



# THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 1 DECEMBER 2011

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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](mailto: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](http://www.governmentgazette.sa.gov.au)

Department of the Premier and Cabinet  
Adelaide, 1 December 2011

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the undermentioned to the Superannuation Funds Management Corporation of South Australia Board (Funds SA), pursuant to the provisions of the Superannuation Funds Management Corporation of South Australia Act 1995:

Director: (From 2 December 2011 until 1 December 2014)  
David Richard McMahon  
Anne Michelle De Salis

By command,

JAY WEATHERILL, Premier

T&F11/072CS

Department of the Premier and Cabinet  
Adelaide, 1 December 2011

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the Honourable Tom Koutsantonis, MP, Minister for Manufacturing, Innovation and Trade, Minister for Mineral Resources and Energy and Minister for Small Business to be also Acting Treasurer, Acting Minister for Workers Rehabilitation, Acting Minister for Defence Industries and Acting Minister for Veterans' Affairs for the period from 5 December 2011 to 10 December 2011 inclusive, during the absence of the Honourable John James Snelling, MP.

By command,

JAY WEATHERILL, Premier

T&F11/085CS

Department of the Premier and Cabinet  
Adelaide, 1 December 2011

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the Honourable Paul Caica, MP, Minister for Sustainability, Environment and Conservation, Minister for Water and the River Murray and Minister for Aboriginal Affairs and Reconciliation to be also Acting Minister for Communities and Social Inclusion, Acting Minister for Social Housing, Acting Minister for Disabilities, Acting Minister for Youth and Acting Minister for Volunteers for the period from 3 December 2011 to 11 December 2011 inclusive, during the absence of the Honourable Ian Keith Hunter, MLC.

By command,

JAY WEATHERILL, Premier

DFCCS/11/035

Department of the Premier and Cabinet  
Adelaide, 1 December 2011

THE Council recommends that His Excellency appoint the Members to the Natural Resources Management Boards listed below, for the terms specified, pursuant to the Natural Resources Management Act 2004:

*Adelaide and Mount Lofty Ranges Natural Resources Management Board*

For a term commencing on 1 December 2011 and expiring on 13 April 2014:

Tauto Sansbury

*Northern and Yorke Natural Resources Management Board*

For a term commencing on 1 December 2011 and expiring on 13 April 2014:

Stephen David Ball

*South Australian Arid Lands Natural Resources Management Board*

For a term commencing on 1 December 2011 and expiring on 13 April 2014:

Richard Raymond Barratt  
Murray Hal Tyler

*South East Natural Resources Management Board*

For a term commencing on 1 December 2011 and expiring on 13 April 2014:

Judith Mary Zacker

By command,

JAY WEATHERILL, Premier

11MSECCS002

ADMINISTRATIVE ARRANGEMENTS ACT 1994

INSTRUMENT OF DELEGATION

I, GRACE PORTOLESI, Minister for Education and Child Development, in accordance with Section 9 of the Administrative Arrangements Act 1994, delegate those powers and functions listed in The Schedule below to the Hon. Ian Hunter MLC, Minister for Communities and Social Inclusion.

THE SCHEDULE

- Those powers granted to the Minister for Education and Child Development by Section 36 (1) (a) of the Family and Community Services Act 1972.

36—Establishment of facilities and programmes for children

(1) The Minister will establish—

- (a) such training centres and other facilities and programmes as the Minister thinks necessary or desirable for the care, correction, detention, training or treatment of young offenders.

GRACE PORTOLESI, Minister for Education and Child Development

DEVELOPMENT ACT 1993, SECTION 26 (9): WOODVILLE WEST NEIGHBOURHOOD RENEWAL DEVELOPMENT PLAN AMENDMENT

*Preamble*

1. The Development Plan Amendment entitled Woodville West Neighbourhood Renewal Development Plan Amendment (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.

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

NOTICE

PURSUANT to Section 26 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 22 November 2011.

JOHN RAU, Deputy Premier, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): RENMARK PARINGA COUNCIL BETTER DEVELOPMENT PLAN CONVERSION AND ALIGNMENT

*Preamble*

1. The Development Plan Amendment entitled Renmark Paringa Council—Better Development Plan Conversion and Alignment has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Planning has decided to approve the Amendment.

NOTICE

PURSUANT to Section 25 of the Development Act 1993, I:

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

Dated 25 November 2011.

JOHN RAU, Deputy Premier, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): BERRI  
BARMERA COUNCIL BETTER DEVELOPMENT PLAN  
CONVERSION AND ALIGNMENT*Preamble*

1. The Development Plan Amendment entitled Berri Barmera Council—Better Development Plan Conversion and Alignment has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Planning has decided to approve the Amendment.

## NOTICE

PURSUANT to Section 25 of the Development Act 1993, I:

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

Dated 25 November 2011.

JOHN RAU, Deputy Premier, Minister  
for Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT  
COUNCIL OF LOXTON WAIKERIE BETTER  
DEVELOPMENT PLAN CONVERSION AND ALIGN-  
MENT*Preamble*

1. The Development Plan Amendment entitled District Council of Loxton Waikerie—Better Development Plan Conversion and Alignment has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Planning has decided to approve the Amendment.

## NOTICE

PURSUANT to Section 25 of the Development Act 1993, I:

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

Dated 25 November 2011.

JOHN RAU, Deputy Premier, Minister  
for Planning

## ELECTRICITY ACT 1996

## GAS ACT 1997

## RESIDENTIAL ENERGY EFFICIENCY SCHEME

*Minimum Specification for an Energy Audit*

I, TOM KOUTSANTONIS, Minister for Mineral Resources and Energy advise, that on 14 November 2011, pursuant to sub-regulation 7AE(1) of Part 2AA Electricity (General) Regulations 1997 under the Electricity Act 1996, and sub-regulation 8DB(1) of Part 2AA Gas Regulations 1997 under the Gas Act 1997, I hereby:

- (a) revoke the minimum specifications for an energy audit for the purposes of Part 2AA of the above regulations, as published in the *Government Gazette* on 30 October 2008 at pages 4967 to 4969; and
- (b) determine that, from the date of this Notice, the specification contained in the following document to be the minimum specification for an energy audit for the purposes of Part 2AA of the above regulations.

