges, Universities, Corporations and District	
Removal of Office.....	21.70	Councils to be charged at \$3.00 per line.	
Proof of Debts	42.75	Where the notice inserted varies significantly in length from	
Sales of Shares and Forfeiture.....	42.75	that which is usually published a charge of \$3.00 per column line	
Estates:		will be applied in lieu of advertisement rates listed.	
Assigned	31.75	South Australian Government publications are sold on the	
Deceased Persons—Notice to Creditors, etc.....	53.50	condition that they will not be reproduced without prior	
Each Subsequent Name.....	10.90	permission from the Government Printer.	
Deceased Persons—Closed Estates	31.75		
Each Subsequent Estate	1.40		
Probate, Selling of	42.75		
Public Trustee, each Estate	10.90		

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GOVERNMENT GAZETTE NOTICES

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Acts, Bills, Rules, Parliamentary Papers and Regulations					
Pages	Main	Amends	Pages	Main	Amends
1-16	2.60	1.20	497-512	36.25	35.25
17-32	3.50	2.20	513-528	37.25	36.00
33-48	4.55	3.25	529-544	38.50	37.25
49-64	5.75	4.40	545-560	39.50	38.50
65-80	6.70	5.55	561-576	40.50	39.50
81-96	7.80	6.45	577-592	41.75	40.00
97-112	8.90	7.60	593-608	43.00	41.50
113-128	9.95	8.75	609-624	43.75	42.75
129-144	11.10	9.85	625-640	45.00	43.25
145-160	12.20	10.90	641-656	46.00	45.00
161-176	13.30	12.00	657-672	46.75	45.50
177-192	14.50	13.10	673-688	48.75	46.75
193-208	15.60	14.40	689-704	49.50	47.75
209-224	16.50	15.20	705-720	50.25	49.00
225-240	17.60	16.30	721-736	52.00	50.00
241-257	18.90	17.20	737-752	52.50	51.00
258-272	19.90	18.30	753-768	53.50	52.00
273-288	21.00	19.70	769-784	54.50	53.50
289-304	21.90	20.60	785-800	55.50	54.50
305-320	23.20	21.80	801-816	57.00	55.00
321-336	24.20	22.80	817-832	58.00	57.00
337-352	25.40	24.10	833-848	59.00	58.00
353-368	26.25	25.20	849-864	60.00	58.50
369-384	27.50	26.25	865-880	61.50	60.00
385-400	28.75	27.25	881-896	62.00	60.50
401-416	29.75	28.25	897-912	63.50	62.00
417-432	31.00	29.50	913-928	64.00	63.50
433-448	32.00	30.75	929-944	65.00	64.00
449-464	32.75	31.50	945-960	66.00	64.50
465-480	33.25	32.50	961-976	68.50	65.50
481-496	35.25	33.25	977-992	69.50	66.00

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FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that, pursuant to Section 115 of the Fisheries Management Act 2007, licence holders or registered masters of a Southern Zone Abalone Fishery Licence (the 'exemption holders') are exempt from Clause 5 (2) (a) of Schedule 2 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holders shall not be guilty of an offence when taking Blacklip Abalone (*Haliotis rubra*) from waters described in Schedule 1 (the 'exempted activity'), subject to the conditions specified in Schedule 2, from 25 January 2010 and 31 December 2010 inclusive, unless this notice is varied or revoked earlier.

SCHEDULE 1

Those waters within the Southern Zone Abalone Fishery within Area S.

SCHEDULE 2

1. All Blacklip Abalone taken within Area S of the Southern Zone Abalone Fishery must be at least 11 cm in length.

2. For the purpose of this notice, length is the measurement as defined within Clause 5 (5) of Schedule 2 of the Fisheries Management (General) Regulations 2007.

3. All Blacklip Abalone taken pursuant to this notice must be recorded on the catch and disposal records for the licence holder as Blacklip Abalone taken within Area S.

4. The exempted activity may only be undertaken when fishing pursuant to a Southern Zone Abalone Fishery Licence in accordance with the provisions of that licence.

5. While engaged in the exempted activity, the exemption holder must have in their possession a copy of this notice and produce a copy of this notice if requested by a PIRSA Fisheries Compliance Officer.

6. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice.

Dated 29 January 2010.

M. SMALLRIDGE, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that, pursuant to section 115 of the Fisheries Management Act 2007, Dr Frederico Gurgel (the 'exemption holder') of the State Herbarium of SA, Department of Environment and Heritage, G.P.O Box 1047, Adelaide, S.A. 5001, or a person acting as his agent, is exempt from sections 76 and 77 of the Fisheries Management Act 2007 and Clause 118 of Schedule 6 of the Fisheries Management (General) Regulations 2008, but only insofar as the exemption holder may collect macroalgae and seagrasses for research purposes (the 'exempted activity') from the areas specified in Schedule 1, subject to the conditions set out in Schedule 2, from 9 February 2010 until 31 January 2011, unless varied or revoked earlier.

SCHEDULE 1

All State coastal waters including Aquatic Reserves and intertidal zones.

SCHEDULE 2

1. The specimens collected by the exemption holder are for scientific and research purposes only and must not be sold.

2. Before conducting the exempted activity, the exemption holder must contact the PIRSA Fisheries Compliance Unit on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related issues. Exemption No. 9902323.

3. Within 14 days of each collection of organisms pursuant to this notice, the exemption holder must provide a report in writing to the Director of Fisheries (G.P.O. Box 1625, Adelaide, S.A. 5001), giving the following details;

- the date and time of collection;
- the location of the collection;

- the description of all species collected;
- the number of each species collected; and
- the total weight of each species collected.

4. While engaged in the exempted activity the exemption holder or a person acting as his agent must have in their possession a copy of this notice and such a notice must be produced to a PIRSA Fisheries Compliance Officer if requested.

5. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007 or any regulations made under that Act or any condition of this notice, except where specifically exempted by this notice.

Dated 9 February 2010.

M. SMALLRIDGE, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, Peter White, G.P.O. Box 829, Port Lincoln, S.A. 5606, holder of Marine Scalefish Fishery Licence No. M505, or a master registered on that licence (the 'exemption holder'), is exempt from regulation 7 (b) of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder may use a registered sardine net for the purposes of trade or business in the waters described in Schedule 1 (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 12 February 2010 until 31 January 2011, unless varied or revoked earlier.

SCHEDULE 1

- Waters of Coffin Bay northerly of the geodesic 34°31' (Point Longnose);
- Waters adjacent to Port Lincoln contained within the geodesic from Point Bolingbroke, (latitude 34°32'37.86"S and longitude 136°05'20.69"E), to Cape Donington (latitude 34°43'31.35"S and longitude 135°59'43.07"E)—excluding those waters adjacent to Port Lincoln bounded as follows:

Commencing at a point at the high water mark at the shore end of the North Shields Jetty, thence in a generally east-south-east direction to Maria Point on Boston Island, thence following the high water mark in a southerly direction to the light at Point Fanny, thence in a direction of 249°T to the most northerly part of Billy Lights Point, thence along the high water mark to the point of commencement.

SCHEDULE 2

1. The exemption holder may only undertake the exempted activity pursuant to this exemption when fishing from a boat that is registered on Marine Scalefish Fishery Licence No. M505.

2. The exempted activity may only be undertaken using a sardine net with a maximum depth of 100 m.

3. The exemption holder must comply with all conditions of Marine Scalefish Fishery licence No. M505 while engaging in the exempted activity.

4. While engaged in the exempted activity the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if requested.

5. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically permitted by this notice.

Dated 12 February 2010.

M. SMALLRIDGE, Director Of Fisheries

FISHERIES MANAGEMENT ACT 2007 : SECTION 115

TAKE notice that, pursuant to section 115 of the Fisheries Management Act 2007, Dallas Power of Power Aquaculture Pty Ltd, 4 Haigh Street, Port Lincoln, S.A. 5606 (the 'exemption holder') is exempt from sections 52, 53 and 70 of the Fisheries Management Act 2007, but only insofar as he may take Razorfish (*Pinna bicolor*) and Pen Mussel (*Atrina tasmanica*) for the purpose of aquaculture broodstock (the 'exempted activity') in the waters specified in Schedule 1, subject to the conditions in Schedule 2 from 12 February 2010 until 31 December 2010, unless varied or revoked earlier.

SCHEDULE 1

South Australian coastal waters of Denial Bay.

SCHEDULE 2

1. The exemption holder may take a maximum of 250 Razorfish (*Pinna bicolor*) and 125 Pen Mussel (*Atrina tasmanica*) for the purpose of aquaculture broodstock.

2. A maximum of 50 individuals of each species may be taken from each collection site. Each collection site must be a minimum of 100 m apart to reduce localised depletion of stock at each site.

3. No specimens taken pursuant to this exemption can be sold or transferred to another party.

4. All Razorfish and Pen Mussel taken, pursuant to this exemption must be delivered to and retained on the registered aquaculture site of landbased Aquaculture Licence No. FT00043.

5. The exempted activity may also be conducted on the exemption holder's behalf by Rachel Lawrie.

6. The exemption holder or agent must notify PIRSA Fisheries Compliance on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and other related questions. Exemption No. 9902322.

7. The exemption holder must provide a written report to the Director of Fisheries, (G.P.O. Box 1625, Adelaide, S.A. 5001) within 14 days of any collection. The report is to provide details of the time, date, location and number of fish collected, including details of any mortalities.

8. The exemption holder must provide a written report to the Director of Fisheries, (G.P.O. Box 1625, Adelaide, S.A. 5001) within one month of the expiry of this notice and provide a report detailing a summary of the fish collected including the time, date, location and number of fish collected, including details of any mortalities along with a summary report of any outcomes of the breeding program during the period of the exempted activity.

9. While engaged in the exempted activity the exemption holder must carry or have about or near their person a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer upon request.

10. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007 or any regulations made under that Act, except where specifically exempted by this notice.

Dated 12 February 2010.

M. SMALLRIDGE, Director Of Fisheries

HOUSING IMPROVEMENT ACT 1940

NOTICE is hereby given that because of a technical error the notices that appeared in the *Government Gazette* No. 7 dated 11 February 2010 on pages 702 and 703, were supposed to have been *Gazetted* on 4 February 2010.

HOUSING IMPROVEMENT ACT 1940

NOTICE is hereby given that the South Australian Housing Trust Board Delegate in the exercise of the powers conferred by the Housing Improvement Act 1940, does hereby declare the houses described in the table hereunder to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940.

No. of House and Street	Locality	Allotment, Section, etc.	Certificate of Title	
			Volume	Folio
47 Bagot Road	Elizabeth South	Allotment 11 in Deposited Plan 36600, Hundred of Munno Para	5130	282
36 Milne Road	Para Hills	Allotment 2 in Deposited Plan 7443, Hundred of Yatala	5311	538

Dated at Adelaide, 20 February 2010.

D. HUXLEY, Director, Corporate Services, Housing SA

HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table, the South Australian Housing Trust Board Delegate did declare the houses described in the following table to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940 and whereas the South Australian Housing Trust Board Delegate is satisfied that each of the houses described hereunder has ceased to be substandard, notice is hereby given that, in exercise of the powers conferred by the said Part, the South Australian Housing Trust does hereby revoke the said declaration in respect of each house.

Address of House	Allotment, Section, etc.	Certificate of Title		Date and page of <i>Government Gazette</i> in which notice declaring house to be substandard published
		Volume	Folio	
37 Coombe Road, Allenby Gardens	Allotment 98 in Filed Plan 116410, Hundred of Yatala	5853	985	11.1.96, page 110
2 George Street, Port Augusta	Allotment 11 in Deposited Plan 359, Hundred of Davenport	5492	174	29.4.93, page 1556
4 George Street, Port Augusta	Allotment 10 in Deposited Plan 359, Hundred of Davenport	5175	914	27.5.93, page 1784
15 Northbri Avenue, Salisbury East	Allotments 48 in Deposited Plan 7002, Hundred of Yatala	5498	22	24.8.06, page 2862
Unit 3, 3-5 North East Road, Collinswood	Unit 3 in Strata Plan 5774, Hundred of Yatala	5019	183	26.4.07, page 1266
Unit 4, 252 Seaview Road, Henley Beach	Unit 4 in Strata Plan 11399, Hundred of Yatala	5025	442	22.10.09, page 4900

Dated at Adelaide, 20 February 2010.

D. HUXLEY, Director, Corporate Services, Housing SA

HOUSING IMPROVEMENT ACT 1940

WHEREAS by notice published in the *Government Gazette* on the dates mentioned in the following table the South Australian Housing Trust Board Delegate did declare the houses described in the said table to be substandard for the purposes of Part 7 of the Housing Improvement Act 1940, the South Australian Housing Trust Board Delegate in the exercise of the powers conferred by the said Part, does hereby fix as the maximum rental per week which shall be payable subject to section 55 of the Residential Tenancies Act 1995, in respect of each house described in the following table the amount shown in the said table opposite the description of such house and this notice shall come into force on the date of this publication in the *Gazette*.

Address of House	Allotment, Section, etc.	Certificate of Title		Date and page of <i>Government Gazette</i> in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
		Volume	Folio		
4 Bedwin Street, Salisbury North	Allotment 3 in Filed Plan 31592, Hundred of Munno Para	5067	716	17.12.09, page 6321	152.00
27 Cadell Street, Seaview Downs	Allotment 406 in Deposited Plan 3065, Hundred of Noarlunga	5096	441	19.11.09, page 5199	240.00
21 Dale Street, Port Adelaide	Allotment 55 in Filed Plan 3471, Hundred of Port Adelaide	5699	969	4.1.01, page 13	300.00
262A Henley Beach Road, Underdale	Allotment 9 in Filed Plan 122803, Hundred of Adelaide	5333	747	22.2.07, page 555	180.00
22 Lulworth Place, Flagstaff Hill	Allotment 817 in Deposited Plan 9588, Hundred of Noarlunga	5211	214	26.3.09, page 1125	230.00
3 Malaga Terrace, Berri	Allotment 183 in Township Plan 740201, Hundred of Berri	5929	722	28.8.97, page 468	200.00
8 Oratava Avenue (also known as Lot 304), Bridgewater	Allotment 304 in Deposited Plan 1949, Hundred of Noarlunga	5275	557	30.7.09, page 3420	270.00
109 William Street, Norwood	Allotment 4 in Filed Plan 139669, Hundred of Adelaide.	5261	530	1.9.66, page 1177	250.00

Dated at Adelaide, 20 February 2010.

D. HUXLEY, Director, Corporate Services, Housing SA

LIQUOR LICENSING ACT 1997 AND GAMING MACHINES ACT 1992

Notice of Application

NOTICE is hereby given, pursuant to section 52 of the Liquor Licensing Act 1997 and section 29 of the Gaming Machines Act 1992, that K. & B. Lambert Corporation Pty Ltd as trustee for K. & B. Lambert Family Trust has applied to the Licensing Authority for the transfer of a Hotel and Gaming Machine Licence in respect of premises situated at Main Street, Swan Reach, S.A. 5354 and known as Swan Reach Hotel.

The applications have been set down for hearing on 11 March 2010 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 4 March 2010).

The applicant's address for service is c/o DMAW Lawyers, Level 3, 80 King William Street, Adelaide, S.A. 5000 (Attention: Craig Vozzo).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that the Rundle East End No. 2 Company Pty Ltd as trustee for Romano Family Trust has applied to the Licensing Authority for variation to Extended Trading Authorisation and variation to Conditions in respect of premises situated at 285 Rundle Street, Adelaide, S.A. 5000 and known as Universal Wine Bar.

The application has been set down for hearing on 23 March 2010 at 10 a.m.

Conditions

The following licence conditions are sought:

- Variation to licence conditions (including Extended Trading Authorisation) from:

To sell liquor other than tap beer for consumption on the licensed premises:

- (b) Between the hours of 11 a.m. and 1 a.m. the following day on any day, except Good Friday.

To:

To sell liquor other than tap beer for consumption on the licensed premises:

- (b) Between the hours of 11 a.m. and 3 a.m. the following day on any day, except Good Friday.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 16 March 2010).

The applicant's address for service is c/o Vito Romano, 285 Rundle Street, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 15 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Bambridge Pty Ltd has applied to the Licensing Authority for variation to Extended Trading Authorisation in respect of premises situated at 492 Payneham Road, Glynde, S.A. 5070 and known as Glynde Hotel.

The application has been set down for hearing on 23 March 2010 at 11 a.m.

Conditions

The following licence condition is sought:

Variation to Extended Trading Authorisation for Areas 3, 5 and 7:

Monday to Saturday: Midnight to 5 a.m. the following day;

Sunday: 8 p.m. to 5 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 16 March 2010).

The applicant's address for service is c/o Bambridge Pty Ltd, 492 Payneham Road, Glynde, S.A. 5070.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 15 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Wareham Investments Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 113 Pirie Street, Adelaide, S.A. 5000 and to be known as Hill Smith Gallery.

The application has been set down for hearing on 24 March 2010 at 10 a.m.

Conditions

The following licence conditions are sought:

- The supply liquor on the ground and first floors of the premises at functions ancillary to the applicant's business of an art gallery including exhibition 'opening nights'.
- Attendees must not be charged for attending a function or the supply of liquor at the function.
- The maximum duration of any function must not exceed four hours.
- The maximum number of functions in any one year must not exceed 20.
- The liquor supplied must be restricted to wine and beer.
- Water must be available free of charge to all attendees.
- The maximum number of people at any one function at one time must not exceed 180.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 17 March 2010).

The applicant's address for service is c/o Fisher Jeffries, Level 1, 19 Gouger Street, Adelaide, S.A. 5000 (Attention: Stephen Lendrum).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 15 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Parker Industries Pty Ltd has applied to the Licensing Authority for a variation to Conditions in respect of premises situated at Sturt Highway (also known as Barossa Valley Way), Tanunda, S.A. 5325 and known as Barossa Junction.

The application has been set down for hearing on 15 March 2010 at 11.30 a.m.

Conditions

The following licence conditions are sought:

- Variation to licence conditions from:
 - For consumption on or off the licensed premises (of wines produced in the Barossa Valley only):
 - Monday to Saturday: 5 a.m. to midnight;
 - Sunday: 11 a.m. to 8 p.m.;
 - Christmas Day: 9 a.m. to 11 a.m.;
 - New Year's Day: Midnight to 2 a.m.;
 - New Year's Eve (Sunday): 11 a.m. to midnight.
- To:
 - For consumption on or off the licensed premises:
 - Monday to Saturday: 5 a.m. to midnight;
 - Sunday: 11 a.m. to 8 p.m.;
 - Christmas Day: 9 a.m. to 11 a.m.;
 - New Year's Day: Midnight to 2 a.m.;
 - New Year's Eve (Sunday): 11 a.m. to midnight.