Dated 30 November 2011.

TOM KOUTSANTONIS, Minister for Mineral  
Resources and Energy

## ELECTRICITY ACT 1996

## GAS ACT 1997

## RESIDENTIAL ENERGY EFFICIENCY SCHEME

*Threshold of Obligation for 2012, 2013 and 2014*

I, TOM KOUTSANTONIS, Minister for Mineral Resources and Energy advise, that on 14 November 2011, pursuant to sub-regulation 7AD(3) of Part 2AA Electricity (General) Regulations 1997 under the Electricity Act 1996, and sub-regulation 8DA(3) of Part 2AA Gas Regulations 1997 under the Gas Act 1997, I hereby set 5 000 residential customers within South Australia to be the threshold number of residential customers supplied under a licence before a retail electricity entity or retail gas entity is required to comply with Part 2AA of the above Regulations. This threshold number will apply for each of the following years—2012, 2013 and 2014.

Dated 30 November 2011.

TOM KOUTSANTONIS, Minister for Mineral  
Resources and Energy

## ELECTRICITY ACT 1996

## GAS ACT 1997

## RESIDENTIAL ENERGY EFFICIENCY SCHEME

*Annual Targets for 2012, 2013 and 2014*

I, TOM KOUTSANTONIS, Minister for Mineral Resources and Energy advise, that on 14 November 2011, pursuant to Regulations 7AF, 7AG and 7AH of Part 2AA Electricity (General) Regulations 1997 under the Electricity Act 1996, and Regulations 8DC, 8DD and 8DE of Part 2AA Gas Regulations 1997 under the Gas Act 1997, I hereby set annual greenhouse gas reduction targets, the percentage of an annual greenhouse gas reduction target that is to be achieved in priority group households and the annual energy audit targets for each of the following years—2012, 2013 and 2014—as follows:

Target	2012	2013	2014
Annual greenhouse gas reduction target (tonnes of carbon dioxide equivalent—tCO <sub>2</sub> -e)	255 000	335 000	410 000
Percentage of annual greenhouse gas reduction target to be achieved in priority group households	35%	35%	35%
Annual energy audit target (number of audits)	5 667	5 667	5 667

Dated 30 November 2011.

TOM KOUTSANTONIS, Minister for Mineral  
Resources and Energy

## GEOGRAPHICAL NAMES ACT 1991

## CORRIGENDUM

*Notice of Declaration of Names of Places*

IN the *Government Gazettes* of 19 September 2006, page 3194 and 3 February 2011, page 342 for 1:50 000 Mapsheet 6635-3 (Oraparinna), **Adun**, should have been shown as **Adnu**.

Dated 23 November 2011.

P. M. KENTISH, Surveyor-General, Department  
of Planning, Transport and Infrastructure

DTEI.2009/29925/01



**Government of South Australia**

Biosecurity SA

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**BRANDS ACT, 1933**  
**3<sup>RD</sup> QUARTER 2011**

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The following statement of all horse and cattle, sheep and stud stock brands, distinctive brands and marks, sheep earmarks and firebrands registered, transferred and cancelled under the Brands Act, 1933 for the quarter ended 3<sup>rd</sup> Quarter 2011 and the names and addresses of their respective owners, is published in the form of the Twenty-third schedule for general information.

Stockowners whose names, addresses, brands or marks may be incorrectly stated are requested to notify the same to the Registrar and in all such notifications the registered brand of the owner, and the number of the certificate of registration must be given.

Any subsequent change of address must be notified at once to the Registrar.

  
**Registrar of Brands**  
28<sup>th</sup> November 2011

## REGISTRATIONS

### HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address
1P 1	MJ Pryor t/a Pryoriana Stud	COONAWARRA 5263
N91	RHW & NJ Fisher t/a R & N Fisher	HAWKER 5434
0λ 5	S Yates	BERRI 5343

### CATTLE EARMARKS REGISTERED

Earmark	Owner	Address
C.6	MAK & CMV McMichael t/a Todmorden Station	VERDUN 5245

### DISTINCTIVE BRANDS FOR HORSES AND CATTLE

Brand	Owner	Address
Nil		

### STUD STOCK BRANDS REGISTERED

Brand	Society	Owner	Address
♫	Australian Stock Horse Society	MJ Pryor t/a Pryoriana Stud	COONAWARRA 5263
♫	Australian Pony Stud Book	MJ Pryor t/a Pryoriana Stud	COONAWARRA 5263
✓✓✓	Australian Stock Horse Society	NM & JK Smith	ROBE 5276
εττ	Arabian Horse Society of Australia	FN Warren t/a Equuleus Arabian Horses	ONE TREE HILL 5114

### SHEEP BRANDS REGISTERED

#### *Central District*

Brand	Colour	Position	Owner	Address
M	Green	4	DP Wilson t/a Bannockburn Ag Consulting & Pastoral Co	BIRDWOOD 5234
DF	Red	2	DR & CF Foulis	ORROROO 5431
Y	Blue	1	S & T Slater t/a Berevon Trading	MINLATON 5575

#### *South East District*

Brand	Colour	Position	Owner	Address
W W	Purple	4	JA & SN Watts	COPEVILLE 5308
KS	Red	3	KW & HM Singh	LOXTON 5311
V	Blue	1	WG & KJ Venning	PINNAROO 5304

*Western District*

Brand	Colour	Position	Owner	Address
DJ	Red	4	DM & JL Gazzola	STREAKY BAY 5680
J	Green	4	TW Jolly, KE Jolly & LM Jolly t/a GA Jolly & Sons	CUMMINS 5631
8	Red	1	CE Borthwick	TUMBY BAY 5605

*Northern District*

Brand	Colour	Position	Owner	Address
Nil				

*Kangaroo Island*

Brand	Colour	Position	Owner	Address
Nil				

**SHEEP EARMARKS OR FIREBRANDS REGISTERED***Central District*

Brand or Mark	Owner	Address
W.1.A.2	DP Wilson t/a Bannockburn Ag Consulting & Pastoral Co	BIRDWOOD 5234