- The following licence conditions are sought in the application:
 - (1) To sell or supply liquor by way of sample for consumption in a designated sampling area to members of the public attending the licensed premises during currently approved trading hours.
 - (2) To sell for consumption off the licensed premises to the public, limited to wine produced either personally or under contract and sold or supplied by either Abacus Wine Distributors and/or Pamela Joy Cross to the licensee.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 8 March 2010).

The applicant's address for service is c/o Heuzenroders Lawyers, 49 Murray Street, Tanunda, S.A. 5352.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Manski Pty Ltd as trustee for Manski Unit Trust has applied to the Licensing Authority for the

transfer of a Restaurant Licence in respect of premises situated at State Library of South Australia, North Terrace, Adelaide, S.A. 5000 and known as the Library Café and to be known as Aroma Café SLSA.

The application has been set down for hearing on 16 March 2010 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 9 March 2010).

The applicant's address for service is c/o Sylvana Gugusheff, State Library SA, North Terrace, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Campari Australia Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of business to be known as Campari Australia Pty Ltd.

The application has been set down for hearing on 16 March 2010 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 9 March 2010).

The applicant's address for service is c/o Wallmans Lawyers, G.P.O. Box 1018, Adelaide, S.A. 5001 (Attention: Peter Hoban or Ben Allen).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Five Star Business Investments Pty Ltd has applied to the Licensing Authority for a Restaurant Licence with Entertainment Consent in respect of premises situated at 13 Beach Road, Christies Beach, S.A. 5165 and to be known as Blue C Family Restaurant and Cafe.

The application has been set down for hearing on 16 March 2010 at 10 a.m.

Conditions

The following licence condition is sought:

- Entertainment Consent is sought as per plans lodged with this office and for the following days and times:
 - Sunday to Thursday: Midday to midnight;
 - Friday and Saturday: Midday to 1 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 9 March 2010).

The applicant's address for service is c/o David Watts and Associates, 1 Cator Street, Glenside S.A. 5065 (Attention: David Watts).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 9 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Jason Andrew King as trustee for Red Star Unit Trust has applied to the Licensing Authority for the Transfer of a Special Circumstances Licence in respect of premises situated at 23 Gilbert Place, Adelaide, S.A. 5000 known as Red Star Catering and to be known as Red Star Cafe.

The application has been set down for hearing on 16 March 2010 at 11.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 9 March 2010).

The applicant's address for service is c/o Jason King, 3/31 Rose Street, Glenelg, S.A. 5045.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Jason Andrew King as trustee for Red Star Unit Trust has applied to the Licensing Authority for the Transfer of a Restaurant Licence in respect of premises situated at 23 Gilbert Place, Adelaide, S.A. 5000 known as Red Star Catering and to be known as Red Star Cafe.

The application has been set down for hearing on 16 March 2010 at 11.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 9 March 2010).

The applicant's address for service is c/o Jason King, 3/31 Rose Street, Glenelg, S.A. 5045.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 February 2010.

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Austral Inn Hotel Pty Ltd as trustee for Garrard Trading Trust has applied to the Licensing Authority for variation to Conditions in respect of premises situated at 16 Railway Terrace, Quorn, S.A. 5433 and known as Austral Motel-Hotel.

The application has been set down for hearing on 16 March 2010 at 11 a.m.

Conditions

The following licence conditions are sought:

Variation to Conditions from:

The hours of operation of Area 4 shall be current authorised hours but restricted until 10 p.m.

To:

The hours of operation of Area 4 shall be current authorised hours but restricted until midnight.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 9 March 2010).

The applicant's address for service is c/o Austral Inn Hotel Pty Ltd, 16 Railway Terrace, Quorn, S.A. 5433.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 11 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Lonely Vineyards Pty Ltd as trustee for Ouwens and Schreurs Family Trust has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 8 Scott Street, Kersbrook, S.A. 5231 and to be known as Lonely Vineyard.

The application has been set down for hearing on 17 March 2010 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 10 March 2010).

The applicant's address for service is c/o Karina Ouwens, 8 Scott Street, Kersbrook, S.A. 5231.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Carmine Veri has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shop 1, 49 Main Street, Hahndorf, S.A. 5245 and known as Caffè Casalinga.

The application has been set down for hearing on 17 March 2010 at 11.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 10 March 2010).

The applicant's address for service is c/o Carmine Veri, 3 Muscatel Circuit, Old Reynella, S.A. 5161.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the

Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Neil Russel Gordon has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 69B Main Road, Normanville, S.A. 5204 and known as Cafe Asis.

The application has been set down for hearing on 18 March 2010 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 11 March 2010).

The applicant's address for service is c/o Neil Russel Gordon, P.O. Box 370, Normanville, S.A. 5204.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Graeme Wellman and Kirsty Virginia Waller have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 10, Nitschke Road, Marananga, S.A. 5355 and to be known as Waller & Wellmans.

The application has been set down for hearing on 18 March 2010 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 11 March 2010).

The applicants' address for service is c/o Matthew Moss, G.P.O. Box 1243, Adelaide, S.A. 5001.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 February 2010.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Just a Couple in the Bush Pty Ltd has applied to the Licensing Authority for a Redefinition and variation to an Extended Trading Authorisation in respect of premises situated at Main Street, Penong, S.A. 5690 and known as Penong Hotel.

The application has been set down for hearing on 18 March 2010 at 10.30 a.m.

Conditions

The following licence conditions are sought:

- Redefinition to include verandah area as per plans lodged with this office.
- variation to Extended Trading Authorisation to include the above-mentioned area for the following days and times:

Thursday to Saturday: Midnight to 1.30 a.m. the following day;

Sunday: 8 p.m. to midnight;

Christmas Day: Midnight to 1.30 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 11 March 2010).

The applicant's address for service is c/o Foreman Legal, 69 Mount Barker Road, Stirling, S.A. 5152.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Singapore House Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 203 Glen Osmond Road, Frewville, S.A. 5063 and known as Cha Chi's and to be known as Singapore House.

The application has been set down for hearing on 18 March 2010 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 11 March 2010).

The applicant's address for service is c/o Naveen Kumar Irkulla, 60 Kildonan Road, Warradale, S.A. 5046.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that OB Winemaking & Viticulture Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of business to be known as OB Winemaking & Viticulture Pty Ltd.

The application has been set down for hearing on 18 March 2010 at 11.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, before the hearing date (viz: 17 March 2010).

The applicant's address for service is c/o Wallmans Lawyers, G.P.O. Box 1018, Adelaide, S.A. 5001 (Attention: Sam Ngai).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 10 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that PACKB Pty Ltd as trustee for PACKB Family Trust has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at Hagen Street, Robe, S.A. 5276 and known as Robe Haven Motel.

The application has been set down for hearing on 22 March 2010 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 15 March 2010).

The applicant's address for service is c/o Tindall Gask Bentley, Level 2, 12 Pirie Street, Adelaide, S.A. 5000 (Attention: Giles Kahl).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 11 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Charmina Reynella Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 2/141-143 Sherrifs Road, Reynella, S.A. 5161 and known as Indus Indian Cuisine and Take Away and to be known as Charminar.

The application has been set down for hearing on 22 March 2010 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 15 March 2010).

The applicant's address for service is c/o Kalyan Kumar Irkulla, 60 Kildonan Road, Warradale, S.A. 5046.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 11 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Foster's Wine Estates Limited has applied to the Licensing Authority for a Direct Sales Licence in respect of the business known as Foster's Wine Estates.

The application has been set down for hearing on 22 March 2010 at 11.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least six days before the hearing date (viz: 16 March 2010).

The applicant's address for service is c/o Wallmans Lawyers, G.P.O. Box 1018, Adelaide, S.A. 5001 (Attention: Scott Lumsden).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 11 February 2010.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that McCracken Developments Pty Ltd has applied to the Licensing Authority for the transfer of a Residential Licence in respect of premises situated at 21-39 Melbourne Street, North Adelaide, S.A. 5006, known as Meridien Lodge and to be known as Adelaide Meridien Hotel & Apartments.

The application has been set down for hearing on 22 March 2010 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 16 March 2010).

The applicant's address for service is c/o Duncan Basheer Hannon, G.P.O. Box 2, Adelaide S.A. 5001 (Attention: Peter Pedler).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 11 February 2010.

Applicant

MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Flinders Mines Limited

Location: Templers area—Approximately 45 km north-east of Adelaide.

Term: 1 year

Area in km²: 105

Ref.: 2009/00210

Plan and co-ordinates can be found on the PIRSA website: http://www.pir.sa.gov.au/minerals/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Acting Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Westernx Pty Ltd

Location: Cootanoorina Hill area—Approximately 60 km south of Oodnadatta.

Pastoral Leases: Toondina East, Nilpinna, Allandale

Term: 1 year

Area in km²: 710

Ref.: 2009/00301

Plan and co-ordinates can be found on the PIRSA website: http://www.pir.sa.gov.au/minerals/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Acting Mining Registrar

Mining Act 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: PlatSearch NL (80%)
Bohuon Resources Pty Ltd (20%)

Location: Yalata area—Approximately 200 km west-north-west of Ceduna.

Term: 1 year

Area in km²: 606

Ref.: 2009/00324

Plan and co-ordinates can be found on the PIRSA website: http://www.pir.sa.gov.au/minerals/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Acting Mining Registrar

Mining Act 1971

NOTICE is hereby given in accordance with section 28 (5) of the Mining Act 1971, that the Minister for Mineral Resources Development proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Tasman Resources Limited

Location: Warrior area—Approximately 90 km north-west of Tarcoola.

Pastoral Leases: Muckanippie

Term: 1 year

Area in km²: 435

Ref.: 2009/00363

Plan and co-ordinates can be found on the PIRSA website: http://www.pir.sa.gov.au/minerals/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Acting Mining Registrar

Mining Act 1971

NOTICE is hereby given in accordance with section 35A (1) of the Mining Act 1971, that two applications for mining leases over the undermentioned mineral claims have been received. Details of the proposals may be inspected at the Department of Primary Industries and Resources, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Paul Fitzgerald and Kerri Fitzgerald

Claim No.: 3944 and 3945

Location: Allotment 6 in Deposited Plan 71217 and section 94, Hundred of Myponga, approximately 3 km north-west of Yankalilla.

Area: 3.7 hectares (MC 3944) and 9.0 hectares (MC 3945)

Purpose: For the recovery of extractive minerals (sandstone).

Ref.: T02720

A copy of the proposal has been provided to the Yankalilla District Council.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of Primary Industries and Resources, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1671, Adelaide, S.A. 5001 no later than 18 March 2010.

Copies of all submissions will be forwarded to the applicant and may be made available for public inspection unless confidentiality is requested.

J. MARTIN, Acting Mining Registrar

NATIONAL ELECTRICITY LAW

THE Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law (NEL) of the following matter.

Under section 99, the making of a draft determination and draft *National Electricity Amendment (Transparency of Operating Data) Rule 2010* (Draft Rule) (Project Ref. ERC0096). In relation to the draft determination:

- requests for a pre-determination hearing must be received by **25 February 2010**;
- submissions must be received by **5 April 2010**; and
- requests for a hearing should be forwarded to submissions@aemc.gov.au and must cite the Project Ref. in the title.

If made, the Draft Rule would require Australian Energy Market Operator Limited to amend the spot market operations timetable made under clause 3.4.3 of the National Electricity Rules (Timetable) without complying with the Rules consultation procedures. Any submissions on the proposed changes to the Timetable should be made in accordance with the timeframes specified above.

Submissions on this proposal can be lodged online via the AEMC's website at www.aemc.gov.au. Before lodging your submission, you must review the AEMC's privacy collection statement on its website.

Submissions should be made in accordance with the *AEMC's Guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website subject to a claim of confidentiality.

All documents in relation to the above matter are published on the AEMC's website and are available for inspection at the offices of the AEMC.

John Tamblyn
Chairman
Australian Energy Market Commission
Level 5, 201 Elizabeth Street
Sydney, N.S.W. 2000
Telephone: (02) 8296 7800
Facsimile: (02) 8296 7899

18 February 2010.

NATIONAL PARKS AND WILDLIFE ACT 1972

OPEN SEASON FOR THE TAKING OF PROTECTED ANIMALS

Open Season for Ducks

PURSUANT to section 52 of the National Parks and Wildlife Act 1972, I, Jay Weatherill, Minister for Environment and Conservation, being the Minister for the Crown to whom the administration of the National Parks and Wildlife Act is for the time being committed, declare an open season for the taking of protected animals as set out in this notice.

1. General Open Season

1.1 Area of the State

1.1.1 The open season applies to those species of protected animal listed in clause 1.1.2 over the whole of the State, excluding any reserves constituted under the National Parks and Wildlife Act 1972 or any wilderness protection area or any wilderness protection zone constituted under the Wilderness Protection Act 1992, other than the game reserves listed in Clause 2 of this notice.

1.1.2 Grey Teal (*Anas gracilis*)
Chestnut Teal (*Anas castanea*)
Australian Wood Duck (Maned Duck) (*Chenonetta jubata*)
Pink-eared Duck (*Malacorhynchus membranaceus*)
Hardhead (*Aythya australis*)
Pacific Black Duck (*Anas superciliosa*)

1.2 Period

1.2.1 Subject to Clause 1.2.2 of this notice, the open season for those areas described in Clause 1.1 of this notice is from 7.25 a.m. Saturday, 27 March 2010 to 5.15 pm on Sunday, 27 June 2010.

- 1.2.2 A person shall not, without the written permission of the Director of National Parks and Wildlife, take the above-mentioned species of duck during the period between sunset on any one day of the open season and sunrise on the next day.

2. Open Season in Game Reserves

The open season for the taking of the above-mentioned species of duck in game reserves is as follows:

2.1 Chowilla Game Reserve

2.1.1 Area

The open season applies to the whole reserve, subject to the following exclusions:

For safety reasons, all of the area within 500 m radius centred upon the Chowilla Homestead, Shearing shed, Woolshed Creek, Lock 6 on the River Murray and Coombool Outstation (Homestead) including any portion of creeks or waterbodies within 500 m of these sites.

For safety reasons, all designated construction sites for the construction of water management infrastructure with the exclusion zone extending 500 m from the edge of the site including any portion of creeks or waterbodies within 500 m of these sites.

For environmental protection, all areas listed below that have received environmental watering for critical drought habitat. Specific exclusion areas are around the following:

Werta Wert Wetland centred on 487600E, 6244381N; Lake Littra centred on 499859E, 6244979N; Monoman Island Horseshoe centred on 488573E, 6241710N; Twin Creeks centred on 489262E, 6243434N; Pilby Lagoon centred on 489833E, 6238988N; Punkah Creek upstream of 494221E, 6244655N; Coppermine Waterhole centred on 485299E, 6240073N; Coppermine Complex Floodplain centred on 484336E, 6240693N; Coombool Swamp centred on 489693E, 6248443N; Coombool Fill Channel centred on 489401E, 6246190N; Lake Limbra centred on 495025E, 6248966N; Hancock Creek centred on 493614E, 6247120N; Lock 6 Depression centred on 490672E, 6239009N; Chowilla Island Loop centred on 487692E, 6236994N; Punkah Island Horseshoe centred on 497921E, 6242046N; Monoman Depression centred on 488266E, 6240807N; Punkah Creek Floodrunner centred on 498354E, 6245306N; Punkah Creek Depression centred on 496109E, 6245866N; Chowilla Oxbow centred on 488105E, 6239471N; Pilby Creek centred on 488944E, 6240080N; Bunyip Hole centred on 489714E, 6241486N; Brandy Bottle Wetland centred on 490777E, 6244774N; Chowilla Horseshoe centred on 487048E, 6238268N; Slaney Billabong centred on 495108E, 6242095N and extending 100 m out from the waters edge.

2.1.2 Period

Subject to clause 2.1.3 of this notice, the period of the open season for the Chowilla Game Reserve is:

Saturday, 27 March and Sunday, 28 March 2010, 7.25 a.m. to 7.15 p.m., Saturday, 10 April and Sunday, 11 April 2010, 6.35 a.m. to 6 p.m., Saturday, 1 May and Sunday, 2 May 2010, 6.50 a.m. to 5.35 p.m., Saturday, 15 May and Sunday, 16 May 2010, 7 a.m. to 5.20 p.m., Saturday, 29 May and Sunday, 30 May 2010, 7.10 a.m. to 5.15 p.m., Saturday, 19 June and Sunday, 20 June 2010, 7.20 a.m. to 5.10 p.m., Saturday, 26 June and Sunday, 27 June 2010, 7.25 a.m. to 5.15 p.m.

- 2.1.3 A person shall not, without the written permission of the Director of National Parks and Wildlife, take duck during the period between sunset on any one day of the open season and sunrise on the next day.

2.2 Moorook Game Reserve

2.2.1 Area

The open season applies to all the Reserve, subject to the following exclusions. The western boundary of Sections 474, 475 and 476, Hundred of Moorook, County of Albert, adjacent to the Kingston-Loxton Highway. The area of Wachtels Lagoon bounded by the following coordinates:

442748E, 6210926N to 443079E, 6210458N direct line between two co-ordinates; 443079E, 6210458N to 443268E, 6209307N direct line between two co-ordinates; 443268E, 6209307N to 442454E, 6209208N direct line between two co-ordinates; 442454E, 6209208N to 441737E, 6209450N direct line between two co-ordinates; 441737E, 6209450N to 441377E, 6209958N direct line between two co-ordinates; 441377E, 6209958N to 442748E, 6210926N direct line between two co-ordinates.

2.2.2 Period

Subject to clause 2.2.3 of this notice, the period of the open season for the Moorook Game Reserve is:

Saturday, 27 March and Sunday, 28 March 2010, 7.25 a.m. to 7.15 p.m., Saturday, 10 April and Sunday, 11 April 2010, 6.35 a.m. to 6 p.m., Saturday, 1 May and Sunday, 2 May 2010, 6.50 a.m. to 5.35 p.m., Saturday, 15 May and Sunday, 16 May 2010, 7 a.m. to 5.20 p.m., Saturday, 29 May and Sunday, 30 May 2010, 7.10 a.m. to 5.15 p.m., Saturday, 19 June and Sunday, 20 June 2010, 7.20 a.m. to 5.10 p.m., Saturday, 26 June and Sunday, 27 June 2010, 7.25 a.m. to 5.15 p.m.

- 2.2.3 A person shall not, without the written permission of the Director of National Parks and Wildlife, take duck during the period between sunset on any one day of the open season and sunrise on the next day.

2.3 Loch Luna Game Reserve

2.3.1 Area

The open season applies to all creeks and associated backwaters of the Reserve north of the marked navigation channel of Chambers Creek, excluding a 500 m radius of any house or outbuilding, and within 300 m of any road or bridge; and

For safety reasons, the open season does not apply to all of the area within 500 m radius of the homestead of Section 706, McIntosh Division, Hundred of Cobdogla Irrigation Area

Note: Access to Loch Luna is mainly by boat—all hunters should be aware of dangerous quicksand in a number of areas.

2.3.2 Period

Subject to Clause 2.3.3 of this notice, the period of the open season for the Loch Luna Game Reserve is:

Saturday, 27 March and Sunday, 28 March 2010, 7.25 a.m. to 7.15 p.m., Saturday, 10 April and Sunday, 11 April 2010, 6.35 a.m. to 6 p.m., Saturday, 1 May and Sunday, 2 May 2010, 6.50 a.m. to 5.35 p.m., Saturday, 15 May and Sunday, 16 May 2010, 7 a.m. to 5.20 p.m., Saturday, 29 May and Sunday, 30 May 2010, 7.10 a.m. to 5.15 p.m., Saturday, 19 June and Sunday, 20 June 2010, 7.20 a.m. to 5.10 p.m., Saturday, 26 June and Sunday, 27 June 2010, 7.25 a.m. to 5.15 p.m.

- 2.3.3 A person shall not, without the written permission of the Director of National Parks and Wildlife, take duck during the period between sunset on any one day of the open season and sunrise on the next day.

2.4 Lake Robe Game Reserve

2.4.1 Area

The open season applies to the whole area of the Reserves.

2.4.2 *Period*

Subject to clause 2.5.3 of this notice, the period of the open season for the Lake Robe Game Reserve is:

7.25 a.m. Saturday, 27 March 2010 to 5.15 p.m. Sunday, 27 June 2010.

2.4.3 A person shall not, without the written permission of the Director of National Parks and Wildlife, take duck during the period between sunset on any one day of the open season and sunrise on the next day.

3. *Prohibition Against Taking Eggs*

3.1 A person shall not take duck eggs during the open season.

4. *Bag Limit*

4.1 On any day of the open season, a person shall not take, have possession, or control, of more than six protected animals of the following species:

Grey Teal (*Anas gracilis*)
Chestnut Teal (*Anas castanea*)
Pink-eared Duck (*Malacorhynchus membranaceus*)
Hardhead (*Aythya australis*)
Wood Duck (Maned Duck) (*Chenonetta jubata*)

4.2 On any day of the open season, a person shall not take have possession, or control of more than two protected animals of the following species: Pacific Black Duck (*Anas superciliosa*).

OPEN SEASON FOR THE TAKING OF PROTECTED ANIMALS

Open Season for Stubble Quail

PURSUANT to section 52 of the National Parks and Wildlife Act 1972, I, Jay Weatherill, Minister for Environment and Conservation, being the Minister for the Crown to whom the administration of the National Parks and Wildlife Act is for the time being committed, declare an open season for the taking of protected animals as set out in this notice.

1. *General Open Season*1.1 *Area of the State*

1.1.1 The open season applies to those species of protected animal listed in Clause 1.1.2 over the whole of the State, excluding any reserves constituted under the National Parks and Wildlife Act 1972 or any wilderness protection area or any wilderness protection zone constituted under the Wilderness Protection Act 1992.

1.1.2 Stubble Quail (*Coturnix pectoralis*)

1.2 *Period*

1.2.1 Subject to Clause 1.2.2 of this notice, the open season for those areas described in Clause 1.1 of this notice is from 7.30 am on Saturday, 3 April 2010 to 5.30 pm on Sunday, 25 July 2010.

1.2.2 A person shall not, without the written permission of the Director of National Parks and Wildlife, take the above-mentioned species of quail during the period between sunset on any one day of an open season and sunrise on the next day.

2. *Prohibition Against Taking Eggs*

2.1 A person shall not take quail eggs during the open season.

3. *Bag Limit*

3.1 On the first day of the open season, a person shall not take, have possession, or control, of more than 15 Stubble Quail (*Coturnix pectoralis*).

3.2 On any other day of the open season, a person shall not take, have possession, or control more than 15 Stubble Quail (*Coturnix pectoralis*).

Hunting on Unalienated Crown Lands

PURSUANT to section 68 (b) of the National Parks and Wildlife Act 1972 and all other powers, I, Jay Weatherill, Minister for Environment and Conservation, being the Minister for the Crown to whom the administration of the National Parks and Wildlife Act is for the time being committed:

1. Hereby revoke all previous notices in respect of hunting on unalienated Crown lands published pursuant to section 68B of the National Parks and Wildlife Act 1972.

2. Declare that hunting on unalienated Crown land is approved in 2010, with the exception of the following locations:

Murraylands Region

- The waters of the River Murray within 150 m either side of any lock or weir structure.
- Pieces 14, 15 and 16, Deposited Plan 75804, Hundred of Cadell (Cadell Evaporation Basin).
- Allotment 2, Deposited Plan 34467, Hundred of Waikerie (Hart Lagoon).
- Pieces 5 and 6, Deposited Plan 48756, Cobdogla Irrigation Area (Cobdogla Evaporation Basin).
- Section 388, Hundred of Holder (Riverfront Reserve) (Maize Island).
- Sections 23, 172, 247, 295, 296, Hundred of Gordon (Thieles Flat).
- Sections 1781, 1784 and Pieces 3 and 4 and Allotment 5, Deposited Plan 23536, Berri Irrigation Area (Berri Evaporation Basin).
- Allotment 99, Deposited Plan 26809, Hundred of Ettrick.
- Allotments 200 and 202, Deposited Plan 68309, Hundred of Kingsford (Billiat).

South East Region

- Section 710, Hundred of Baker
- Allotments 1 to 4, Deposited Plan 23394, Hundreds of Hindmarsh and Riddoch (Lake Leake).
- Section 725, Hundred of Caroline (Eight Mile Creek).
- Section 583, Hundred of Waterhouse (Lake Eliza) and environs.
- Section 582, Hundred of Waterhouse (Lake St Clair) and environs.
- Section 80, Hundred of Lake George (Lake St Clair) and environs.
- Allotments 100 and 101, Deposited Plan 18136, Allotments 21 and 22, Deposited Plan 77576 and Allotments 100, 101 and 102, Deposited Plan 76229, Hundred of Caroline.

Adelaide Region

- Sections 2082, 2083, 2084, 2086, Hundred of Kondoparinga (Bullock Hill).
- Allotments 3 and 4, Deposited Plan 23558 and Sections 679 to 681, 686 to 688, 693, 695 and 722, Hundred of Port Gawler (Port Gawler).
- Allotment 22, Deposited Plan 76309, Hundred of Port Adelaide (Mutton Cove).
- Section 209, Hundred of Waitpinga (Deep Creek).
- Piece 103, Deposited Plan 68900, Hundred of Encounter Bay (Spring Mount).
- Piece 2, Deposited Plan 28258, Hundred of Adelaide (Morialta).
- Allotment 31, Deposited Plan 79974, Gum Tree Gully purchase.
- Allotment 16, Deposited Plan 73837, Square Waterhole.
- Allotment 23, Deposited plan 79308, Morialta addition.

Northern and Yorke Region

- Sections 2349 and Allotment 60, Deposited Plan 27952 and Allotment 72, Deposited Plan 28222, Hundred of Wallaroo (Wallaroo Mines).
- Allotment 1, Deposited Plan 30408 and Allotment 2, Deposited Plan 29815, Hundred of Carrbie (Gleeson's Landing).
- Section 458, Hundred of Hanson (Porter's Lagoon).
- Sections 57, 59, 583 to 585, 628 and 629, Hundred of Clinton.

- Section 225, Hundred of Bright (Burra Creek/Worlds End Creek).
- Sections B and 467 and Block C4, Hundred of Apoinga (Hopkins Creek).
- Sections 47, 49, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 107, 108, 109, 112, 113, 115, 116, 117, 118, 119, 120, 121, 122, 123, 174, 175, 176, 313 and 314, Hundred of Tomkinson, Allotment 1 in Deposited Plan 58696 and Allotments 100 and 101 in Deposited Plan 68352 (Caroona Creek).

West Region

- Allotment 410, Deposited Plan 60745, Hundred of Lake Wangary.

Outback Region

- Allotment 2, Deposited Plan 34847, out of Hundreds (Andamooka) (Finniss Springs).
- Block 422, Hundred 832300, out of Hundreds (Kopperamanna) (Tirari Desert).

Kangaroo Island

- Section 557, Hundred of Dudley (Lashmar Lagoon).
- Sections 137, 297, 298 and 299, Hundred of Dudley (Dudley).
- Section 156, Hundred of Dudley (Simpson).
- Section 91, Hundred of Dudley (Baudin).
- Section 525, Hundred of Dudley (Penneshaw).
- Section 510, Hundred of Dudley and Section 404, Hundred of Haines (Mt Thisby).
- Section 50, Hundred of Duncan and Section 175, Hundred of Cassini (Latham).

Dated 11 February 2010.

JAY WEATHERILL, Minister for Environment and Conservation.

COMMONWEALTH OF AUSTRALIA

OFFSHORE PETROLEUM AND GREENHOUSE GAS STORAGE ACT 2006

Delegation under Section 66 of the Offshore Petroleum and Greenhouse Gas Storage Act 2006 (The Act)

THE Joint Authority in respect of the offshore area of the State of South Australia hereby revokes all existing delegations made pursuant to section 66 of the Act and delegates all its functions and powers under the Act (other than the power to delegate), or under an Act that incorporates the Act, to the following two persons together:

- the person from time to time performing the duties of General Manager, Offshore Resources Branch, Resources Division, Commonwealth Department of Resources, Energy and Tourism, as the person representing the Commonwealth Minister; and
- the person from time to time holding, occupying, or performing the duties of the office of Director Petroleum and Geothermal Group, Minerals and Energy Resources, Department of Primary Industries and Resources of the State of South Australia, as the person representing the State Minister.

Dated 1 February 2010.

MARTIN JOHN FERGUSON, Minister for Resources and Energy

Dated 8 February 2010.

PAUL HOLLOWAY, Minister for Mineral Resources Development

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Licence Condition, Extension of Licence Term—Geothermal Exploration Licence—GEL 229

PURSUANT to section 76 (a) of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that Condition 1 of the abovementioned Geothermal Exploration Licence has been suspended under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 1 October 2009, for the period from 5 July 2010 until 23 January 2011 inclusive.

The term of GEL 229 has been extended by a period corresponding to the period of suspension, such that the licence will now expire on 23 January 2012.

Dated 12 February 2010.

B. A. GOLDSTEIN,

Director of Petroleum and Geothermal Minerals and Energy Resources
Primary Industries and Resources SA
Delegate of the Minister for Mineral Resources Development

RAIL SAFETY ACT 2007

Notice of Variation to Exemption

TAKE notice that, pursuant to section 7 of the Rail Safety Act 2007 (the Act), I, Patrick Frederick Conlon, Minister for Transport in the State of South Australia, do hereby:

Vary the exemption, dated 23 February 2009, of the Rail Commissioner (now established under the Rail Commissioner Act 2009) from Part 4, Division 2 of the Act in that the exemption shall now be revoked on 23 August 2010 and the previous 12 month period is null and void. I may, at any time by further notice in the *Gazette*, vary or revoke this exemption or a condition of this exemption.

Take further notice that this exemption on the Rail Commissioner from Part 4, Division 2 of the Act is upon the same conditions as the original exemption as follows, for the Rail Commissioner's actions as a rail transport operator to carry out or cause or permit to be carried out:

- the construction of a railway, railway tracks and associated track structures; and
- the management, commissioning, maintenance, repair, modification, installation, operation or decommissioning of rail infrastructure.

This exemption does not apply to the operation or movement of rolling stock for any purposes, including (a) and (b) above.

This exemption is subject to the following conditions:

- (1) Notwithstanding this exemption, the provisions of section 58 of the Act, relating to Safety Management Systems, shall apply to the Rail Commissioner as if the Rail Commissioner is required to be accredited for the railway operations described in (a) and (b) above.
- (2) Notwithstanding this exemption, the Rail Commissioner shall comply with the provisions of Regulation 9 of the Rail Safety (General) Regulations 2008, relating to the prescribed conditions of, or restrictions on, accreditation.
- (3) The Rail Commissioner shall comply with the provisions of the Act, including any provision applicable to an accredited party, other than the provisions contained in Part 4, Division 2 of the Act.
- (4) The Rail Commissioner shall provide to the Rail Safety Regulator a Safety Management Plan, as defined in the Act, for each rail infrastructure project that is being undertaken by the Rail Commissioner at least 28 days prior to railway operations commencing for the relevant project.
- (5) The Rail Commissioner cannot transfer or assign the exemption conferred by this Notice.

PATRICK CONLON, Minister for Transport

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

Road Closure—Pelican Point Road, Carpenter Rocks

BY Road Process Order made on 23 October 2009, the District Council of Grant ordered that:

1. Portion of Pelican Point Road situate adjacent to Section 689, Hundred of Kongorong, more particularly lettered 'A' in Preliminary Plan No. 09/0012 be closed.
2. The whole of the land subject to closure be transferred to Jennifer Kaye Jones and Anthony Charles Jones in accordance with agreement for transfer dated 15 April 2009 entered into between the District Council of Grant and J. K. and A. C. Jones.

On 7 December 2009 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 82790 being the authority for the new boundaries.

Pursuant to section 24 (5) of the Roads (Opening and Closing) Act 1991, NOTICE of the order referred to above and its confirmation is hereby given.

Dated 18 February 2010.

P. M. KENTISH, Surveyor-General

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

Pursuant to the provision of the Training and Skills Development Act 2008, the Training and Skills Commission (TaSC) gives notice that determines the following Trades or Declared Vocations in addition to the gazette notices of:

- | | | | |
|----------------------|----------------------|-----------------------|-----------------------|
| 1. 25 September 2008 | 2. 23 October 2008 | 3. 13 November 2008 | 4. 4 December 2008 |
| 5. 18 December 2008 | 6. 29 January 2009 | 7. 12 February 2009 | 8. 5 March 2009 |
| 9. 12 March 2009 | 10. 26 March 2009 | 11. 30 April 2009 | 12. 18 June 2009 |
| 13. 25 June 2009 | 14. 27 August 2009 | 15. 17 September 2009 | 16. 24 September 2009 |
| 17. 9 October 2009 | 18. 22 October 2009 | 19. 3 December 2009 | 20. 17 December 2009 |
| 21. 4 February 2010 | 22. 11 February 2010 | | |

Trades or Declared Vocations and Required Qualifications and Training Contract Conditions for the

Automotive Retail, Service and Repair Training Package (AUR05)

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Contract of Training	Probationary Period
#Automotive Servicing	AUR20408	Certificate II in Automotive Electrical Technology	12	1
*Automotive Tradesperson (Auto Electrician)	AUR30308	Certificate III in Automotive Electrical Technology	48	3

Training and Skills Development Act 2008

Part 4—Apprenticeships/Traineeships

Pursuant to the provision of the Training and Skills Development Act 2008, the Training and Skills Commission (TaSC) gives notice that determines the following:

Trades, Declared Vocations or Other Occupations

The following schedule is additional to the gazettals of:

- | | | | |
|----------------------|----------------------|-----------------------|-----------------------|
| 1. 25 September 2008 | 2. 23 October 2008 | 3. 13 November 2008 | 4. 4 December 2008 |
| 5. 18 December 2008 | 6. 29 January 2009 | 7. 12 February 2009 | 8. 5 March 2009 |
| 9. 12 March 2009 | 10. 26 March 2009 | 11. 30 April 2009 | 12. 18 June 2009 |
| 13. 25 June 2009 | 14. 27 August 2009 | 15. 17 September 2009 | 16. 24 September 2009 |
| 17. 9 October 2009 | 18. 22 October 2009 | 19. 3 December 2009 | 20. 17 December 2009 |
| 21. 4 February 2010 | 22. 11 February 2010 | | |

which set out the Trades, Declared Vocations or Other Occupations and the terms and conditions applicable to the Trades, Declared Vocations or Other Occupations.

Trades, Declared Vocations or Other Occupations, required Qualifications and Contract of Training Conditions for the RGR08 Racing Training Package

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Contract of Training	Probationary Period
#Racing Operations	RGR30408	Certificate III in Racing Operations (Cadet Steward)	24 months	2 month
#Racing Operations	RGR40608	Certificate IV in Racing Services (Steward)	36 months	3 months
#Racing Operations	RGR50308	Diploma of Racing Services (Steward)	48 months	3 months

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation
Adelaide, 18 February 2010

WATER MAINS LAID

Notice is hereby given that the following main pipes or parts of main pipes have been laid down by the South Australian Water Corporation in or near the undermentioned water districts and are now available for a constant supply of water to adjacent land.