*South East District*

Brand or Mark	Owner	Address
Q.4	WG & KJ Venning	PINNAROO 5304

*Western District*

Brand or Mark	Owner	Address
Nil		

*Northern District*

Brand or Mark	Owner	Address
Nil		

*Kangaroo Island*

Brand or Mark	Owner	Address
Nil		

## TRANSFERS

### HORSE AND CATTLE BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
W80	RL & CR Winser	SL Winser KALANGADOO 5278
G29	GA & TA Giddings	DJ Giddings t/a GA & DJ Giddings WANILLA 5606

### DISTINCTIVE BRANDS FOR HORSES AND CATTLE TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Nil		

### CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Z.6	JS Davies Estate t/a Martindale Holdings Pty Ltd	T Sawers t/a Sawers Farms Pty Ltd 'Moralana Station' PORT AUGUSTA 5719
XR.1.2	RL & CR Winser	SL Winser KALANGADOO 5278

### STUD STOCK BRANDS TRANSFERRED

Brand	Society	Transferred from	Transferred to: Owner/Address
Nil			

### SHEEP BRANDS TRANSFERRED

#### *Central District*

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
E	Red	3	JS Davies Estate (Martindale Holdings Pty Ltd)	Tylch Pastoral Pty Ltd t/a Munduney Props 'Munduney Station' RIVERTON 5412
D S	Purple	3	JW & MD Schutz	LG Northway, SANDY CREEK 5350
⊖ C	Green	4	JJ Clarke	D Clarke, MOUNT BARKER 5251
∩ B	Blue	2	CA Bubner	MA Bubner t/a Bubner Nominees GAWLER 5118
Δ	Red	3	D Thomas & Sons	K Thomas t/a Hildrop Props MOUNT BRYAN 5418

#### *South East District*

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
W	Blue	3	RL & CR Winser	SL Winser, KALANGADOO 5278
⊖	Red	2	ND & CA Schulz	DI & RG Schulz, TAILEM BEND 5260
DD	Green	3	DW Docking	NW & DP Docking t/a DW & DP Docking MARAMA 5307

*Western District*

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
WR	Green	3	WB & RM Richardson	TN & RA Richardson TUMBY BAY 5606
9	Green	4	GA & TA Giddings	DJ Giddings t/a GA & DJ Giddings WANILLA 5606

*Northern District*

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Nil				

*Kangaroo Island*

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Nil				

**SHEEP EARMARKS OR FIREBRANDS TRANSFERRED***Central District*

Brand or Mark	Transferred from	Transferred to: Owner/Address
J.1	JS Davies Estate t/a Martindale Holdings Pty Ltd	Tylch Pastoral Pty Ltd t/a Munduney Props 'Munduney Station' RIVERTON SA 5412
XK.1.B.3	D Thomas & Sons	K Thomas t/a Hildrop Props MOUNT BRYAN 5418

*South East District*

Brand or Mark	Transferred from	Transferred to: Owner/Address
XR.1.2	RL & CR Winser	SL Winser, KALANGADOO 5278
C.3	DW Docking	NW & DP Docking t/a DW & DP Docking MARAMA 5307

*Western District*

Brand or Mark	Transferred from	Transferred to: Owner/Address
Nil		

*Northern District*

Brand or Mark	Transferred from	Transferred to: Owner/Address
J.1	JS Davies Estate t/a Martindale Holdings Pty Ltd	T Sawers t/a Sawers Farms Pty Ltd 'Moralana Station' PORT AUGUSTA 5719

*Kangaroo Island*

Brand or Mark	Transferred from	Transferred to: Owner/Address
Nil		

**CANCELLATIONS****HORSE AND CATTLE BRANDS CANCELLED**

Brand	Owner & Address	Applicant for Cancellation
B97	JW Borgmeyer, PARNDANA 5220	JW Borgmeyer
ED	JS Davies Estate t/a Martindale Holdings Pty Ltd MUNDUNEY STATION	Registrar of Brands
F13	WS Faulkner, YANKALILLA 5203	Registrar of Brands
7J 6	RG & DB Filmer, TINTINARA 5266	GR Filmer
K88	A Gerard, PORT AUGUSTA 5710	A Gerard
G44	ER Graetz & Co, LUCINDALE 5272	MD Graetz
H41	EH & HI Hunt, SECOND VALLEY 5204	Registrar of Brands
7C7	TW Lamshed, PASKEVILLE 5552	KI Lamshed
3X9	RM McKay & Co, MOUNT GAMBIER 5290	Registrar of Brands
6Z0	LH & DJ Paynter, QUORN 5433	LH Paynter

**CATTLE EARMARKS CANCELLED**

Brand	Owner & Address	Applicant for Cancellation
Z.2	JS Davies Estate t/a Martindale Holdings Pty Ltd MUNDUNEY STATION	Registrar of Brands
R.1.H.6	A Gerard, PORT AUGUSTA 5710	A Gerard
XT.2.6	ER Graetz & Co, LUCINDALE 5272	MD Graetz
E.2.3	EH & HI Hunt, SECOND VALLEY 5204	Registrar of Brands
T.3.N.7	TW Lamshed, PASKEVILLE 5552	KI Lamshed
A.2.6	RM McKay & Co, MOUNT GAMBIER 5290	Registrar of Brands
R.1.B.7	LH & DJ Paynter, QUORN 5433	LH Paynter

**DISTINCTIVE BRANDS FOR HORSES AND CATTLE CANCELLED**

Brand	Owner & Address	Applicant for Cancellation
Nil		

**STUD STOCK BRANDS CANCELLED**

Brand	Society	Owner & Address	Applicant for Cancellation
<b>JDS</b> (tattoo)	Hereford Cattle Assoc	JS Davies Estate t/a Martindale Holdings Pty Ltd MUNDUNEY STATION	Registrar of Brands
<b>JDS</b> (tattoo)	Shorthorn Cattle Asso	JS Davies Estate t/a Martindale Holdings Pty Ltd MUNDUNEY STATION	Registrar of Brands
<b>A1510</b>	Angora Goats	JH Schmarr, NAIRNE 5252	Registrar of Brands
<b>+HS</b>	Dairy Goat Breeders	SJ & HP Withall SADDLEWORTH 5413	SJ Withall