ADELAIDE WATER DISTRICT

CITY OF CHARLES STURT
Blue Gum Avenue, Woodville North. p2
Eleventh Avenue, Woodville North. p3
Dayman Avenue, Albert Park. p20
Ninth Avenue, Woodville North. p65
Hamilton Road, Woodville North. p66

TOWN OF GAWLER
Gawler Bypass, Evanston Gardens. p6
Angle Vale Road, Evanston Gardens. p6 and 7
Osborne Street, Evanston Gardens. p7 and 8
Nettlebeck Street, Evanston Gardens. p7 and 8
Bulloch Court, Evanston Gardens. p7

CITY OF ONKAPARINGA
Nigel Lane, Hackham. p9
Easement in lot 10 in LTRO DP 80232, Nigel Lane, Hackham. p9
Sand Street, Seaford Meadows. p10
Angle Road, Seaford Meadows. p10
Anchor Road, Seaford Meadows. p10

CITY OF PLAYFORD
Coonawarra Avenue, Andrews Farm. p1
Easements in lot 1051 in LTRO DP 82106, Andrews Road, Andrews Farm. p1
Glenrowan Street, Andrews Farm. p1
Riesling Crescent, Andrews Farm. p1
Easement in lot 1050 in LTRO DP 82106, Coonawarra Avenue, Andrews Farm. p1

CITY OF PORT ADELAIDE ENFIELD
Trafford Street, Woodville Gardens. p18
Parker Street, Ferryden Park. p18
Across Parker Street, Ferryden Park. p19
Stuart Street, Ferryden Park. p19

CITY OF TEA TREE GULLY
Easements in lot 45 in LTRO FP 132347, lot 57 in LTRO DP 55490 and lot 100 in LTRO DP 79201, Highbury. p13 and 14
Easement in lot 45 in LTRO FP 132347 and lot 44 in LTRO FP 132346, Highbury. p15
Across Green Valley Drive, Salisbury Heights. p76
Easement in lot 12 in LTRO DP 15031, Green Valley Drive, Salisbury Heights. p76

BAROSSA COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF MALLALA
In and across Frost Road, Mallala. p17

BORDERTOWN WATER DISTRICT

TATIARA DISTRICT COUNCIL
In and across Western Drive, Bordertown. p4

DUBLIN WATER DISTRICT

DISTRICT COUNCIL OF MALLALA
First Street, Dublin. p71

TOWNSHIP OF JAMESTOWN WATER DISTRICT

NORTHERN AREAS COUNCIL
Mannanarie Road, Jamestown. p63 and 64

KADINA WATER DISTRICT

DISTRICT COUNCIL OF THE COPPER COAST
Drain Road, New Town and Kadina. p75

MILLICENT WATER DISTRICT

WATTLE RANGE COUNCIL
North Terrace, Millicent. p62

MOUNT GAMBIER WATER DISTRICT

CITY OF MOUNT GAMBIER
Pannell Street, Mount Gambier. p67

PORT PIRIE WATER DISTRICT

PORT PIRIE REGIONAL COUNCIL
Magor Road, Port Pirie South. p16

PORT VICTOR WATER DISTRICT

CITY OF VICTOR HARBOR
Zilm Court, Encounter Bay. p5
Easement in lot 902 in LTRO DP 74649, Mill Road, Encounter Bay. p5

SMOKY BAY WATER DISTRICT

DISTRICT COUNCIL OF CEDUNA
Bayside Court, Smoky Bay. p68

TOD RIVER COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF ELLISTON
Youngs Road, Lock. p73 and 74

WALLAROO WATER DISTRICT

DISTRICT COUNCIL OF THE COPPER COAST
Woodforde Drive, North Beach. p11
Public road north of lot 501 in LTRO DP 77465, North Beach. p11

WATER MAINS ABANDONED

Notice is hereby given that the undermentioned water mains have been abandoned by the South Australian Water Corporation.

ADELAIDE WATER DISTRICT

CITY OF CHARLES STURT
Ninth Avenue, Woodville North. p65
Hamilton Road, Woodville North. p66

CITY OF ONKAPARINGA
Nigel Lane, Hackham. p9

CITY OF PORT ADELAIDE ENFIELD
Trafford Street, Woodville Gardens. p18
Parker Street, Ferryden Park. p18
Across Parker Street, Ferryden Park. p19
Stuart Street, Ferryden Park. p19

CITY OF TEA TREE GULLY
Easements in lot 45 in LTRO FP 132347, lot 57 in LTRO DP 55490 and lot 100 in LTRO DP 79201, Highbury. p13 and 14
Easement in lot 45 in LTRO FP 132347 and lot 44 in LTRO FP 132346, Highbury. p15

BAROSSA COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF MALLALA
Frost Road, Mallala. p17

TOWNSHIP OF JAMESTOWN WATER DISTRICT

NORTHERN AREAS COUNCIL
Mannanarie Road, Jamestown. p63

KADINA WATER DISTRICT

DISTRICT COUNCIL OF THE COPPER COAST
Drain Road, Kadina. p75

MILLICENT WATER DISTRICT

WATTLE RANGE COUNCIL
North Terrace, Millicent. p62

MOUNT GAMBIER WATER DISTRICT

CITY OF MOUNT GAMBIER
Pannell Street, Mount Gambier. p67

SMOKY BAY WATER DISTRICT

DISTRICT COUNCIL OF CEDUNA
Bayside Court, Smoky Bay. p68

TOD RIVER COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF ELLISTON
Youngs Road, Lock. p73

WATER MAINS LAID

Notice is hereby given that the undermentioned water mains have been laid down by the South Australian Water Corporation and are not available for a constant supply of water to adjacent land.

OUTSIDE WATER DISTRICTS

DISTRICT COUNCIL OF YANKALILLA
Easements in lot 5 in LTRO DP 64884, Sampson Road, Myponga. p24, 25, 29, 30, 37 and 50-52
Waterworks land (lot 4 in LTRO DP 64884, allotment piece 1 in LTRO FP 157720, and allotment piece 14 in LTRO DP 34101), Reservoir Road, Myponga. p24-28, 30-50 and 53-61
Across Reservoir Road, Myponga. p38

SEWERS LAID

Notice is hereby given that the following sewers have been laid down by the South Australian Water Corporation in the undermentioned drainage areas and are now available for house connections.

ADELAIDE DRAINAGE AREA

ADELAIDE CITY COUNCIL
West Terrace, Adelaide. FB 1109 p8

CITY OF BURNSIDE

In and across Queens Avenue, Burnside. FB 1189 p41
Easement in lot 38 in LTRO DP 2744, Queens Avenue, Burnside. FB 1189 p41

CITY OF CHARLES STURT

Dayman Avenue, Albert Park. FB 1189 p39
Clare Street, Athol Park. FB 1190 p24, 25 and 28
Hamilton Road, Woodville North. FB 1190 p24-26 and 28
Across Ninth Avenue, Woodville North. FB 1190 p24, 25 and 28
Blue Gum Avenue, Woodville North. FB 1190 p24, 25 and 28

TOWN OF GAWLER

Across Angle Vale Road, Evanston Gardens. FB 1190 p36-38
In and across Osborne Street, Evanston Gardens. FB 1190 p36-38
Easement in reserve (lot 102 in LTRO DP 81618), Osborne Street, lot 8 in LTRO DP 16444, Clifford Road and reserve (lot 55 in LTRO DP 80942), Farrell Street, Evanston Gardens. FB 1190 p36-38
Across Farrell Street, Evanston Gardens. FB 1190 p36-38
In and across Nettlebeck Street, Evanston Gardens. FB 1190 p36-38
Bulloch Court, Evanston Gardens. FB 1190 p36-38

CITY OF NORWOOD PAYNEHAM & ST PETERS
Avonmore Avenue, Payneham South. FB 1189 p40

CITY OF ONKAPARINGA

Easement in lot 506 in LTRO DP 9372, Elizabeth Road, Christie Downs. FB 1189 p43
Sand Street, Seaford Meadows. FB 1190 p29-32
Angle Road, Seaford Meadows. FB 1190 p29, 31 and 32
Across Flinders Crescent, Hackham. FB 1190 p39 and 40
Easements in lot 101 in LTRO FP 15110, Flinders Crescent and lot 10 in LTRO DP 80232, Nigel Lane, Hackham. FB 1190 p39 and 40

CITY OF TEA TREE GULLY

Easements in reserve (lot 98 in LTRO DP 76674), Kotara Drive and lot 12 in LTRO DP 15031, Green Valley Drive, Salisbury Heights. FB 1190 p33 and 34

CITY OF UNLEY

Leader Street, Forestville. FB 1109 p10

CITY OF WEST TORRENS

Port Road, Adelaide and Thebarton. FB 1109 p9

ALDINGA DRAINAGE AREA**CITY OF ONKAPARINGA**

Across Rowley Road, Aldinga Beach. FB 1190 p22 and 23
Easement in lot 288 in LTRO DP 81839, Rowley Road and lot 289 in LTRO DP 80296, Indigo Court, Aldinga Beach. FB 1190 p22 and 23
Indigo Court, Aldinga Beach. FB 1190 p22 and 23

MANNUM COUNTRY DRAINAGE AREA**MID MURRAY COUNCIL**

Easements in lot 473 in LTRO FP 208849, Victoria Street and lots 4 and 3 in LTRO DP 74900, Albert Street, Mannum. FB 1161 p16

MURRAY BRIDGE COUNTRY DRAINAGE AREA**THE RURAL CITY OF MURRAY BRIDGE**

Standen Street, Murray Bridge. FB 1161 p18
Alma Avenue, Murray Bridge. FB 1189 p42
In and across Trevor Street, Murray Bridge. FB 1190 p20 and 21
In and across Cawte Street, Murray Bridge. FB 1190 p20 and 21
Trevor Street, Murray Bridge. FB 1186 p60

VICTOR HARBOR COUNTRY DRAINAGE AREA**CITY OF VICTOR HARBOR**

Zilm Court, Encounter Bay. FB 1190 p35
Easement in lot 902 in LTRO DP 74649, Mill Road, Encounter Bay. FB 1190 p35
Mill Road, Encounter Bay. FB 1190 p35

SEWERS ABANDONED

Notice is hereby given that the undermentioned sewers have been abandoned by the South Australian Water Corporation.

ADELAIDE DRAINAGE AREA**ADELAIDE CITY COUNCIL**

West Terrace, Adelaide. FB 1109 p8

CITY OF BURNSIDE

Queens Avenue, Burnside. FB 1189 p41

CITY OF CHARLES STURT

Hamilton Road, Woodville North. FB 1190 p24, 25 and 28

CITY OF ONKAPARINGA

Muirfield Place, Morphett Vale. FB 1189 p38

CITY OF UNLEY

Leader Street, Forestville. FB 1109 p10

CITY OF WEST TORRENS

Port Road, Adelaide and Thebarton. FB 1109 p9

ALDINGA DRAINAGE AREA**CITY OF ONKAPARINGA**

Across Rowley Road, Aldinga Beach. FB 1190 p22 and 23
Easement in lot 288 in LTRO DP 81839, Rowley Road and lot
289 in LTRO DP 80296, Indigo Court, Aldinga Beach. FB 1190
p22 and 23
Indigo Court, Aldinga Beach. FB 1190 p22 and 23

SEWERS LAID

Notice is hereby given that the undermentioned sewers have been
laid down by the South Australian Water Corporation and are not
available for house connections.

ALDINGA DRAINAGE AREA**CITY OF ONKAPARINGA**

Sewerage land (lot 800 in LTRO DP 66717), Rowley Road.
Aldinga Beach. FB 1190 p9
Across Rowley Road, Aldinga Beach. FB 1190 p9

CORRECTION

Correction to notices in “*Government Gazette*” of 21 January
2010

“SEWERS LAID”

“Notice is hereby given that the undermentioned sewers have been
laid down by the South Australian Water Corporation and are not
available for house connections.”

“ALDINGA DRAINAGE AREA”**“CITY OF ONKAPARINGA”**

“Sewerage land (lot 800 in LTRO DP 66717), Rowley Road,
Aldinga Beach—225 mm UPVC pumping main. FB 1189 p13, 14
and 16”
for “FB 1189 p13, 14 and 16” read “FB 1190 p8-10”
“Across and in Rowley Road, Aldinga Beach—225 mm UPVC
pumping main. FB 1189 p13 and 14”
for “FB 1189 p13 and 14” read “FB 1190 p8-10”
“Hart Road, Aldinga Beach—225 mm UPVC pumping main. FB
1189 p13-15”
for “FB 1189 p13-15” read “FB 1190 p8 and 10”
“Across South Road, Aldinga Beach and Aldinga—225 mm
UPVC pumping main. FB 1189 p13 and 15”
for “FB 1189 p13 and 15” read “FB 1190 p8 and 11”

“OUTSIDE ALDINGA DRAINAGE AREA”**“CITY OF ONKAPARINGA”**

“Across South Road, Aldinga—225 mm UPVC pumping main.
FB 1189 p13 and 15”
for “FB 1189 p13 and 15” read “FB 1190 p8 and 11”
“In and across Colville Road, Aldinga—225 mm UPVC pumping
main. FB 1189 p13 and 15”
for “FB 1189 p13 and 15” read “FB 1190 p8 and 11”
“Sewerage land (lot 16 in LTRO DP 14111), Colville Road,
Aldinga—225 mm UPVC pumping main. FB 1189 p13 and 15”
for “FB 1189 p13 and 15” read “FB 1190 p8, 11 and 12”

DELETION

Deletion to notices in “*Government Gazette*” of 4 February 2010

“SEWERS LAID”

“Notice is hereby given that the following sewers have been laid
down by the South Australian Water Corporation in the
undermentioned drainage areas and are now available for house
connections.”

“PORT PIRIE COUNTRY DRAINAGE AREA”**“PORT PIRIE REGIONAL COUNCIL”**

“Broadway Road, Port Pirie West—375 mm PVCO pumping
main. FB 1189 p21”

“SEWERS ABANDONED”

“Notice is hereby given that the undermentioned sewers have been
abandoned by the South Australian Water Corporation.”

“PORT PIRIE COUNTRY DRAINAGE AREA”**“PORT PIRIE REGIONAL COUNCIL”**

“Broadway Road, Port Pirie West—375 mm AC pumping main.
FB 1189 p21”

Delete these notices

A. HOWE, Chief Executive Officer, South
Australian Water Corporation.

South Australia

Environment Protection (Waste to Resources) Notice 2010

under section 28 of the *Environment Protection Act 1993*

1—Short title

This notice may be cited as the *Environment Protection (Waste to Resources) Notice 2010*.

2—Declaration of environment protection policy

- (1) The draft policy known as the *Environment Protection (Waste to Resources) Policy 2010* and referred to the Governor by the Minister under section 28 of the *Environment Protection Act 1993* is declared to be an authorised environment protection policy under that Act.
- (2) The policy will come into operation on 1 September 2010.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

EPCS07/0007

South Australia

Environment Protection (Waste to Resources) Policy 2010

under the *Environment Protection Act 1993*

Contents

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Schedule 1—Waste to which policy does not apply**Schedule 2—Specified areas for clause 11****Schedule 3—Waste excluded from application of clause 11****Schedule 4—Prohibited landfill waste****Schedule 5—Waste management codes of practice and general environmental duty****Schedule 6—Revocation of *Environment Protection (Waste Management) Policy 1994***

Part 1—Preliminary**1—Short title**

This policy may be cited as the *Environment Protection (Waste to Resources) Policy 2010*.

2—Commencement

This policy will come into operation on a day to be fixed by the Governor by notice in the Gazette.

3—Interpretation

- (1) In this policy, unless the contrary intention appears—

Act means the *Environment Protection Act 1993*;

ANZECC means the Australian and New Zealand Environment and Conservation Council;

appropriate licensed material recovery facility or composting depot in relation to waste, means a material recovery facility or composting depot licensed for the reception, storage or treatment of waste of that kind;

appropriate licensed or approved depot in relation to waste, means—

- (a) a depot licensed for the reception, storage, treatment or disposal of waste of that kind; or

- (b) a depot that the Authority has determined may be conducted for the reception, storage, treatment or disposal of waste of that kind without the requirement for an environmental authorisation under Part 6 of the Act;

composting depot means a depot for the treatment of organic waste for the production of compost, and includes a composting works as described in clause 6(3) of Schedule 1 Part A of the Act;

depot means a landfill depot, material recovery facility, transfer station or composting depot;

dispose of waste includes deposit the waste and cause or allow the waste to be disposed of or deposited;

domestic waste means waste produced in the course of a domestic activity;

hazardous waste means listed waste having a characteristic described in schedule A list 2 of the *National Environment Protection (Movement of controlled waste between States and Territories) Measure*, as amended from time to time;

HCBS means Hexachlorobenzenes;

landfill depot means a depot for the controlled disposal of waste to land;

licence condition means a condition of a licence under Part 6 of the Act;

licensed means subject to a licence under Part 6 of the Act;

liquid waste means waste classified as liquid waste in accordance with the assessment process set out in the guideline *Liquid waste classification test*, re-issued by the Authority in September 2003;

listed waste means waste of a kind specified in Schedule 1 Part B of the Act;

material recovery facility means a depot for the treatment of waste for resource recovery, other than a composting depot;

medical sharp means an object or device that has been discarded in the course of medical, dental or veterinary practice or research and has a sharp point, protuberance or cutting edge that is capable of causing a penetrating injury to humans, and includes (but is not limited to) needles, hypodermic needles, syringes with needles or any other surgical instruments;

medical waste means waste consisting of—

- (a) medical sharps; or
- (b) human tissue, bone, organ, body part or foetus; or
- (c) a vessel, bag or tube containing a liquid body substance; or
- (d) an animal carcass discarded in the course of veterinary research or medical practice or research; or
- (e) a specimen or culture discarded in the course of medical, dental or veterinary practice or research and any material that has come into contact with such a specimen or culture; or
- (f) any other article or matter that is discarded in the course of medical, dental or veterinary practice or research and that poses a significant risk to the health of a person who comes into contact with it;

Metropolitan Adelaide has the same meaning as in the *Development Act 1993*;

metropolitan council means a council whose area is wholly or partly within Metropolitan Adelaide;

OCPs means Organochlorine pesticides;

oil means—

- (a) petroleum based oils including lubricant base oils, prepared lubricant additives containing carrier oils, lubricants for engines, gear sets, pumps and bearings, greases, hydraulic fluids, brake fluids, transmission oils, and transformer and heat transfer oils; or
- (b) synthetic equivalents of the substances referred to in paragraph (a); or
- (c) cooking oil other than cooking oil used in the course of a domestic activity;

operator of a depot that is licensed means the holder of the licence in respect of the depot;

packaging includes containers and wrapping;

PCBs means Polychlorinated Biphenyls;

prescribed activity means—

- (a) medical practice other than—
 - (i) the practice of pathology; or
 - (ii) medical practice at a hospital; or
- (b) dental practice other than at a hospital; or
- (c) nursing practice other than at a hospital; or
- (d) operating a nursing home; or
- (e) veterinary practice; or
- (f) operating a hospital with a capacity of less than 40 beds; or
- (g) operating an immunisation clinic;

prescribed container means a container—

- (a) that is impervious to moisture and leak-proof or, in the case of containers storing only discarded medical sharps or any other sharp article, leak resistant; and
- (b) that will not rip, tear or burst under normal conditions of handling; and
- (c) on which is displayed a label that complies with the labelling requirements of the *Industry Code of Practice for the Management of Clinical and Related Wastes, 5th edition 2007*, prepared by the Australian and New Zealand Clinical Waste Management Industry Group, as amended from time to time; and
- (d) that, in the case of a container for waste consisting of medical sharps, complies with the requirements of *AS 4031-1992 Non-reusable containers for the collection of sharp medical items used in health care areas*, as amended from time to time, *AS 4261:1994 Reusable containers for the collection of sharp items used in human and animal applications*, as amended from time to time, *AS 4939-2001 Non-reusable personal use containers for the collection and disposal of hypodermic needles and syringes*, as amended from time to time, or *British Standard 7320:1990 Specification for sharps containers*, as amended from time to time, as the case requires;

prohibited landfill waste for an area means waste of a kind declared in Schedule 4 to be prohibited landfill waste for that area;

resource recovery in relation to waste, means—

- (a) reusing the waste; or
- (b) recycling the waste; or
- (c) recovering energy or other resources from the waste;

sinkhole means a surface depression caused by a collapse of soil or overlying formation above fractured or cavernous bedrock;

transfer station means a depot for the reception and aggregation of waste streams prior to their transport to some other depot or place for further sorting, resource recovery or disposal;

waste management includes resource recovery operations;

waste management hierarchy has the same meaning as in the *Zero Waste SA Act 2004*;

waste management objective—see clause 7;

waste transporter means a person who collects or transports waste for fee or reward;

wastewater has the same meaning as in the *Environment Protection (Water Quality) Policy 2003*.