**SHEEP BRANDS CANCELLED***Central District*

Brand	Colour	Position	Owner and address	Applicant for cancellation
<b>O</b>	Blue	4	WS Faulkner, YANKALILLA 5203	Registrar of Brands
<b>GI</b>	Blue	1	Gerard Industries, BOWDEN 5007	A Gerard
<b>X</b>	Red	2	Gluepot Pastoral Co, WAIKERIE 5330	Registrar of Brands
<b>DG</b>	Green	4	DW Golding, WAITPINGA 5211	GD Golding
<b>DL</b>	Purple	4	DL & ML Hollitt, CLARENDON 5157	W Hollitt
<b>Y</b>	Red	1	EH & HI Hunt, SECOND VALLEY 5204	Registrar of Brands
<b>ΞS</b>	Blue	4	GL, BM Schutz & RE Mattschoss KAPUNDA 5572	GL Schutz
<b>Δ</b>	Red	1	May Farms Pty Ltd, MINLATON 5575	Registrar of Brands
<b>Υ</b>	Blue	2	May Farms Pty Ltd, MINLATON 5575	Registrar of Brands
<b>M</b>	Green	4	JD Moloney, ARTHURTON 5572	RF Moloney
<b>GL</b>	Blue	1	GL & BM Schutz, KAPUNDA 5373	GL Schutz

*South East District*

Brand	Colour	Position	Owner and address	Applicant for cancellation
<b>Δ</b>	Green	4	DA & GA Densley, KEITH 5267	AJ Densley
<b>F</b>	Red	2	RG & DB Filmer, TINTINARA 5266	GR Filmer
<b>G</b>	Green	4	ER Graetz & Co, LUCINDALE 5272	MD Graetz
<b>H</b>	Purple	4	JB Hoare, NARACOORTE 5271	CJ Hoare
<b>L</b>	Green	1	PJ & OM Lattin, PORT MACDONNELL	PJ Lattin
<b>K</b>	Purple	1	RM McKay & Co MOUNT GAMBIER 5290	Registrar of Brands
<b>R</b>	Red	3	PW & JA Ridgway WOLSELEY 5269	JA Ridgway
<b>S</b>	Purple	2	DI Schulz, TALEM BEND 5259	DI Schulz
<b>NS</b>	Red	2	NE Smith, KINGSTON SE 5275	AI Smith

*Western District*

Brand	Colour	Position	Owner and address	Applicant for cancellation
<b>B</b>	Green	4	JM & DK Borlase PORT LINCOLN 5607	DJ Borlase
<b>NR</b>	Purple	1	WB Richardson, TUMBY BAY 5065	T Richardson
<b>Y</b>	Red	1	EM & S Simko, KARKOO 5620	PT Ross

*Northern District*

Brand	Colour	Position	Owner and address	Applicant for cancellation
<b>E</b>	Purple	2	JS Davies Estate t/a Martindale Holdings Pty Ltd MUNDUNEY STATION	Registrar of Brands
<b>TP</b>	Blue	3	LH & DJ Paynter, QUORN 5433	LH Paynter

*Kangaroo Island*

Brand	Colour	Position	Owner and address	Applicant for cancellation
<b>B</b>	Purple	4	JW Borgmeyer, PARNDANA 5220	JW Borgmeyer

**SHEEP EARMARK OR FIREBRANDS CANCELLED***Central District*

Brand or Mark	Owner and address	Applicant for Cancellation
<b>F.3</b>	WS Faulkner, YANKALILLA 5203	Registrar of Brands
<b>Q.1.XH.2</b>	EH & HI Hunt, SECOND VALLEY 5204	Registrar of Brands
<b>L.4.C.4</b>	May Farms Pty Ltd, MINLATON 5575	Registrar of Brands

*South East District*

Brand or Mark	Owner and address	Applicant for Cancellation
<b>E.1.A.1.</b>	AJ & AE Densley, KEITH 5267	AJ Densley
<b>D.1.B.2</b>	RG & DB Filmer, TINTINARA 5266	GR Filmer
<b>XE.3</b>	ER Graetz & Co, LUCINDALE 5272	MD Graetz
<b>C.1.B.1</b>	PW & JA Ridgway, WOLSELEY 5269	JA Ridgway
<b>D.3.B.3</b>	ND & CA Schulz, WYNARKA 5306	DI Schulz

*Western District*

<b>Brand or Mark</b>	<b>Owner and address</b>	<b>Applicant for Cancellation</b>
<b>Q.1.G.1</b>	JM & DK Borlase, PORT LINCOLN 5607	DJ Borlase
<b>N.1.S.2</b>	WB & RM Richardson, TUMBY BAY 5065	T Richardson
<b>E.2.N.3</b>	EM & S Simko, KARKOO 5620	PT Ross

*Northern District*

<b>Brand or Mark</b>	<b>Owner and address</b>	<b>Applicant for Cancellation</b>
<b>XP.2.4</b>	LH & DJ Paynter, QUORN 5433	LH Paynter

*Kangaroo Island*

<b>Brand or Mark</b>	<b>Owner and address</b>	<b>Applicant for Cancellation</b>

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## FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 21 December 2010, and published in the *South Australian Government Gazette* dated 24 March 2011, on page 823, being the fourth notice on that page, referring to the Gulf St Vincent Prawn Fishery, is hereby varied such that it will not be unlawful for holders of Gulf St Vincent Prawn Fishery licences listed in Schedule 1, or their registered masters, to use prawn trawl nets in the area specified in Schedule 2, during the period specified in Schedule 3, and under the conditions specified in Schedule 4.

## SCHEDULE 1

Licence No.	Licence Holder	Boat Name
V01	Ganelon Pty Ltd	<i>Falcon</i>
V02	St Vincent Gulf Fisheries & Investments Pty Ltd	<i>Angela Kaye</i>
V03	Josephine K Fisheries Pty Ltd	<i>Josephine-K</i>
V04	Ledo Pty Ltd	<i>Miss Anita</i>
V08	Haralambos Paleologoudias	<i>Shenandoah II</i>
V09	Hamid Huselic	<i>Josephine K</i>
V10	Norman Justice	<i>Silda</i>

## SCHEDULE 2

The waters of the Gulf St Vincent Prawn Fishery contained within the following co-ordinates (defined in degrees decimal minutes according to the WGS 1984 datum):

Commencing at latitude 34°54.00'S, longitude 138°25.00'E, then to position latitude 35°09.00'S, longitude 138°27.00'E, then to position latitude 35°10.00'S, longitude 138°15.00'E, then to position latitude 34°56.00'S, longitude 138°11.00'E, then to the position of commencement.

## SCHEDULE 3

From 2030 hours on 26 November 2011 to 0600 hours on 6 December 2011.

## SCHEDULE 4

1. No fishing activity may be undertaken during the daylight hours from 0600 hours to 2030 hours on any day during the period specified in Schedule 3.

2. At least one hour prior to sunset on each night that fishing will occur, the licence holder or registered master must send a SMS text message to 0437 320 828 and report the following information:

- (a) Licence number;
- (b) Name of licence holder;
- (c) Registered boat;
- (d) Name of person lodging the report;
- (e) Date on which fishing will commence;
- (f) Nearest land location of departure; and
- (g) Research survey block number from which fishing will commence.

3. No more than four nights may be fished by any licence listed in Schedule 1 during the period specified in Schedule 3.

Dated 26 November 2011.

C. NOELL, Prawn Fisheries Manager

## FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 21 December 2010, and published in the *South Australian Government Gazette* dated 24 March 2011, on page 823, being the fourth notice on that page, referring to the Gulf St Vincent Prawn Fishery, is hereby varied such that it will not be unlawful for holders of Gulf St Vincent Prawn Fishery licences listed in Schedule 1, or their registered masters, to use prawn trawl nets in the area specified in Schedule 2, during the period specified in Schedule 3, and under the conditions specified in Schedule 4.

## SCHEDULE 1

Licence No.	Licence Holder	Boat Name
V01	Ganelon Pty Ltd	<i>Falcon</i>
V02	St Vincent Gulf Fisheries & Investments Pty Ltd	<i>Angela Kaye</i>
V03	Josephine K Fisheries Pty Ltd	<i>Josephine-K</i>
V04	Ledo Pty Ltd	<i>Miss Anita</i>
V08	Haralambos Paleologoudias	<i>Shenandoah II</i>
V09	Hamid Huselic	<i>Josephine K</i>
V10	Norman Justice	<i>Silda</i>

## SCHEDULE 2

The waters of the Gulf St Vincent Prawn Fishery contained within and bounded by the following co-ordinates (defined in degrees decimal minutes according to the WGS 1984 datum):

1. Commencing at latitude 34°44.00'S, longitude 138°19.00'E, then to position latitude 34°48.50'S, longitude 138°10.00'E, then to position latitude 34°40.00'S, longitude 138°05.00'E, then to the position of commencement; and

2. Commencing at latitude 34°49.00'S, longitude 138°08.00'E, then to position latitude 34°52.00'S, longitude 138°08.00'E, then to position latitude 34°52.00'S, longitude 138°01.00'E, then to position latitude 34°49.00'S, longitude 138°01.00'E, then to the position of commencement.

## SCHEDULE 3

From 2030 hours on 28 November 2011 to 0600 hours on 6 December 2011.

## SCHEDULE 4

1. No fishing activity may be undertaken during the daylight hours from 0600 hours to 2030 hours on any day during the period specified in Schedule 3.

2. At least one hour prior to sunset on each night that fishing will occur, the licence holder or registered master must send a SMS text message to 0437 320 828 and report the following information:

- (a) Licence number;
- (b) Name of licence holder;
- (c) Registered boat;
- (d) Name of person lodging the report;
- (e) Date on which fishing will commence;
- (f) Nearest land location of departure; and
- (g) Research survey block number from which fishing will commence.

3. No more than four nights may be fished by any licence listed in Schedule 1 during the period specified in Schedule 3.

Dated 28 November 2011.

C. NOELL, Prawn Fisheries Manager

## FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Anne Tapley, P.O. Box 1635, Port Lincoln SA 5607, holder of Marine Scalefish Fishery Licence No. M273, 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 1 December 2011 until 1 December 2012, unless varied or revoked earlier.

## SCHEDULE 1

- The waters of or near Coffin Bay contained within and bounded by a line commencing at Mean High Water Springs closest to latitude 34°25'44.84"S, longitude 135°12'22.73"E (Point Sir Isaac), then easterly to the location on Mean High Water Springs closest to latitude 34°25'06.25"S, longitude 135°21'31.65"E (Frenchman Bluff), then beginning southerly following the line of Mean High Water Springs to the point of commencement.
- 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 Donnington (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 Mean High Water Springs at the shore end of the North Shields jetty, then in a generally east-south-east direction to Maria Point on Boston Island, then following the high water mark in a southerly direction to the light at Point Fanny, then in a direction of 249°T to the most northerly part of Billy Lights Point, then along the Mean High Water Spring 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. M273.
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. M273 while engaged in the exempted activity.
4. The exemption holder must notify PIRSA FISHWATCH 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, and the boats involved in undertaking the exempted activity and other related questions. Exemption No. 9902499.
5. 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 Fisheries Officer if requested.

Dated 29 November 2011.

P. DIETMAN, Acting Executive Director  
Fisheries and Aquaculture

## FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, the holders of Gulf St Vincent Prawn Fishery licences issued pursuant to the Fisheries Management (Prawn Fisheries) Regulations 2006, listed in Schedule 1 (the 'exemption holders'), or their registered masters, are exempt from the notices made under Section 79 of the Fisheries Management Act 2007 prohibiting the taking of King Prawn (*Merlicertus latisulcatus*) but only insofar as the exemption holders shall not be guilty of an offence when using prawn trawl nets in accordance with the conditions of their fishery licence in the areas specified in Schedule 2 for the purpose of spot survey (the 'exempted activity'), subject to the conditions contained in Schedule 3. **Ministerial Exemption No. 9902498.**