- (2) For the purposes of this policy, a reference to the **treatment** of waste is a reference to the treatment of waste in some way—
 - (a) to recover material from the waste that may be reused or recycled; or
 - (b) to recover energy or other resources from the waste; or
 - (c) to prepare the waste for further treatment to recover material from the waste that may be reused or recycled or to recover energy or other resources from the waste,and includes, but is not limited to, sorting, shredding, crushing, compacting or packaging the waste.
- (3) For the purposes of this policy, unless the contrary intention appears, a reference to waste of a particular kind includes a reference to waste that contains waste of that kind to a significant extent.
- (4) For the avoidance of doubt (but unless the contrary intention appears), a reference in this policy to the disposal of waste includes a reference to the stockpiling of waste.
- (5) In this policy, the expression **mandatory provision** followed by a statement as to the category of an offence signifies that contravention of the provision at whose foot the expression appears will be an offence of the stated category for the purposes of Part 5 of the Act.

Note—

Unless the contrary intention appears, terms used in this policy that are defined in the Act have the respective meanings assigned to those terms by the Act.

4—Certain material declared to be waste

For the purposes of the definition of *waste* in section 3(1) of the Act, waste or material resulting from the treatment of waste continues to be waste except insofar as—

- (a) it constitutes a product that meets specifications or standards published from time to time or approved in writing by the Authority; or
- (b) if no specification or standard published or approved in writing by the Authority applies to such waste or treatment of waste—it constitutes a product that is ready and intended for imminent use without the need for further treatment to prevent any environmental harm that might result from such use.

5—Amendment of policy without following normal procedure

- (1) The following provisions of this policy may be amended by the Minister by notice in the Gazette under section 32(1)(c) of the Act:
 - (a) clause 3(1);
 - (b) clause 10(1);
 - (c) clause 11(2);
 - (d) clause 15(2);
 - (e) clause 18(3);
 - (f) Part 4 Division 3;
 - (g) Part 6;
 - (h) Schedule 1;
 - (i) Schedule 2;
 - (j) Schedule 3;
 - (k) Schedule 4;
 - (l) Schedule 5.
- (2) The following kinds of changes may be made to a provision by amendment under subclause (1):
 - (a) in the case of clause 3(1)—a change that is consequential on a change to some other provision;
 - (b) in the case of clause 10(1) and clause 15(2)—the addition of a further exception;
 - (c) in the case of clause 11(2) and clause 18(3)—the substitution of a later date;
 - (d) in the case of any provision, but subject to paragraphs (b) and (c)—the revocation or substitution of the provision wholly or in part, the variation of the text of the provision or the insertion of material into the provision.
- (3) The Authority must not make a recommendation to the Minister for amendment of any of the provisions referred to in subclause (1) unless—
 - (a) the proposal for the amendment has been reduced to writing, clearly setting out the purpose and the likely economic, business, social and environmental impacts of and reasons for the proposed amendment; and

- (b) there has been consultation with relevant government agencies and relevant organisations, prescribed bodies and industries and the community likely to be affected by the proposed amendment; and
 - (c) the views expressed by those consulted have been considered by the Authority and communicated to the Minister.
- (4) The Authority must not make a recommendation to the Minister for amendment of Schedule 4 to declare a kind of waste to be prohibited landfill waste for an area unless, before doing so, the Authority has considered the waste management objective and each of the following to the extent they are relevant:
- (a) whether the disposal of waste of that kind to landfill in that area (or anywhere) presents an unacceptable risk to the health and safety of any person or the environment;
 - (b) whether processes, technologies or systems exist that enable resource recovery in relation to waste of that kind;
 - (c) whether there are existing or developing markets to enable resource recovery in relation to waste of that kind;
 - (d) whether it is reasonable or practicable, having regard to the location and availability of depots, processes, technologies or systems, to implement resource recovery in relation to waste of that kind produced in that area;
 - (e) whether it is reasonable and practicable for new processes, technologies or systems to be put in place to enable resource recovery in relation to waste of that kind produced in that area;
 - (f) whether there are programs in place in the State or elsewhere in Australia that reduce the need for the disposal of waste of that kind to landfill.

6—Application of policy

Subject to section 7 of the Act, this policy applies to all waste within the meaning of the Act other than waste of a kind specified in Schedule 1.

Part 2—Waste management objective

7—Waste management objective

- (1) The objective of this policy (the *waste management objective*) is to achieve sustainable waste management by applying the waste management hierarchy consistently with the principles of ecologically sustainable development set out in section 10 of the Act.
- (2) In order to meet the waste management objective, waste management in this State should also—
 - (a) promote best practice and accountable waste management, taking into account regional differences within the State; and
 - (b) include effective recording, monitoring and reporting systems with respect to waste transport, resource recovery and waste disposal; and
 - (c) promote environmental responsibility and involvement in waste avoidance, waste minimisation and waste management within the community.

8—Waste management objective and administration of policy

The Authority and other administering agencies must take the waste management objective into account in the administration of this policy.

9—Waste management objective and determinations by Authority under Part 6 of Act

The Authority must take the waste management objective into account—

- (a) in determining matters required to be determined by the Authority under Part 6 of the Act in relation to environmental authorisations or applications for environmental authorisations;
- (b) in determining matters required to be determined by the Authority under Part 6 of the Act in relation to applications for development authorisations referred to the Authority under the *Development Act 1993*.

Part 3—General waste management obligations

Division 1—Unlawful disposal of waste

10—Unlawful disposal of waste

- (1) A person must not dispose of waste except—
 - (a) at an appropriate licensed or approved depot; or
 - (b) by—
 - (i) depositing it in a receptacle provided by a council for collection by a kerbside waste collection service; or
 - (ii) placing it for collection as a part of a kerbside waste collection service provided by a council,where it is the council's policy that waste of that kind may be disposed of by means of that service;
 - (c) by depositing it in a safe and secure receptacle for transport, or collection and transport, to an appropriate licensed or approved depot; or
 - (d) by incineration if that process is authorised at law; or
 - (e) as required or authorised under an environmental authorisation or as otherwise required or authorised by the Authority; or
 - (f) subject to subclause (3), to land owned or occupied by the person, or to land with the permission of the owner or occupier of the land (recognising that nothing in this provision can affect environmental, licensing or other requirements under the Act).

Mandatory provision:

- (a) Category A offence if the waste—
 - (i) is listed waste; or
 - (ii) is disposed of to land where the total costs and expenses that would reasonably be incurred to clean up the waste and transport it to and dispose of it at an appropriate licensed or approved depot would exceed \$50 000; or

- (iii) is disposed of in a quantity, or total quantity, exceeding 20 kilograms; or
 - (iv) is disposed of in a manner referred to in subclause (3);
- (b) in any other case—Category B offence.
- (2) In order to facilitate the proper management of waste that is to be collected under subclause (1)(b), a metropolitan council must provide a weekly general kerbside waste collection service (other than for recyclable waste or vegetative matter) in respect of residential premises within its area.
- (3) Subclause (1)(f) does not apply if the waste is disposed of—
 - (a) in a manner that results in environmental harm affecting water occurring naturally above or under the ground or water introduced to an aquifer or other area under the ground; or
 - (b) in a manner that results in site contamination or an environmental nuisance; or
 - (c) in a sinkhole located in a karst environment; or
 - (d) in a manner that causes or has the potential to cause unstable geotechnical conditions (including landslides, soil erosion or substantial movement of the waste); or
 - (e) in a manner that causes or has the potential to cause an infestation of vermin, rodents or other pests; or
 - (f) in a manner that is or may be a potential fire hazard.
- (4) An owner or occupier of land must not permit another to dispose of waste to the land in a manner referred to in subclause (3).
Mandatory provision: Category A offence.
- (5) The result of disposing of waste in contravention of this clause is declared to be environmental harm for the purposes of section 5(1)(b) of the Act.

Division 2—Waste to be treated prior to disposal to landfill

11—Waste to be treated prior to disposal to landfill

- (1) This clause applies to waste produced in an area specified in Schedule 2 other than waste excluded from the application of this clause by Schedule 3.
- (2) This clause will not apply until the second anniversary of the day fixed by the Governor for this policy to come into operation.
- (3) A person must not dispose of waste to which this clause applies at a landfill depot unless the waste results from, or has been subject to, resource recovery processes carried out—
 - (a) at an appropriate licensed material recovery facility or composting depot; or
 - (b) at some other facility that has been approved by the Authority for the purposes of this clause; or
 - (c) in accordance with the waste management hierarchy and to the extent reasonably achievable.

Mandatory provision: Category B offence.

- (4) The operator of a landfill depot must not receive waste to which this clause applies for disposal at the depot unless the waste results from, or has been subject to, resource recovery processes carried out—
- (a) at an appropriate licensed material recovery facility or composting depot; or
 - (b) at some other facility that has been approved by the Authority for the purposes of this clause; or
 - (c) in accordance with the waste management hierarchy and to the extent reasonably achievable.

Mandatory provision: Category B offence.

- (5) For the purposes of this clause, waste received at a landfill depot will be taken to result from, or have been subject to, resource recovery processes if it has been received from—
- (a) an appropriate licensed material recovery facility or composting depot; or
 - (b) some other facility that has been approved by the Authority for the purposes of this clause.
- (6) The Authority may—
- (a) grant an approval to a facility for the purposes of subclauses (3), (4) and (5) subject to such conditions as the Authority thinks fit (and the Authority may vary those conditions from time to time);
 - (b) revoke such an approval on such grounds as the Authority thinks fit.
- (7) The conditions of an approval may be varied by the addition, substitution or deletion of 1 or more conditions.
- (8) In this clause—
- resource recovery processes*** means processes carried out for resource recovery, which may include a determination, following examination of waste, that the waste need not be subject to treatment, or further treatment, for resource recovery so long as any such determination is made in accordance with—
- (a) any licence conditions that are expressed to apply for the purposes of this clause; or
 - (b) any conditions that apply under subclause (6); or
 - (c) any guidelines published from time to time by the Authority for the purposes of this clause.

Division 3—Disposal of prohibited landfill waste

12—Disposal of prohibited landfill waste

- (1) A person must not dispose of waste at a landfill depot if the waste was produced in an area for which the waste is prohibited landfill waste.

Mandatory provision: Category B offence.

- (2) A person must not dispose of waste in an area for which the waste is prohibited landfill waste by depositing it in a receptacle for collection or transport for disposal at a landfill depot.

Mandatory provision: Category B offence.

- (3) The operator of a landfill depot must not receive waste for disposal at the depot if—
- (a) the waste was produced in an area for which the waste is prohibited landfill waste; or
 - (b) the depot is situated in an area for which the waste is prohibited landfill waste.
- Mandatory provision: Category B offence.
- (4) This clause does not apply to the disposal or receipt of waste at a landfill depot if—
- (a) a determination has been made, following examination of the waste, that the waste need not be subject to treatment, or further treatment, for the removal of material that is prohibited landfill waste; and
 - (b) the determination has been made—
 - (i) at an appropriate licensed material recovery facility or composting depot in accordance with any licence conditions that are expressed to apply for the purposes of this clause; or
 - (ii) at some other facility that has been approved by the Authority for the purposes of this clause in accordance with any conditions that apply under this clause; or
 - (iii) in accordance with any guidelines published from time to time by the Authority for the purposes of this clause.
- (5) For the purposes of subclause (3), prohibited landfill waste received at a landfill depot will be taken to have been the subject of a determination referred to in subclause (4) if it has been received from—
- (a) an appropriate licensed material recovery facility or composting depot; or
 - (b) some other facility that has been approved by the Authority for the purposes of this clause.
- (6) The Authority may—
- (a) grant an approval to a facility for the purposes of subclauses (4) and (5) subject to such conditions as the Authority thinks fit (and the Authority may vary those conditions from time to time);
 - (b) revoke such an approval on such grounds as the Authority thinks fit.
- (7) The conditions of an approval may be varied by the addition, substitution or deletion of 1 or more conditions.

13—Exemptions under Part 6 of Act

Section 39(1) of the Act does not apply to an application for an exemption from clause 12.

Division 4—General waste transport

14—General waste transport

A person who transports waste on or in a vehicle must—

- (a) take all reasonable and practicable steps to cover, contain or secure the waste to ensure that it remains on or in the vehicle throughout the course of transportation; and

- (b) ensure that the vehicle being used to transport the waste is designed and sufficiently well maintained so as to prevent the spillage or leakage of the waste; and
- (c) take all reasonable and practicable steps to prevent spillage or leakage of the waste during loading and unloading of the waste; and
- (d) not cause any danger or potential danger by transporting volatile waste in the passenger compartment or transporting incompatible kinds of waste in the same container, or in close proximity in or on the vehicle; and
- (e) if a waste transporter, have on the vehicle an emergency spill kit of a kind suitable for waste of the kind being transported; and
- (f) comply with all reasonable directions of the operator of a licensed depot at which the waste is received; and
- (g) comply with the provisions of the *Australian Code for the Transport of Dangerous Goods by Road and Rail, Seventh Edition* published by the National Transport Commission, as amended from time to time.

Mandatory provision: Category D offence.

Part 4—Additional obligations relating to particular activities and wastes

Division 1—Management of unlicensed activities involving listed wastes

15—Management of unlicensed activities involving listed wastes

- (1) Subject to subclause (2), a person who is not required to hold a licence in respect of an activity that produces, or involves the storage, handling, treatment or disposal of, listed waste must, if the person engages in that activity—
 - (a) ensure that if the listed waste is removed by a waste transporter, the transporter is a licensed waste transporter authorised to transport waste of that kind; and
 - (b) in disposing of the listed waste, take reasonable steps to ensure that the waste is transported to an appropriate licensed or approved depot.

Mandatory provision: Category B offence.

- (2) Subclause (1) does not apply—
 - (a) to the disposal of waste if the waste is—
 - (i) deposited in a receptacle provided by a council for collection by a kerbside waste collection service; or
 - (ii) placed for collection as a part of a kerbside waste collection service provided by a council,and it is the council's policy that waste of that kind may be disposed of by means of that service; or
 - (b) in respect of medical waste produced in the course of a prescribed activity.

Division 2—Medical waste

16—Collection and transport of medical waste

- (1) Medical waste produced in the course of a prescribed activity must, as soon as is reasonably practicable after its production, be placed in a prescribed container and—
 - (a) collected for disposal by—
 - (i) a licensed waste transporter authorised to collect and transport medical waste; or
 - (ii) a council; or
 - (b) transported by a person employed or engaged in the business producing the waste directly to—
 - (i) a licensed depot at which medical waste may be received pursuant to the licence; or
 - (ii) a hospital.
- (2) A person who carries on a business involving a prescribed activity must ensure that medical waste produced in the course of the business is placed in a prescribed container and collected or transported in accordance with subclause (1).

Mandatory provision: Category B offence.

17—Duties of councils, hospitals and pharmacies in relation to medical waste

- (1) This clause applies to—
 - (a) a council or hospital that receives and stores medical waste produced in the course of a prescribed activity; and
 - (b) a pharmacy that receives and stores medical waste produced in the course of a domestic activity.
- (2) A council, hospital or pharmacy to which this clause applies must ensure that the following provisions are complied with in relation to any medical waste received by it:
 - (a) if any other waste is mixed with medical waste, the other waste is to be dealt with under this clause in the same way as is required in relation to medical waste;
 - (b) all medical waste must be stored in containers that are—
 - (i) weatherproof; and
 - (ii) shatterproof; and
 - (iii) insect and vermin proof; and
 - (iv) leak proof or, in the case of containers storing only discarded medical sharps or any other sharp articles, leak resistant;
 - (c) all containers for medical waste that are kept for further use must be thoroughly cleaned and disinfected as soon as reasonably practicable after emptying;
 - (d) all containers used for the storage or transport of medical waste must be clearly labelled as containing medical waste;
 - (e) all containers of medical waste must be stored in a secure location;
 - (f) all necessary equipment required to clean and disinfect the area in case of accidental spillage of medical waste must be readily available and accessible;

- (g) discarded medical sharps or any other sharp articles—
 - (i) must be contained for disposal in containers that comply with the requirements of *AS 4031-1992 Non-reusable containers for the collection of sharp medical items used in health care areas*, as amended from time to time, *AS 4261:1994 Reusable containers for the collection of sharp items used in human and animal applications*, as amended from time to time, *AS 4939-2001 Non-reusable personal use containers for the collection and disposal of hypodermic needles and syringes*, as amended from time to time, or *British Standard 7320:1990 Specification for sharps containers*, as amended from time to time, as the case requires; and
 - (ii) must not be subject to compaction by a compacting device nor placed for storage or transport in a portable or mobile compactor;
- (h) medical waste must be disposed of as soon as reasonably practicable;
- (i) all medical waste must be—
 - (i) disposed of by incineration; or
 - (ii) disposed of by such other method of treatment or disposal as is approved by the Authority and subject to such conditions as the Authority thinks fit; or
 - (iii) collected for disposal by—
 - (A) a licensed waste transporter authorised to collect and transport medical waste; or
 - (B) a council;
- (j) before the collection of medical waste for disposal, the transporter must be advised of the nature of the waste, hazards associated with the waste and any precautions that need to be taken during the collection, transport or disposal of the medical waste;
- (k) the transporter must be given such assistance as is required to ensure that loading operations are carried out in such a way as to prevent spillage of any medical waste.

Mandatory provision: Category B offence.

18—Disposal of medical sharps

- (1) A person must not dispose of medical sharps by—
 - (a) depositing medical sharps in a receptacle provided by a council for collection by a kerbside waste collection service; or
 - (b) placing medical sharps for collection as a part of a kerbside waste collection service provided by a council.

Mandatory provision: Category D offence.

- (2) In this clause—

medical sharp includes needles, hypodermic needles, syringes with needles or other surgical instruments that have been used in a domestic situation for medical purposes.

- (3) This clause will not apply until the second anniversary of the day fixed by the Governor for this policy to come into operation.

Division 3—Management of other particular wastes

19—Matters to be taken into account by Authority under Part 6 of Act in relation to HCBs, OCPs and PCBs

- (1) In determining matters required to be determined by the Authority under Part 6 of the Act—
 - (a) in relation to environmental authorisations or applications for environmental authorisations; or
 - (b) in relation to applications for development authorisations referred to the Authority under the *Development Act 1993*,

that involve the management of HCBs, the Authority must, in addition to taking into account the waste management objective, take into account the *National Strategy for the Management of Scheduled Wastes*, as amended from time to time, and the *Hexachlorobenzene Waste Management Plan* prepared under the *National Strategy for the Management of Scheduled Wastes* by ANZECC, as amended from time to time.

- (2) In determining matters required to be determined by the Authority under Part 6 of the Act—
 - (a) in relation to environmental authorisations or applications for environmental authorisations; or
 - (b) in relation to applications for development authorisations referred to the Authority under the *Development Act 1993*,

that involve the management of OCPs, the Authority must, in addition to taking into account the waste management objective, take into account the *National Strategy for the Management of Scheduled Wastes*, as amended from time to time, and the *Organochlorine Pesticides Waste Management Plan* prepared under the *National Strategy for the Management of Scheduled Wastes* by ANZECC, as amended from time to time.

- (3) In determining matters required to be determined by the Authority under Part 6 of the Act—
 - (a) in relation to environmental authorisations or applications for environmental authorisations; or
 - (b) in relation to applications for development authorisations referred to the Authority under the *Development Act 1993*,

that involve the management of PCBs, the Authority must, in addition to taking into account the waste management objective, take into account the *National Strategy for the Management of Scheduled Wastes*, as amended from time to time, and the *Polychlorinated Biphenyls Waste Management Plan* prepared under the *National Strategy for the Management of Scheduled Wastes* by ANZECC, as amended from time to time.

Part 5—Waste management codes of practice and general environmental duty

20—Waste management codes of practice and general environmental duty

- (1) For the purposes of section 25(3)(b) of the Act, compliance with a prescribed code of practice by a person to whom the code applies will satisfy the general environmental duty under section 25 of the Act in relation to pollution by waste of a kind to which the code applies.

- (2) For the purposes of subclause (1), a prescribed code of practice is to be taken to include a requirement for compliance with—
- (a) any other provision of this policy; and
 - (b) any provision of another environment protection policy or the regulations under the Act; and
 - (c) any condition of an environmental authorisation,
- to the extent to which the provision or condition is applicable to an activity to which the prescribed code of practice applies.
- (3) In this clause—
- prescribed code of practice* means a document declared to be a prescribed code of practice by Schedule 5.

Part 6—Design, construction and operational standards for depots

21—Matters to be taken into account by Authority in relation to landfill depots

In determining matters required to be determined by the Authority—

- (a) under Part 6 of the Act in relation to environmental authorisations, or applications for environmental authorisations, that relate to landfill depots; or
- (b) under Part 6 of the Act in relation to applications for development authorisations referred to the Authority under the *Development Act 1993* that relate to landfill depots,

the Authority must, in addition to taking into account the waste management objective, take into account the *EPA Guidelines for Environmental Management of Landfill Facilities (Municipal Solid Waste and Commercial and Industrial General Waste) 2007* prepared by the Authority, as amended from time to time.

22—Matters to be taken into account by Authority in relation to material recovery facilities and beverage container collection depots and super collectors

In determining matters required to be determined by the Authority—

- (a) under Part 6 of the Act in relation to environmental authorisations, or applications for environmental authorisations, that relate to material recovery facilities; or
- (b) under Part 6 of the Act in relation to applications for development authorisations referred to the Authority under the *Development Act 1993* that relate to material recovery facilities; or
- (c) under section 69 of the Act in relation to applications for approvals under that section,

the Authority must, in addition to taking into account the waste management objective, take into account the *Environmental Guidelines for Resource Recovery and Waste Transfer Depots 2001* and the *Environmental Guidelines for Collection Depots 2000* prepared by the Authority, as amended from time to time.

23—Matters to be taken into account by Authority in relation to transfer stations

In determining matters required to be determined by the Authority—

- (a) under Part 6 of the Act in relation to environmental authorisations, or applications for environmental authorisations, that relate to transfer stations; or
- (b) under Part 6 of the Act in relation to applications for development authorisations referred to the Authority under the *Development Act 1993* that relate to transfer stations,

the Authority must, in addition to taking into account the waste management objective, take into account the *Environmental Guidelines for Resource Recovery and Waste Transfer Depots 2001* prepared by the Authority, as amended from time to time.

Schedule 1—Waste to which policy does not apply

For the purposes of clause 6, this policy does not apply to the following waste:

- (a) radioactive waste the management or disposal of which is regulated under the *Radiation Protection and Control Act 1982* or a law of the Commonwealth.

Schedule 2—Specified areas for clause 11

The following areas are specified for the purposes of clause 11 (Waste to be treated prior to disposal to landfill):

- (a) Metropolitan Adelaide.

Schedule 3—Waste excluded from application of clause 11

Waste of the following kinds is excluded from the application of clause 11 (Waste to be treated prior to disposal to landfill):

- (a) hazardous waste;
- (b) medical waste;
- (c) quarantine waste;
- (d) wastewater;
- (e) waste collected by a council by a kerbside waste collection service where the council also provides separate kerbside waste collection services for recyclable waste and vegetative matter;
- (f) waste collected by a council through its street sweeping operations or through the emptying of rubbish bins located in public places;
- (g) waste that the operators of all licensed material recovery facilities or composting depots are not authorised under their licences to receive at the facilities or depots;
- (h) waste that is required or authorised by an environmental authorisation to be disposed of to landfill without treatment or otherwise required or authorised by the Authority to be disposed of to landfill without treatment;
- (i) for the period until the third anniversary of the day fixed by the Governor for this policy to come into operation—domestic waste transported other than by a licensed waste transporter.

Schedule 4—Prohibited landfill waste

- 1 For the purposes of clause 12 (Disposal of prohibited landfill waste), the waste identified below is prohibited landfill waste for the specified area.

Waste	Area
<i>Risk-based</i>	
(1) Hazardous waste	All of the State
(2) Lead acid batteries	All of the State
(3) Liquid waste	All of the State
(4) Medical waste	All of the State
(5) Oil	All of the State
(6) Tyres—whole tyres other than earth mover tyres and tyres that have been exposed to radioactive materials through mining operations	All of the State
(7) On and after the first anniversary of the day fixed by the Governor for this policy to come into operation—vehicles	All of the State
<i>Aggregated recoverable materials</i>	
(8) Cardboard and paper waste aggregated for resource recovery separately from other waste	All of the State
(9) Glass packaging aggregated for resource recovery (whether alone or with other recyclables)	All of the State
(10) Metals—aluminium, copper, steel or iron or a blend or alloy of any such metals aggregated for resource recovery (whether alone or with other recyclables), other than metal products with components of different metals that cannot be readily separated	All of the State
(11) PET or HDPE plastic packaging aggregated for resource recovery (whether alone or with other recyclables)	All of the State
(12) Vegetative matter aggregated for resource recovery and collected by a council by a kerbside waste collection service operated as a separate collection service for such waste, other than such waste collected from within a quarantine area declared under the <i>Fruit and Plant Protection Act 1992</i>	All of the State
(13) On and after the first anniversary of the day fixed by the Governor for this policy to come into operation—PP or LDPE plastic packaging aggregated for resource recovery (whether alone or with other recyclables)	All of the State
(14) On and after the second anniversary of the day fixed by the Governor for this policy to come into operation—PVC or PS plastic packaging aggregated for resource recovery (whether alone or with other recyclables)	All of the State
<i>Other</i>	
(15) On and after the second anniversary of the day fixed by the Governor for this policy to come into operation—fluorescent lighting and any other lighting that contains mercury	Metropolitan Adelaide
(16) On and after the third anniversary of the day fixed by the Governor for this policy to come into operation—fluorescent lighting and any other lighting that contains mercury	All of the State, other than Metropolitan Adelaide

Waste	Area
(17) On and after the second anniversary of the day fixed by the Governor for this policy to come into operation—computer monitors and televisions, including components, subassemblies and consumables that are part of the equipment when discarded	Metropolitan Adelaide
(18) On and after the third anniversary of the day fixed by the Governor for this policy to come into operation—computer monitors and televisions, including components, subassemblies and consumables that are part of the equipment when discarded	All of the State, other than Metropolitan Adelaide
(19) On and after the first anniversary of the day fixed by the Governor for this policy to come into operation—whitegoods	Metropolitan Adelaide
(20) On and after the first anniversary of the day fixed by the Governor for this policy to come into operation—whitegoods	All of the State, other than Metropolitan Adelaide
(21) On and after the third anniversary of the day fixed by the Governor for this policy to come into operation—electrical or electronic equipment not referred to above	Metropolitan Adelaide
(22) On and after the third anniversary of the day fixed by the Governor for this policy to come into operation—electrical or electronic equipment not referred to above	All of the State, other than Metropolitan Adelaide
(23) On and after the second anniversary of the day fixed by the Governor for this policy to come into operation—whole earth mover tyres	Metropolitan Adelaide
(24) On and after the second anniversary of the day fixed by the Governor for this policy to come into operation—whole earth mover tyres	All of the State, other than Metropolitan Adelaide
2 A reference in an item under clause 1 of this Schedule to waste that has been aggregated is a reference to such waste that has been aggregated at any time or at any stage in any process associated with dealing with the waste.	
3 (1) The Authority may—	
(a) by notice in the Gazette, suspend the operation of an item under clause 1 of this Schedule (including an item that is expressed to come into operation on a particular anniversary of the commencement of this policy) until a day to be fixed by further notice in the Gazette (being a day, if the Authority so declares, that is not before the expiration of a period specified by the Authority in relation to the particular item);	
(b) in relation to any item the operation of which is suspended under paragraph (a), by notice in the Gazette (after taking into account any declaration under that paragraph), fix a day on which the item will come into operation (and thus have effect for the purposes of this policy).	
(2) Subclause (1) does not limit the operation of clause 5 of Part 1 of the policy.	
4 In this Schedule—	
HDPE means High Density Polyethylene (No. 2 Plastics Identification Code marking);	
LDPE means Low Density Polyethylene (No. 4 Plastics Identification Code marking);	
PET means Polyethylene Terephthalate (No. 1 Plastics Identification Code marking);	
PP means Polypropylene (No. 5 Plastics Identification Code marking);	
PS means Polystyrene (No. 4 Plastics Identification Code marking);	
PVC means Polyvinyl Chloride (No. 3 Plastics Identification Code marking).	

Schedule 5—Waste management codes of practice and general environmental duty

For the purposes of clause 20, the following are prescribed codes of practice:

- (a) the *Industry Code of Practice for the Management of Clinical and Related Wastes, 5th edition, 2007* prepared by the Australian and New Zealand Clinical Waste Management Industry Group, as amended from time to time.

Schedule 6—Revocation of *Environment Protection (Waste Management) Policy 1994*

The *Environment Protection (Waste Management) Policy 1994* is revoked.

South Australia

Crown Land Management Act (Commencement) Proclamation 2010

1—Short title

This proclamation may be cited as the *Crown Land Management Act (Commencement) Proclamation 2010*.

2—Commencement of Act

The *Crown Land Management Act 2009* (No 20 of 2009) will come into operation on 1 June 2010.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

EHCS09/0032

South Australia

Liquor Licensing (Producers, Responsible Service and Other Matters) Amendment Act (Commencement) Proclamation 2010

1—Short title

This proclamation may be cited as the *Liquor Licensing (Producers, Responsible Service and Other Matters) Amendment Act (Commencement) Proclamation 2010*.

2—Commencement of Act

- (1) The *Liquor Licensing (Producers, Responsible Service and Other Matters) Amendment Act 2009* (No 61 of 2009) will come into operation on 3 May 2010.
- (2) The operation of sections 5 and 7 of the Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

10MCA005CS

South Australia

Local Government (Accountability Framework) Amendment Act (Commencement) Proclamation 2010

1—Short title

This proclamation may be cited as the *Local Government (Accountability Framework) Amendment Act (Commencement) Proclamation 2010*.

2—Commencement of Act and suspension of certain provisions

- (1) Subject to subclauses (2) and (3), the *Local Government (Accountability Framework) Amendment Act 2009* (No 81 of 2009) will come into operation on 8 April 2010.
- (2) The following provisions of the Act will come into operation on 1 July 2010:
 - (a) section 4(2);
 - (b) section 18;
 - (c) sections 22 and 23;
 - (d) section 24(2), (3) and (4);
 - (e) sections 25 and 26;
 - (f) sections 33 and 34;
 - (g) section 49;
 - (h) Schedule 1.
- (3) The operation of the following provisions of the Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations:
 - (a) section 4(1);
 - (b) sections 5 and 6;
 - (c) sections 8 to 10 (inclusive);
 - (d) sections 12 and 13;
 - (e) section 20;
 - (f) section 24(1);
 - (g) section 24(5);
 - (h) section 35;
 - (i) section 38;
 - (j) sections 40 to 43 (inclusive);
 - (k) sections 47 and 48;
 - (l) section 50.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

09MLG0012CS

South Australia

River Torrens Linear Park (Linear Parks) Amendment Act (Commencement) Proclamation 2010

1—Short title

This proclamation may be cited as the *River Torrens Linear Park (Linear Parks) Amendment Act (Commencement) Proclamation 2010*.

2—Commencement of Act

The *River Torrens Linear Park (Linear Parks) Amendment Act 2009* (No 80 of 2009) will come into operation on 1 March 2010.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

South Australia

Statutes Amendment (Public Sector Consequential Amendments) Act (Commencement) Proclamation 2010

1—Short title

This proclamation may be cited as the *Statutes Amendment (Public Sector Consequential Amendments) Act (Commencement) Proclamation 2010*.

2—Commencement of suspended provisions

Part 43 (sections 84 to 86) of the *Statutes Amendment (Public Sector Consequential Amendments) Act 2009* (No 84 of 2009) will come into operation on 1 June 2010.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

EHCS09/0032

South Australia

Administrative Arrangements (Administration of Crown Land Management Act) Proclamation 2010

under section 5 of the *Administrative Arrangements Act 1994*

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Administration of Crown Land Management Act) Proclamation 2010*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Administration of Act committed to Minister for Environment and Conservation

The administration of the *Crown Land Management Act 2009* is committed to the Minister for Environment and Conservation.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

EHCS09/0032

South Australia

Mining Revocation Proclamation 2010

under section 8(2) of the *Mining Act 1971*

Preamble

- 1 By proclamation made pursuant to the *Mining Act 1971* on 3 May 1973 (*Gazette 3.5.1973 p1926*) the following land was reserved from the operation of that Act (other than section 16 of the Act):

Commencing at a point within section 1296, hundred of Kanmantoo, county of Sturt, being 460 metres distant from the north-western boundary of the said section and on a line at right angles to the said section boundary from a point thereon distant 425 metres from the northern corner of the said section; thence south-westerly along a line parallel to the said section boundary for a distance of 490 metres; thence north-westerly at a northern angle of 90° for a distance of 250 metres; thence north-easterly at an eastern angle of 90° for a distance of 490 metres; thence south-easterly to the point of commencement.

- 2 It is now intended that the land no longer be reserved from the operation of the Act.
-

1—Short title

This proclamation may be cited as the *Mining Revocation Proclamation 2010*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Revocation of proclamation

The proclamation referred to in clause 1 of the preamble is revoked.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

MMRD10/002CS

South Australia

National Parks and Wildlife (Bangham Conservation Park) Proclamation 2010

under section 30(2) of the *National Parks and Wildlife Act 1972*

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Bangham Conservation Park) Proclamation 2010*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Alteration of boundaries of Bangham Conservation Park

The boundaries of the Bangham Conservation Park are altered by adding to the Park the following Crown land:

Allotment 1 of Deposited Plan 78796, Hundred of Geegeela, County of MacDonnell.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

EHCS10/0006

South Australia

National Parks and Wildlife (Bimbowrie Conservation Park—Mining Rights) Proclamation 2010

under section 43 of the *National Parks and Wildlife Act 1972*

Preamble

- 1 The Crown land described in Schedule 1 is, by another proclamation made on this day, constituted as a conservation park under section 30(1) of the *National Parks and Wildlife Act 1972* and assigned the name *Bimbowrie Conservation Park*.
- 2 It is intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to that land.

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Bimbowrie Conservation Park—Mining Rights) Proclamation 2010*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Interpretation

In this proclamation—

Environment Minister means the Minister for the time being administering the *National Parks and Wildlife Act 1972*;

Mining Minister means the Minister for the time being administering the *Mining Act 1971* or the Minister for the time being administering the *Petroleum and Geothermal Energy Act 2000*, as the case requires.

4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* in respect of the land described in Schedule 1 and may, subject to clause 6, be exercised in respect of that land.

6—Conditions for exercise of rights

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights is a regulated activity within the meaning of the *Petroleum and Geothermal Energy Act 2000*, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (b) if work to be carried out in relation to the land in the exercise of rights under the *Mining Act 1971* or the *Petroleum and Geothermal Energy Act 2000* has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (a) or otherwise), the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information relating to the proposed work as the Minister may require;
- (c) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (a)), the person must comply with those directions in carrying out the work;
- (d) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (e) in addition to complying with the other requirements of this proclamation, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and

- (ii) must maintain all work areas in a clean and tidy condition; and
 - (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (f) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (c)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (a)) rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

7—Governor may give approvals, directions

If—

- (a) the Mining Minister and the Environment Minister cannot agree as to whether—
 - (i) approval should be granted or refused under clause 5; or
 - (ii) a direction should be given under clause 6(c); or
- (b) the Environment Minister does not approve a statement of environmental objectives under clause 6(a),

the Governor may, with the advice and consent of the Executive Council—

- (c) grant or refuse the necessary approval under clause 5; or
- (d) give a direction in writing under clause 6(c); or
- (e) grant or refuse the necessary approval under clause 6(a).

Schedule 1—Description of land

Allotment 1 of Filed Plan 219181, Out of Hundreds (Curnamona) and Out of Hundreds (Olary).

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

EHCS10/0010

South Australia

National Parks and Wildlife (Bimbowrie Conservation Park) Proclamation 2010

under section 30(1) of the *National Parks and Wildlife Act 1972*

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Bimbowrie Conservation Park) Proclamation 2010*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Constitution of Bimbowrie Conservation Park

The following Crown land is constituted as a conservation park and assigned the name *Bimbowrie Conservation Park*:

Allotment 1 of Filed Plan 219181, Out of Hundreds (Curnamona) and Out of Hundreds (Olary).