## SCHEDULE 1

Licence No.	Licence Holder	Boat Name
V01	Ganelon Pty Ltd	<i>Falcon</i>
V02	St Vincent Gulf Fisheries & Investments Pty Ltd	<i>Angela Kaye</i>
V03	Josephine K Fisheries Pty Ltd	<i>Josephine-K</i>
V04	Ledo Pty Ltd	<i>Miss Anita</i>
V08	Haralambos Paleologoudias	<i>Shendoah II</i>
V10	Norman Justice	<i>Silda</i>

## SCHEDULE 2

1. The exemption is valid from 2100 hours on 25 November 2011 until 0430 hours on 26 November 2011.
2. All trawling activity must be completed by 0430 hours on each day with nets out of the water.
3. The exemption holder must comply with instructions from the SARDI Stock Assessment Co-ordinator and work within the allotted survey trawl stations.
4. All fish, other than King Prawns, Southern Calamari (*Sepioteuthis australis*) and Bugs (*Ibacus* spp) taken during the exempted activity for stock assessment purposes, are to be returned to the water immediately after capture, other than species taken as by-catch that are collected, bagged and labelled according to instructions from a SARDI Survey Co-ordinator.
5. Any by-catch species taken in accordance with Clause 4 must be supplied to a SARDI Survey Co-ordinator and removed from the boat by SARDI prior to the boat undertaking any other fishing activity. Any by-catch must not be retained by the exemption holder, their agent, crew or any other person.
6. King Prawns, Southern Calamari and Bugs taken pursuant to the exempted activity must be disposed of by the exemption holders in accordance with the 'GSV Prawn Fishery Survey Participation Agreement' and must not be retained by the exemption holder, their agent, crew or any other person.
7. While engaged in the exempted activity or while unloading the survey catch, the exemption holder must have on board their boat or near their person a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if requested.

Dated 25 November 2011.

PROFESSOR M. DOROUDI, Executive Director,  
Fisheries and Aquaculture

## HEALTH CARE ACT 2008

## SECTION 62—EXEMPTIONS

*Notice by the Minister*

TAKE notice that I, John Hill, Minister for Health and Ageing, pursuant to sub-sections 62 (3) (a) and 62 (3) (b) of the Health Care Act 2008, do hereby revoke the exemptions granted for the BAE Systems Australia Ltd from the application of Part 6—Division 2 and Division 3, Section 59 of the Act, in relation to emergency and non-emergency ambulance services provided at Defence Centre Woomera and in surrounding areas to Defence Centre Woomera with effect from 8 December 2011.

Dated 29 November 2011.

JOHN HILL, Minister for Health and Ageing

## HEALTH CARE ACT 2008

## SECTIONS 57 (1) (c) and 62—EXEMPTIONS

*Notice by the Minister*

TAKE notice that I, John Hill, Minister for Health and Ageing, pursuant to sub-section 57 (1) (c) and Section 62 of the Health Care Act 2008, do hereby exempt the person named in Column A of the Schedule from the application of Part 6—Division 2 and Division 3, Section 59 of the Act, in relation to the emergency ambulance services specified in Column B of the Schedule, and on the conditions (if any) specified in Column C of the Schedule, with effect from 8 December 2011 and for the period expiring on 30 June 2012.

## SCHEDULE

Column A	Column B	Column C
Transfield Services Pty Ltd	emergency ambulance services provided at Defence Centre Woomera	nil
Transfield Services Pty Ltd	emergency ambulance services provided in surrounding areas to Defence Centre Woomera	that the emergency ambulance services are provided either at the request of SAAS or, in circumstances where SAAS has not made a request, the organisation notifies SAAS within a time and with details as requested by SAAS

Dated 29 November 2011.

JOHN HILL, Minister for Health and Ageing

## HEALTH CARE ACT 2008

## SECTIONS 58 (1) (d) and 62—EXEMPTIONS

*Notice by the Minister*

TAKE notice that I, John Hill, Minister for Health and Ageing, pursuant to sub-section 58 (1) (d) and Section 62 of the Health Care Act 2008, do hereby exempt the person named in Column A of the Schedule from the application of Part 6—Division 2 and Division 3, Section 59 of the Act, in relation to the non-emergency ambulance services specified in Column B of the Schedule, and on the conditions (if any) specified in Column C of the Schedule, with effect from 8 December 2011 and for the period expiring on 30 June 2012.

## SCHEDULE

Column a	Column B	Column C
Transfield Services Pty Ltd	non-emergency ambulance services provided at Defence Centre Woomera	nil
Transfield Services Pty Ltd	non-emergency ambulance services provided in surrounding areas to Defence Centre Woomera	that the organisation notifies SAAS of each occasion that non-emergency ambulance services are provided within a time and with details as requested by SAAS

Dated 29 November 2011.

JOHN HILL, Minister for Health and Ageing

South Australia

## **Liquor Licensing (Code of Practice) Notice 2011**

under section 11A of the *Liquor Licensing Act 1997*

### **1—Short title**

This notice may be cited as the *Liquor Licensing (Code of Practice) Notice 2011*.

### **2—Commencement**

This notice comes into operation on the day on which it is published in the Gazette.

### **3—Code of practice**

- (1) The Schedule sets out the Commissioner's code of practice for the purposes of the *Liquor Licensing Act 1997*.
- (2) The Minister for Business Services and Consumers has approved the code of practice.

## **Schedule 1—Commissioner's code of practice**

### **Part 1—Preliminary**

#### **1—Mandatory nature of code**

- (1) Under section 42 of the *Liquor Licensing Act 1997* it is a condition of every licence that the licensee comply with this code of practice.
- (2) This code of practice is in addition to, and does not derogate from, specific licence conditions imposed by the licensing authority.

#### **2—Object of code**

The object of this code of practice is—

- (a) to minimise the harmful and hazardous use of liquor; and
- (b) to promote responsible attitudes in relation to the promotion, sale, supply and consumption of liquor.

#### **3—Interpretation**

- (1) In this code of practice—  
*standard drink* means a drink that does not contain more than 10 grams of ethanol.
- (2) Expressions defined in the *Liquor Licensing Act 1997* have the same meanings in this code of practice.