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural and historic features of the land and with the advice and consent of the Executive Council
on 18 February 2010

EHCS10/0010

South Australia

National Parks and Wildlife (Caroona Creek Conservation Park—Mining Rights) Proclamation 2010

under section 43 of the *National Parks and Wildlife Act 1972*

Preamble

- 1 The Crown land described in Schedule 1, is, by another proclamation made on this day, constituted as a conservation park under section 30(1) of the *National Parks and Wildlife Act 1972* and assigned the name *Caroona Creek Conservation Park*.
 - 2 It is intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to that land.
-

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Caroona Creek Conservation Park—Mining Rights) Proclamation 2010*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Interpretation

In this proclamation—

Environment Minister means the Minister for the time being administering the *National Parks and Wildlife Act 1972*;

Mining Minister means the Minister for the time being administering the *Mining Act 1971*.

4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Mining Act 1971* may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Mining Act 1971* in respect of the land described in Schedule 1 and may, subject to clause 6, be exercised in respect of that land.

6—Conditions for exercise of rights

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act 1971* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights has not previously been authorised, the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and must supply each Minister with such information relating to the proposed work as the Minister may require;
- (b) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,the person must comply with those directions in carrying out the work;
- (c) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (d) in addition to complying with the other requirements of this proclamation, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and
 - (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (e) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (b)(iii), the person must rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

7—Governor may give approvals, directions

If the Mining Minister and the Environment Minister cannot agree as to whether—

- (a) approval should be granted or refused under clause 5; or
- (b) a direction should be given under clause 6(b),

the Governor may, with the advice and consent of the Executive Council—

- (c) grant or refuse the necessary approval under clause 5; or
- (d) give a direction in writing under clause 6(b).

Schedule 1—Description of land

Sections 49, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 107, 108, 109, 112, 113, 115, 116, 117, 118, 119, 120, 121, 122, 123, 174, 175, 176, 313, 314, 315, 316, 324 and 325, Hundred of Tomkinson, County of Burra;

Allotments 100 and 101 of Deposited Plan 68352, Hundred of Tomkinson, County of Burra;

Allotment 1 of Deposited Plan 58696, Hundred of Tomkinson, County of Burra.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

EHCS10/0011

South Australia

National Parks and Wildlife (Caroona Creek Conservation Park) Proclamation 2010

under section 30(1) of the *National Parks and Wildlife Act 1972*

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Caroona Creek Conservation Park) Proclamation 2010*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Constitution of Caroona Creek Conservation Park

The following Crown land is constituted as a conservation park and assigned the name *Caroona Creek Conservation Park*:

Sections 49, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 107, 108, 109, 112, 113, 115, 116, 117, 118, 119, 120, 121, 122, 123, 174, 175, 176, 313, 314, 315, 316, 324 and 325, Hundred of Tomkinson, County of Burra;

Allotments 100 and 101 of Deposited Plan 68352, Hundred of Tomkinson, County of Burra;

Allotment 1 of Deposited Plan 58696, Hundred of Tomkinson, County of Burra.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural and historic features of the land and with the advice and consent of the Executive Council
on 18 February 2010

EHCS10/0011

South Australia

National Parks and Wildlife (Deep Creek Conservation Park) Proclamation 2010

under section 29(3) of the *National Parks and Wildlife Act 1972*

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Deep Creek Conservation Park) Proclamation 2010*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Alteration of boundaries of Deep Creek Conservation Park

The boundaries of the Deep Creek Conservation Park are altered by adding to the Park the following Crown land:

Section 209, Hundred of Waitpinga, County of Hindmarsh;

Allotment 100 of Deposited Plan 58990, Hundred of Waitpinga, County of Hindmarsh.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

EHCS10/0005

South Australia

National Parks and Wildlife (Gum Tree Gully Conservation Park) Proclamation 2010

under section 30(1) of the *National Parks and Wildlife Act 1972*

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Gum Tree Gully Conservation Park) Proclamation 2010*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Constitution of Gum Tree Gully Conservation Park

The following Crown land is constituted as a conservation park and assigned the name *Gum Tree Gully Conservation Park*:

Allotment 31 of Deposited Plan 79974, Hundred of Encounter Bay, County of Hindmarsh.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural features of the land and with the advice and consent of the Executive Council
on 18 February 2010

EHCS10/0004

South Australia

National Parks and Wildlife (Hesperilla Conservation Park) Proclamation 2010

under section 30(1) of the *National Parks and Wildlife Act 1972*

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Hesperilla Conservation Park) Proclamation 2010*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Constitution of Hesperilla Conservation Park

The following Crown land is constituted as a conservation park and assigned the name *Hesperilla Conservation Park*:

Allotment 16 of Deposited Plan 73837, Hundred of Nangkita, County of Hindmarsh;

Allotment 17 of Filed Plan 50079, Hundred of Nangkita, County of Hindmarsh.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural features of the land and with the advice and consent of the Executive Council
on 18 February 2010

EHCS10/0009

South Australia

National Parks and Wildlife (Lake Hawdon South Conservation Park—Mining Rights) Proclamation 2010

under section 43 of the *National Parks and Wildlife Act 1972*

Preamble

- 1 The Crown land described in Schedule 1 is, by another proclamation made on this day, constituted as a conservation park under section 30(1) of the *National Parks and Wildlife Act 1972* and assigned the name *Lake Hawdon South Conservation Park*.
 - 2 It is intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to the land constituting the conservation park.
 - 3 It is also intended, in the case of future rights, that the exercise of those rights be restricted to the land that lies below the surface of the park, with no work permitted on the park surface and any necessary subsurface exploration or access undertaken in a manner (eg from adjacent land) that does not require such work.
-

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Lake Hawdon South Conservation Park—Mining Rights) Proclamation 2010*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Interpretation

In this proclamation—

Environment Minister means the Minister to whom the administration of the *National Parks and Wildlife Act 1972* is committed;

Mining Minister means the Minister to whom the administration of the *Petroleum and Geothermal Energy Act 2000* is committed.

4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Petroleum and Geothermal Energy Act 2000* may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Petroleum and Geothermal Energy Act 2000* in respect of the land described in Schedule 1 and may, subject to clause 7, be exercised in respect of that land.

6—Conditions for exercise of existing rights

A person in whom rights of entry, prospecting, exploration or mining existing immediately before the making of this proclamation are vested pursuant to the *Petroleum and Geothermal Energy Act 2000* must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights is a regulated activity within the meaning of the *Petroleum and Geothermal Energy Act 2000*, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (b) if any work to be carried out in relation to the land in the exercise of those rights has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (a) or otherwise), the person must give at least 3 months notice of that proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information in relation to the proposed work as the Minister may require;
- (c) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work,(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (a)), the person must comply with those directions in carrying out the work;
- (d) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (e) in addition to complying with the other requirements of this clause, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and

- (iii) must, upon the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (f) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (c)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (a)) rehabilitate the land (including its vegetation and wildlife) on completion of the work to the satisfaction of the Environment Minister.

7—Conditions for exercise of acquired rights

A person in whom rights of entry, prospecting, exploration or mining acquired after the making of this proclamation are vested pursuant to the *Petroleum and Geothermal Energy Act 2000* must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) no work may be carried out on the surface of the land in the exercise of those rights;
- (b) if work to be carried out in relation to the land in the exercise of those rights is a regulated activity within the meaning of the *Petroleum and Geothermal Energy Act 2000*, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (c) if any work to be carried out in relation to the land in the exercise of those rights has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (b) or otherwise), the person must give at least 3 months notice of that proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information in relation to the proposed work as the Minister may require;
- (d) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) prohibiting or restricting access to any specified part of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,

(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (b)), the person must comply with those directions in carrying out the work;

- (e) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (f) in addition to complying with the other requirements of this clause, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and
 - (iii) must, upon the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (g) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (d)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (b)) rehabilitate the land (including its vegetation and wildlife) on completion of the work to the satisfaction of the Environment Minister.

8—Governor may give approvals, directions

If—

- (a) the Mining Minister and the Environment Minister cannot agree as to whether—
 - (i) approval should be granted or refused under clause 5; or
 - (ii) a direction should be given under clause 6(c) or 7(d); or
- (b) the Environment Minister does not approve a statement of environmental objectives under clause 6(a) or 7(b),

the Governor may, with the advice and consent of the Executive Council—

- (c) grant or refuse the necessary approval under clause 5; or
- (d) give a direction in writing under clause 6(c) or 7(d); or
- (e) grant or refuse the necessary approval under clause 6(a) or 7(b).

Schedule 1—Description of land

Sections 177 and 178, Hundred of Bray, County of Robe.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

EHCS10/0013

South Australia

National Parks and Wildlife (Lake Hawdon South Conservation Park) Proclamation 2010

under section 30(1) of the *National Parks and Wildlife Act 1972*

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Lake Hawdon South Conservation Park) Proclamation 2010*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Constitution of Lake Hawdon South Conservation Park

The following Crown land is constituted as a conservation park and assigned the name *Lake Hawdon South Conservation Park*:

Sections 177 and 178, Hundred of Bray, County of Robe.

Made by the Governor

being of the opinion that the Crown land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural features of the land and with the advice and consent of the Executive Council
on 18 February 2010

EHCS10/0013

South Australia

National Parks and Wildlife (Mount Monster Conservation Park—Mining Rights) Proclamation 2010

under section 43 of the *National Parks and Wildlife Act 1972*

Preamble

- 1 The Crown land described in Schedule 1 is, by another proclamation made on this day, added to the Mount Monster Conservation Park under section 30(2) of the *National Parks and Wildlife Act 1972*.
 - 2 It is intended that, by this proclamation, certain existing and future rights of entry, prospecting, exploration or mining be preserved in relation to that land.
-

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Mount Monster Conservation Park—Mining Rights) Proclamation 2010*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Interpretation

In this proclamation—

Environment Minister means the Minister for the time being administering the *National Parks and Wildlife Act 1972*;

Mining Minister means the Minister for the time being administering the *Mining Act 1971*.

4—Existing rights to continue

Subject to clause 6, existing rights of entry, prospecting, exploration or mining under the *Mining Act 1971* may continue to be exercised in respect of the land described in Schedule 1.

5—New rights may be acquired

Rights of entry, prospecting, exploration or mining may, with the approval of the Mining Minister and the Environment Minister, be acquired pursuant to the *Mining Act 1971* in respect of the land described in Schedule 1 and may, subject to clause 6, be exercised in respect of that land.

6—Conditions for exercise of rights

A person in whom rights of entry, prospecting, exploration or mining are vested pursuant to the *Mining Act 1971* (whether those rights were acquired before or after the making of this proclamation) must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights has not previously been authorised, the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and must supply each Minister with such information relating to the proposed work as the Minister may require;
- (b) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) (where the work is being carried out in the exercise of rights acquired after the making of this proclamation) prohibiting or restricting access to any specified area of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,the person must comply with those directions in carrying out the work;
- (c) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (d) in addition to complying with the other requirements of this proclamation, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and
 - (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (e) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (b)(iii), the person must rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

7—Governor may give approvals, directions

If the Mining Minister and the Environment Minister cannot agree as to whether—

- (a) approval should be granted or refused under clause 5; or
- (b) a direction should be given under clause 6(b),

the Governor may, with the advice and consent of the Executive Council—

- (c) grant or refuse the necessary approval under clause 5; or
- (d) give a direction in writing under clause 6(b).

Schedule 1—Description of land

Section 499, Hundred of Stirling, County of Buckingham;

Allotment 11 of Deposited Plan 13037, Hundred of Stirling, County of Buckingham.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

EHCS10/0012

South Australia

National Parks and Wildlife (Mount Monster Conservation Park) Proclamation 2010

under section 30(2) of the *National Parks and Wildlife Act 1972*

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Mount Monster Conservation Park) Proclamation 2010*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Alteration of boundaries of Mount Monster Conservation Park

The boundaries of the Mount Monster Conservation Park are altered by adding to the Park the following Crown land:

Section 499, Hundred of Stirling, County of Buckingham;

Allotment 11 of Deposited Plan 13037, Hundred of Stirling, County of Buckingham.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

EHCS10/0012

South Australia

National Parks and Wildlife (Para Wirra Recreation Park) Proclamation 2010

under section 33(3) of the *National Parks and Wildlife Act 1972*

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Para Wirra Recreation Park) Proclamation 2010*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Alteration of boundaries of Para Wirra Recreation Park

The boundaries of the Para Wirra Recreation Park are altered by adding to the Park the following Crown land:

Sections 275, 277, 278, 279, 280 and 396, Hundred of Para Wirra, County of Adelaide;

Allotments 2, 3, 4, 5 and 6 of Deposited Plan 58801, Hundred of Para Wirra, County of Adelaide;

Allotment 1 of Deposited Plan 58800, Hundred of Barossa, County of Adelaide.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

EHCS10/0003

South Australia

National Parks and Wildlife (Seal Bay Conservation Park) Proclamation 2010

under section 29(3) of the *National Parks and Wildlife Act 1972*

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Seal Bay Conservation Park) Proclamation 2010*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Alteration of boundaries of Seal Bay Conservation Park

The boundaries of the Seal Bay Conservation Park are altered by adding to the Park the following Crown land:

Section 4, Hundred of Seddon, County of Carnarvon.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

EHCS10/0008

South Australia

Youth Court (Designation and Classification of Magistrate) Proclamation 2010

under section 9 of the *Youth Court Act 1993*

1—Short title

This proclamation may be cited as the *Youth Court (Designation and Classification of Magistrate) Proclamation 2010*.

2—Commencement

This proclamation comes into operation on the day on which it is made.

3—Designation and classification of Magistrate

The Stipendiary Magistrate named in Schedule 1 is—

- (a) designated as a Magistrate of the Youth Court of South Australia; and
- (b) classified as a member of the Court's ancillary judiciary.

Schedule 1—Magistrate of the Court

Yoong Fee Chin

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

AGO0203/02CS

South Australia

Development (Local Heritage—External Painting) Variation Regulations 2010

under the *Development Act 1993*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Development Regulations 2008*

- 4 Variation of Schedule 3—Acts and activities which are not development
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Development (Local Heritage—External Painting) Variation Regulations 2010*.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of *Development Regulations 2008*

4—Variation of Schedule 3—Acts and activities which are not development

Schedule 3, clause 4—after subclause (4) insert:

- (4a) The external painting of a local heritage place—
 - (a) where the painting involves the repainting of an existing painted surface in the same or similar colours and so as to provide the same or similar texture, finish and effect; or
 - (b) without limiting paragraph (a), where the painting does not materially affect the heritage value of the place.
- (4b) Subclause (4a) does not apply in relation to painting of any building that is also within the ambit of paragraph (a) or (b) of clause 6 of Schedule 3A.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

No 18 of 2010

South Australia

Crown Land Management Regulations 2010

under the *Crown Land Management Act 2009*

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Prescribed circumstances—section 25(1)(e)
- 5 Prescribed land—section 27(1)(b)(ii)
- 6 Prescribed period—section 61(1)(a)
- 7 Fees

Schedule 1—Fees

Schedule 2—Revocation and transitional provision

- 1 Revocation of *Crown Lands Regulations 1996*
 - 2 Transitional
-

1—Short title

These regulations may be cited as the *Crown Land Management Regulations 2010*.

2—Commencement

These regulations will come into operation on the day on which the *Crown Land Management Act 2009* comes into operation.

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the *Crown Land Management Act 2009*;

Adelaide City Council means The Corporation of the City of Adelaide;

Adelaide Park Lands has the same meaning as in the *Adelaide Park Lands Act 2005*.

4—Prescribed circumstances—section 25(1)(e)

The following circumstances are prescribed for the purposes of section 25(1)(e) of the Act:

- (a) where land is disposed of to a person who—
 - (i) is, or has previously been, a licensee of the land; and
 - (ii) has, in the opinion of the Minister, constructed or made significant improvements on the land;
- (b) where land is disposed of in order to comply with an obligation that the Crown, or a Crown agency, has assumed under a statutory indenture, or other statutory agreement, if the obligation existed (whether in the same or substantially similar terms) at the commencement of section 25 of the Act.

5—Prescribed land—section 27(1)(b)(ii)

For the purposes of section 27(1)(b)(ii) of the Act, land included in the Adelaide Park Lands and under the care, control and management of the Adelaide City Council (other than land in relation to which a power to grant easements otherwise exists under the Act or the *Real Property Act 1886*) is prescribed.

6—Prescribed period—section 61(1)(a)

For the purposes of section 61(1)(a) of the Act, a period of 3 weeks is prescribed.

7—Fees

The fees set out in Schedule 1 are payable to the Minister.

Schedule 1—Fees**Part 1—Application fees**

1	Application for consent—	
	(a) to transfer, assign, mortgage, encumber or sublet a lease (or part of a lease), agreement or land grant	\$338.00
	(b) to transfer, assign or sublet a licence	\$338.00
2	Application to surrender a lease for other tenure	\$357.00
3	Application to convert a licence to other tenure	\$357.00
4	Application for a duplicate or amended consent to transfer, assign, mortgage, encumber or sublet a lease, agreement or land grant	\$24.20

Part 2—Document fees

6	For preparing—	
	(a) a land grant, or alteration of a land grant	\$225.00
	(b) a lease or agreement	\$444.00
	(c) a surrender of a lease or agreement	\$267.00
	(d) a surrender of part of a lease or agreement	\$444.00
	(e) a certificate where a lease or agreement is altered, renewed or revived	\$225.00
	(f) a determination of a lease or agreement on completion of purchase	\$267.00
	(g) a resumption of a lease or agreement	\$267.00
	(h) a resumption of part of a lease or agreement	\$444.00
	(i) a request by the Minister to alter or cancel a land grant or certificate of title on behalf of another party	\$225.00
	(j) a grant of easement or an extinguishment of a grant of easement	\$225.00
	(k) a mortgage or discharge of mortgage	\$225.00
7	For correcting, by registration, an error in the name or other particulars supplied by or on behalf of a lessee, purchaser or other party	\$225.00

Part 3—Miscellaneous fees

- | | | |
|---|--|----------|
| 8 | For processing a transaction (other than a transaction in respect of which an application fee has been paid) under the Act at the request of any person for the benefit of that person or some other person nominated by that person | \$338.00 |
|---|--|----------|

Note—

Document fees are payable in addition to the fee for processing a transaction.