### **Part 2—Required practices**

#### **4—Practices relating to minors**

- (1) A licensee must establish and maintain appropriate practices to guard against—
  - (a) minors unlawfully consuming or being supplied with liquor on the licensed premises; and

- (b) minors unlawfully entering or remaining in the licensed premises or any part of the licensed premises out of bounds to minors.
- (2) In particular—
- (a) a licensee must ensure that the responsible person for the licensed premises and persons engaged in supplying liquor to customers have a detailed knowledge of the provisions of the *Liquor Licensing Act 1997* relating to minors, including—
    - (i) section 110—making it an offence to sell or supply liquor to a minor on licensed premises except in certain circumstances; and
    - (ii) sections 111 and 112—making certain areas of the licensed premises out of bounds to minors; and
    - (iii) section 115—empowering employees and certain other persons to ask a person suspected of being a minor to produce evidence of age; and
    - (iv) section 116—empowering an authorised person to require a minor on licensed premises for the purpose of consuming liquor in contravention of the Act to leave the licensed premises; and
  - (b) a licensee must ensure that the responsible person for the licensed premises and persons engaged in supplying liquor to customers have a detailed knowledge of which areas of the licensed premises are out of bounds to minors and the circumstances in which the areas are out of bounds; and
  - (c) a licensee must establish and maintain appropriate practices designed to promote the effective use of the powers provided by the Act to ensure compliance with Part 7 of the Act; and
  - (d) a licensee must not promote, advertise or operate the licensee’s business in a way that tends to encourage minors to consume liquor.

### **5—Practices promoting responsible attitude to consumption of liquor on licensed premises**

- (1) A licensee must, if the licence authorises the sale of liquor for consumption on the licensed premises, establish and maintain appropriate practices to encourage customers to have a responsible attitude to the consumption of liquor.
- (2) In particular, the business of a licensee must not be promoted, advertised or operated in a way that tends to encourage the rapid or excessive consumption of alcohol by customers.
- (3) Particular care must be taken to ensure compliance with this clause if a promotion involves the supply of liquor free of charge, or at a discounted price, at the licensed premises.
- (4) The following are examples of practices that might be established and maintained by a licensee for the purposes of this clause:
  - (a) providing water free of charge to customers;
  - (b) providing breath analysis equipment for the use of customers;
  - (c) displaying information about taxi and public transport services;
  - (d) displaying information about the intoxicating effect of standard drinks or the harmful and hazardous use of liquor;
  - (e) making low alcohol liquor or nonalcoholic drinks available at reasonable prices;
  - (f) making food available for consumption with liquor;

- (g) only providing standard drinks in order to assist customers to accurately assess their consumption of alcohol;
- (h) limiting the volume of samples of liquor to no greater than is reasonably required for the purpose of sampling the liquor;
- (i) limiting complimentary liquor offered in celebration of a particular occasion to one standard drink per customer, preferably comprised of low alcohol liquor;
- (j) during a promotion that involves the supply of liquor free of charge or at a discounted price—
  - (i) limiting the amount of liquor provided to each customer;
  - (ii) supplying low alcohol liquor and non-alcoholic drinks on a similar basis;
- (k) avoiding using names for drinks commonly associated with rapid or excessive consumption of alcohol (such as laybacks, shooters, slammers, test-tubes, blasters or syringes).

## **6—Practices relating to intoxication and disorderly or offensive behaviour**

- (1) A licensee must establish and maintain appropriate practices—
  - (a) to guard against the unlawful supply of liquor to intoxicated customers; and
  - (b) to deal with incidents of intoxication or disorderly or offensive behaviour of customers.
- (2) In particular—
  - (a) a licensee must ensure that the responsible person for the licensed premises and persons engaged in supplying liquor to customers have a detailed knowledge of the provisions of the *Liquor Licensing Act 1997* relating to intoxicated persons or persons behaving in an offensive or disorderly manner, including—
    - (i) section 108—making it an offence to sell or supply liquor on licensed premises to a person who is intoxicated or in circumstances in which the person's speech, balance, coordination or behaviour is noticeably impaired and it is reasonable to believe that the impairment is the result of the consumption of liquor; and
    - (ii) section 124—empowering an authorised person, if necessary, to use reasonable force to—
      - remove from licensed premises any person who is intoxicated or behaving in an offensive or disorderly manner or whose speech, balance, coordination or behaviour is noticeably impaired and it is reasonable to believe that the impairment is the result of the consumption of liquor; or
      - prevent the entry of such a person onto licensed premises; or
      - remove from licensed premises any person who the authorised person reasonably suspects has supplied, or is about to supply, liquor to another person on the licensed premises in circumstances in which that other person is intoxicated or that other person's speech, balance, coordination or behaviour is noticeably impaired and it is reasonable to believe that the impairment is the result of the consumption of liquor; and

- (iii) section 125—empowering the licensee or responsible person for the licensed premises to bar a person from entering or remaining on the licensed premises for a specified period—
  - if the licensee or responsible person is satisfied that the welfare of the person, or the welfare of a person residing with the person, is seriously at risk as a result of the consumption of alcohol by the person; or
  - if the person commits an offence, or behaves in an offensive or disorderly manner, on, or in an area adjacent to, the licensed premises; or
  - on any other reasonable ground; and
- (b) a licensee must establish and maintain appropriate practices designed to—
  - (i) ensure persons engaged in supplying liquor to customers are alert to the signs of intoxication and the potential for offensive or disorderly behaviour; and
  - (ii) ensure early intervention in incidents of intoxication or offensive or disorderly behaviour of customers with due regard to the safety of staff and customers; and
  - (iii) promote the effective use of the powers provided by the Act to deal with incidents of intoxication or disorderly or offensive behaviour of customers.

## **7—Practices relating to disturbances**

- (1) A licensee must, if the licence authorises the sale of liquor for consumption on the licensed premises, establish and maintain appropriate practices to—
  - (a) minimise undue offence, annoyance, disturbance, noise or inconvenience to people who reside, work or worship in the vicinity of the licensed premises resulting from activities on the licensed premises or the conduct of people making their way to or from the licensed premises; and
  - (b) protect the safety, health or welfare of customers and staff; and
  - (c) ensure public order and safety at events on the licensed premises expected to attract large crowds; and
  - (d) guard against the licensed premises being used for the purposes of illicit drug dealing.
- (2) The following are examples of practices that might be established and maintained by a licensee for the purposes of this clause:
  - (a) providing public telephones;
  - (b) displaying information about taxi and public transport services and emergency phone numbers;
  - (c) ensuring that entrance and exit areas, and parking areas, have adequate lighting and are free of hazards and obstructions;
  - (d) encouraging customers to limit noise and behave appropriately in making their way to or from the licensed premises;
  - (e) providing effective measures for crowd control;

- (f) cooperating with police in the investigation of illicit drug dealing;
- (g) discouraging the consumption of liquor by staff while carrying out duties at licensed premises.