- | | | |
|----|---|---------------------|
| 9 | For production in the Lands Titles Office of land grants, certificates of title, leases and agreements held as security irrespective of the number of documents involved in the 1 transaction | \$133.00 |
| 10 | For preparing or checking definitions for notices under the Act— | |
| | (a) minimum fee | \$233.00 |
| | (b) additional fee where the time spent in preparing or checking definitions exceeds 2½ hours | \$92.00
per hour |

Notes—

- 1 Lands Titles Office fees and stamp duty are not included in the fees in this Schedule but will, in appropriate circumstances, be payable.
- 2 This Schedule of fees also applies in relation to the *Irrigation (Land Tenure) Act 1930*. The *Irrigation (Land Tenure) Act 1930* is, under section 3 of that Act, incorporated with the *Crown Land Management Act 2009*.

Schedule 2—Revocation and transitional provision**1—Revocation of *Crown Lands Regulations 1996***

The *Crown Lands Regulations 1996* are revoked.

2—Transitional

For the avoidance of doubt (and in accordance with section 81(2)(e) of the Act), nothing in the Act derogates from or affects any entitlement under a statutory indenture or other statutory agreement, existing immediately before the commencement of the Act, to the grant or transfer by the Crown or a Crown agency of an estate or interest in, or a right in respect of, land.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

No 19 of 2010

EHCS09/0032

South Australia

Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2010

under the *Liquor Licensing Act 1997*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Liquor Licensing (Dry Areas—Long Term) Regulations 1997*

- 4 Variation of Schedule 1—Long term dry areas
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2010*.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of *Liquor Licensing (Dry Areas—Long Term) Regulations 1997*

4—Variation of Schedule 1—Long term dry areas

- (1) Schedule 1, item headed "Grange—Area 1", column headed "Period"—delete "1 April 2010" and substitute:
 - 1 July 2010
- (2) Schedule 1, item headed "Henley Beach—Area 1", column headed "Period"—delete "1 April 2010" and substitute:
 - 1 July 2010
- (3) Schedule 1, item headed "Henley Beach—Area 2", column headed "Period"—delete "1 April 2010" and substitute:
 - 1 July 2010

- (4) Schedule 1, item headed "Henley Beach South—Area 1", column headed "Period"—delete "1 April 2010" and substitute:

1 July 2010

- (5) Schedule 1, item headed "West Beach—Area 1", column headed "Period"—delete "1 April 2010" and substitute:

1 July 2010

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

No 20 of 2010

10MCA0009CS

South Australia

Liquor Licensing (General) Variation Regulations 2010

under the *Liquor Licensing Act 1997*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Liquor Licensing (General) Regulations 1997*

- 4 Variation of Schedule 2—Forms
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (General) Variation Regulations 2010*.

2—Commencement

These regulations will come into operation on the day on which the *Liquor Licensing (Producers, Responsible Service and Other Matters) Amendment Act 2009* comes into operation.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of *Liquor Licensing (General) Regulations 1997*

4—Variation of Schedule 2—Forms

- (1) Schedule 2, Form 1—delete “*Plans relevant to the application may be inspected without fee at the office of the Liquor and Gaming Commissioner. [*include only if plans required to accompany application]” and substitute:

The application and certain documents and material (including plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gaming Commissioner.

- (2) Schedule 2, Form 2—delete "**Plans relevant to the application may be inspected without fee at the office of the Liquor and Gaming Commissioner. [*include only if plans required to accompany application]*" and substitute:

The application and certain documents and material (including plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gaming Commissioner.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

following compliance by the Minister with section 131AA(5) of the Act and with the advice and consent of the Executive Council
on 18 February 2010

No 21 of 2010

10MCA0005CS

South Australia

Electoral Variation Regulations 2010

under the *Electoral Act 1985*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Electoral Regulations 2009*

- 4 Insertion of regulation 17
 - 17 Prescribed classes of material (section 116)
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Electoral Variation Regulations 2010*.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of *Electoral Regulations 2009*

4—Insertion of regulation 17

After regulation 16 insert:

17—Prescribed classes of material (section 116)

- (1) For the purposes of section 116(2)(e) of the Act, material in a public forum within a journal published in electronic form on the Internet is prescribed.

- (2) In this regulation—

journal has the same meaning as in section 116 of the Act;

public forum means a weblog, survey or other forum in which members of the public may post comments.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

No 22 of 2010

South Australia

Development (Schedule 1) Variation Regulations 2010

under the *Development Act 1993*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Development Regulations 2008*

- 4 Variation of Schedule 1—Definitions
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Development (Schedule 1) Variation Regulations 2010*.

2—Commencement

These regulations will come into operation on 1 June 2010.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of *Development Regulations 2008*

4—Variation of Schedule 1—Definitions

- (1) Schedule 1—after definition of *building height* insert:

bulky goods outlet or *retail showroom* means premises used primarily for the sale, rental, display or offer by retail of goods, other than foodstuffs, clothing, footwear or personal effects goods, unless the sale, rental, display or offer by retail of the foodstuffs, clothing, footwear or personal effects goods is incidental to the sale, rental, display or offer by retail of other goods;

Examples—

The following are examples of goods that may be available or on display at bulky goods outlets or retail showrooms:

- (a) automotive parts and accessories;
- (b) furniture;
- (c) floor coverings;

- (d) window coverings;
 - (e) appliances or electronic equipment;
 - (f) home entertainment goods;
 - (g) lighting and electric light fittings;
 - (h) curtains and fabric;
 - (i) bedding and manchester;
 - (j) party supplies;
 - (k) animal and pet supplies;
 - (l) camping and outdoor recreation supplies;
 - (m) hardware;
 - (n) garden plants (primarily in an indoor setting);
 - (o) office equipment and stationery supplies;
 - (p) baby equipment and accessories;
 - (q) sporting, fitness and recreational equipment and accessories;
 - (r) homewares;
 - (s) children's play equipment.
- (2) Schedule 1, definition of *retail showroom*—delete the definition
- (3) Schedule 1, definition of *service trade premises*—delete the definition and substitute:
- service trade premises* means premises used primarily for the sale, rental or display of—
- (a) basic plant, equipment or machinery used in agriculture or industry; or
 - (b) boats; or
 - (c) caravans; or
 - (d) domestic garages; or
 - (e) sheds; or
 - (f) outbuildings; or
 - (g) motor vehicles; or
 - (h) marquees; or
 - (i) trailers; or
 - (j) swimming pools, equipment and accessories; or
 - (k) building materials; or
 - (l) landscaping materials; or
 - (m) garden plants (primarily in an indoor setting),
- or similar articles or merchandise;
- (4) Schedule 1, definition of *shop*, paragraph (c)—delete paragraph (c) and substitute:
- (c) a bulky goods outlet or a retail showroom; or

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

after the provision of a certificate under section 5 of the *Development Act 1993* and with the advice and consent of the Executive Council
on 18 February 2010

No 23 of 2010

MUDP09/011CS

South Australia

Electricity (General) Variation Regulations 2010

under the *Electricity Act 1996*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Electricity (General) Regulations 1997*

- 4 Insertion of regulation 6A
6A Exemption of Techport Australia Common User Shipbuilding Facility operations
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Electricity (General) Variation Regulations 2010*.

2—Commencement

These regulations come into operation on the day on which they are made.

3—Variation provisions

In these regulations, a provision under a heading referring to the variation of specified regulations varies the regulations so specified.

Part 2—Variation of *Electricity (General) Regulations 1997*

4—Insertion of regulation 6A

After regulation 6 insert:

6A—Exemption of Techport Australia Common User Shipbuilding Facility operations

The Minister for Economic Development is exempt from the requirement to hold a licence under Part 3 of the Act in relation to the electricity operations carried out by or on behalf of the Minister at the Techport Australia Common User Shipbuilding Facility.

Note—

As required by section 10AA(2) of the *Subordinate Legislation Act 1978*, the Minister has certified that, in the Minister's opinion, it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the advice and consent of the Executive Council
on 18 February 2010

No 24 of 2010

DSA2009/08CS

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform **Government Publishing SA** of any subsequent corrections by **10 a.m. on Thursday**, which is our publication deadline.

For any corrections to your notice please phone 8207 1045 or Fax 8207 1040 **before 10 a.m. on Thursday**.

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Email: governmentgazette@dpc.sa.gov.au

CITY OF SALISBURY
DEVELOPMENT ACT 1993

*Salisbury (City), Rural (Aircraft Noise)/Direk West Sector:
Industry Development Plan Amendment—Public Consultation*

NOTICE is hereby given that the City of Salisbury, pursuant to sections 24 and 25 of the Development Act 1993, has prepared a Development Plan Amendment Report (DPA) to amend its Development Plan(s).

The Amendment will change the Development Plan by proposing to:

- Rezone the study area from 'Rural (Aircraft Noise) Zone' to 'Industry Zone'.
- Ensure the existing Direk Industrial Area policies contained within the Industry Zone are applicable to the study area (subject to amendments tailored to the study area).

The DPA report will be on public consultation from 18 February 2010 until 22 April 2010.

Copies of the DPA report are available during normal office hours at:

- City of Salisbury Offices, 12 James Street, Salisbury;
- Salisbury North Community Centre, Hissar Avenue, Salisbury North;
- Council's Salisbury West Library, Hollywood Boulevard, Salisbury Downs; or
- Burton Park Community Centre, 386 Waterloo Corner Road, Burton.

Alternatively the DPA report can be viewed on the Internet at:

- the City of Salisbury website www.salisbury.sa.gov.au; or
- the Department of Planning and Local Government website www.planning.sa.gov.au.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on 22 April 2010. All submissions should be addressed to Stephen Hains, City Manager, City of Salisbury, P.O. Box 8, Salisbury, S.A. 5108 and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to pjansen@salisbury.sa.gov.au.

Copies of all submissions will be available for inspection at the City of Salisbury Council Offices, 12 James Street, Salisbury, from 23 April 2010 until the conclusion of the public hearing.

A public hearing will be held on 17 May 2010 at 6 p.m. at the City of Salisbury Council Offices, 12 James Street, Salisbury, at which time interested persons may be heard in relation to the DPA and submissions. The public hearing will not be held if no submissions are received or if no authors of submissions make a request to be heard.

If you would like further information about the DPA, contact Council's Peter Jansen, Principal Strategic Planner on 8406 8222.

S. HAINS, City Manager

ALEXANDRINA COUNCIL

Change of Council Meeting Dates

NOTICE is hereby given that Council, at its meeting held on Monday, 15 February 2010, resolved that the Council Meetings in March 2010 will now be held on:

Tuesday, 9 March 2010 (Public Holiday on 8 March); and

Monday, 22 March 2010,

with both meetings commencing at 4.30 p.m.

J. COOMBE, Chief Executive

COORONG DISTRICT COUNCIL

Supplementary Election for Councillor in Mallee Ward

NOTICE is hereby given that nominations to be a candidate for election as a member of the Coorong District Council will be received between Thursday, 25 February 2010 and noon

Thursday, 11 March 2010. Candidates must submit a profile of not more than 150 words with their nomination form and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

Nomination kits are available from the Council Offices located at:

- 49 Princes Highway, Meningie, S.A. 5264
- 95 Railway Terrace, Taillem Bend, S.A. 5260
- Becker Terrace, Tintinara, S.A. 5266.

A briefing session for intending candidates will be held at 7 p.m. on Wednesday, 3 March 2010 at the Taillem Bend Town Hall, Function Centre, Murray Street, Taillem Bend, S.A. 5260.

K. MOUSLEY, Returning Officer

DISTRICT COUNCIL OF KIMBA

Appointment of Authorised Officers

NOTICE is hereby given that at the Council meeting held on Wednesday, 10 February 2010, Council resolved to appoint the following officers for the District Council of Kimba:

Public Environmental Health (Waste Control) Regulations:

Laurie Collins

Expiation and Offences Act 1996, section 6 (3) (b) (ii):

Gary Mills, Fire Prevention Officer

D. A. CEARNS, Chief Executive Officer

DISTRICT COUNCIL OF TUMBY BAY

Township Extensions

NOTICE is hereby given that, at a Council meeting held on 9 February 2010, Council resolved, pursuant to section 4 of the Local Government Act 1999, to extend the township boundaries of Tumbly Bay and Port Neill as follows:

Tumbly Bay

Commencing from the north-east corner of section 332, Hundred of Hutchison and then in a westerly direction along the full length of the northern boundary of section 332 and then in a northerly direction along the western boundaries of Lot 2006, DP 66876; Lot 1, F 35853, Lots 5 and 4, DP 63454; Lot 202, DP 69458; Lot 201, DP 69458; Lots 102, 103, 101 and 100, DP 76270 to the south-west corner of Lot 8, DP 19013 and then in a westerly direction along the southern boundaries of Lot 101, 100, DP 67533; Lot 20, DP 63819, sections 250 and 249 then in a northerly direction along the western boundaries of sections 249 and 248 and then in an easterly direction along the boundaries of sections 248 and 250 and Lot 20, DP 63819 then in a northerly direction along the western boundary of Lots 51, 52, 53 and 54, DP 14998 and Lot 1020, DP 55974 and then in an easterly direction along the full length of the boundary of Lot 1020, DP 55974 and then in a north-easterly direction to a point on the northern boundary of Lot 15, DP 78690 being a straight line from the eastern boundary of Lot 91, F 200482 to the northern boundary of Lot 15, DP 78690, then in a south-easterly direction along the boundary of Lot 15, DP 78690 to a point being the extension of the western boundary of Lot 101, DP 78505 then in a northerly direction along the western boundary of Lot 101, DP 78505 and then in an easterly direction along the northern boundary of Lot 101, DP 78505 and section 817 until it meets the coast, then in a southerly direction following the coast until it meets the north-east corner of section 332, Hundred of Hutchison.

Port Neill

Commencing from the south-west corner of section 194, Hundred of Dixon and then in a north-west direction along the western boundary of sections 194 and 195 to the south-west corner of Lot 38, DP 56529 and then in a south direction along the south-east boundary of Lot 55, DP 80902 then in a northerly direction along the full length of the western boundary of Lot 55, DP 80902 and then in a north-west direction to the point of Lot 30, DP 69850 being 13.41 m from the south-east corner of Lot 30, DP 69850 then in a northerly direction along the full length of the western boundary of Lots 30, 29 and 28, DP 69850 and then in a westerly direction for a distance of 231 m and then

in a northerly direction until it meets the north boundary of section 54 and then in an easterly direction along the northern boundary of section 54 until it meets the north-west corner of Lot 5, DP 25872 and then in a northerly direction following the boundary of section 120 until it meets a point being the continuation of the northern boundary of section 136 in a straight line in a westerly direction and then in an easterly direction following the aforementioned boundary until it meets the coast and then in a southerly direction following the coast until it meets the south-west corner of section 194.

E. A. ROBERTS, District Clerk

WATTLE RANGE COUNCIL

Revocation of Authorisation

NOTICE is hereby given that in accordance with the powers delegated by Wattle Range Council, Francis Newman Brennan, Chief Executive Officer has duly revoked all previous appointments made by the Wattle Range Council to Nathan Charles McDuff, John Martin Best and Daryl Keith Sexton.

Appointment of Authorised Persons

NOTICE is hereby given that in accordance with the powers delegated by Wattle Range Council, Francis Newman Brennan, Chief Executive Officer has duly appointed John Martin Best as follows:

- Authorised Officer, pursuant to section 18 of the Development Act 1993.
- Authorised Officer, pursuant to section 85 (3) of the Environmental Protection Act 1993.
- Authorised Officer, pursuant to section 6 (3) (b) (ii) and 6 (4) of the Expiation of Offences Act 1996.
- Authorised Officer, pursuant to section 260 of the Local Government Act 1999 (also for the purpose of the enforcement of Part 2 of the Graffiti Control Act 2001 and the Housing Improvement Act 1940).
- Authorised Officer, pursuant to section 21 of the Supported Residential Facilities Act 1992.

Dated 8 February 2010.

F. N. BRENNAN, Chief Executive Officer

IN the matter of the estates of the undermentioned deceased persons:

Beaton, William Harold Sidney, late of 25 Fairfield Road, Elizabeth Grove, retired school teacher, who died on 26 December 2009.

Bouyer, Jean-Pierre Amede, late of 72 Riverview Drive, Port Noarlunga, retired labourer, who died on 30 October 2009.

Cornish, Mavis Irene, late of Shackleton Avenue, Ingle Farm, widow, who died on 14 December 2009.

Feltus, Nellie Harriet, late of 324 Military Road, Semaphore Park, widow, who died on 2009.

Hayward, Joy Enid, late of 88-94 Robert Street, West Croydon, of no occupation, who died on 8 December 2009.

Horan, Berry Thomas, late of 87 Mary Street, Unley, retired labourer, who died 25 December 2009.

Lorenz, Lisbet Helene, late of 7 Railway Terrace, Balaklava, of no occupation, who died on 17 December 2009.

Mattioli, Fernando Gino, late of 19 Hurtle Square, Adelaide, retired cook, who died on 5 February 2009.

Paterson, Berenice Ethel, late of 47 Glen Osmond Road, Eastwood, of no occupation, who died on 9 December 2009.

Perry Frederick Henry, late of 1 Uren Street, Magill, retired maintenance fitter, who died on 2 January 2010.

Polglase, Patricia Lesley, late of 336 Kensington Road, Leabrook, retired nurse, who died on 11 November 2009.

Smith, Harold, late of 10 Education Road, Happy Valley, retired truck driver, who died on 14 October 2009.

Souter, Vida Clare, late of Sturdee Street, Linden Park, retired shop assistant, who died on November 2009.

Ward, Suzanne Carol, late of 5 Orange Grove Circuit, Dernancourt, clerk, who died on 27 July 2009.

Wellby, Murray Herbert, late of 4 Taunton Avenue, Enfield, retired public servant, who died on 5 December 2009.

Wright, Olive Elizabeth, late of 7 Partridge Street, Goolwa, of no occupation, who died on 17 October 2009.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 19 March 2010, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons, who are indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver the same to the Public Trustee.

Dated 18 February 2010.

M. I. BODYCOAT, Public Trustee

UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys held by Australian Central Credit Union Limited over \$10

Name of Owner on Books and Last Known Address	Payment Date	Cheque No.	Total Amount Due \$
Molly Elaine Cobden and Richard Gordon Cobden, Lot F, Coach Road, Summertown, S.A. 5141.....	1.7.03	9206	130.89
Eileen Margaret Cavill, Glenrose Court, 550 Portrush Road, Glen Osmond, S.A. 5064	1.7.03	9803	476.38
	Total		\$607.27

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