### **8—Practices promoting responsible attitude to advertisement or promotion of liquor**

- (1) A licensee who displays or publishes advertisements for liquor, or otherwise promotes liquor, must establish and maintain appropriate practices to promote a responsible attitude in relation to such advertisements or promotions.
- (2) In particular, a licensee must not display or publish an advertisement for liquor or promote liquor in a way that—
  - (a) tends to encourage minors to consume liquor; or
  - (b) tends to encourage rapid or excessive consumption of alcohol.

Dated 29 November 2011.

**Made by Paul White, Liquor and Gambling Commissioner**

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## **MOTOR VEHICLES ACT 1959 SECTION 47A: CLASSES, SPECIFICATIONS AND DESIGN OF NUMBER PLATES**

### **NOTICE BY THE REGISTRAR OF MOTOR VEHICLES**

Pursuant to section 47A of the *Motor Vehicles Act 1959*, I, Martin Small, Registrar of Motor Vehicles-

- (a) revoke the notice under section 47A of the Act published in the *Gazette* No. 60 on - Thursday, 27 August 2009 (pages 3823-3848);
- (b) establish the classes of number plates set out in schedule 1 and numbered 1 to 19 (inclusive) for the purposes of section 47(1) of the Act;
- (c) prescribe the specifications and design set out in schedule 2 to be the specifications and design to which number plates of each class established by this notice must conform;
- (d) declare the classes of number plates set out in schedule 3 to be classes of number plates that the Registrar may enter into an agreement pursuant to section 47A(4) of the Act.

**SCHEDULE 1***Classes of number plates*

- Class 1 - Numeric
- Class 2 - Alpha Numeric (Non-Slogan)
- Class 3 - Slogan
- Class 4 - Personalised
- Class 5 - Jubilee
- Class 6 - Australian Grand Prix
- Class 7 - Towtruck
- Class 8 - Government Vehicle
- Class 9 - Name Plates
- Class 10 - Custom
- Class 11 - Taxi
- Class 12 - Chauffeured
- Class 13 - Consular Corps
- Class 14 - Federal Interstate
- Class 15 - Premium
- Class 16 - Bike Rack
- Class 17 - Centenary of Federation
- Class 18 - Country Taxi
- Class 19 - SA Heavy Vehicle
- Class 20 - Euro

**SCHEDULE 2**

*Specifications and design of number plates*

*Class 1 - Numeric Number Plates*

A numeric number plate must bear a number consisting entirely of figures (except for the letters "SA" designating the State of issue) and may be issued under an agreement between the Registrar and the applicant. The plate must conform to the following additional specifications and designs:

129 mm Min./371 mm Max.

Steel/Aluminium Embossed		133 mm Min
White Figure		Black Background
	Motor Vehicles other than motor bikes	Motor Bikes
Height of Figure	77-80 mm	50 mm
Width of every line in each figure	12 mm	6 mm

The dimensions of a motor bike plate must be 215 ± 1.0 mm in length and 95 ± 1.0 mm in height.

*Class 2 - Alpha Numeric Plates (Non-Slogan)*

An alpha-numeric plate (non-Slogan) must bear a number consisting of a combination of letters and figures and may be issued under an agreement between the Registrar and the applicant. The plate must conform to the following additional specifications and design:

**2.1.1 Special Purpose Vehicle and Motor Bike ("S" 6 character set)**

Steel/Aluminium Embossed	215 ± 1.0 mm	
Black Letters & Figures		100 ± 1.0 mm White Background Reflectorised

Height of Figure or Letter	50 mm
Width of every line in each figure or letter	6-8 mm

**2.1.2 Special Purpose Vehicle and Motor Bike**

Steel/Aluminium Embossed	215 ± 1.0 mm	
Black Letters & Figures		100 ± 1.0 mm White Background Reflectorised

Height of Figure or Letter	50 mm
Width of every line in each figure or letter	6-8 mm

## 2.2 Other Vehicles

	371 ± 1.0 mm	
Steel/Aluminium Embossed		133 ± 1.0 mm
Black Letters & Figures		White Background Reflectorised
Height of Figure or Letter	70-77mm	
Width of every line in each figure or letter	12 mm	

## 2.3 Corporate Number Plates

Alpha numeric plates (non-slogan) in the corporate plate format (class 2.2 only) may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant.

The plate must conform with the following specifications and design:

The height of the plate 133 ± 1.0 mm and width 371 ± 1.0 mm.

Height of Figure or Letter 60 mm

Width of every line in each  
figure or letter 10 mm

### *Class 3 - Slogan Number Plates*

A slogan number plate must bear a number consisting of a combination of letters and figures and may be issued under an agreement between the Registrar and the applicant. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

### 3.1 South Australia Plate

	371 ± 1.0 mm	
Steel/Aluminium Embossed		133 ± 1.0 mm
Black Letters & Figures		White Background Reflectorised

Slogan (Black): SOUTH AUSTRALIA

	Motor Vehicles other than motor bikes
Height of Figure or Letter	70-77 mm
Width of every line in each figure or letter	10-12 mm

**3.1.1 South Australia Trailer Plate**

Steel/Aluminium Embossed  Black Letters & Figures	371 ± 1.0 mm 	133 ± 1.0 mm  White Background Reflectorised
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Slogan (Black): SOUTH AUSTRALIA

Height of Figure or Letter	70-77 mm
Width of every line in each figure or letter	10-12 mm

The dimensions of an aerial mount plate must be 252 + 1.0 mm in length and 98 + 1.0 mm in width and are only available to vehicles registered by the State of South Australia.

OR

**3.1.2 South Australia Non-Standard Trailer Plate**

Steel/Aluminium Embossed  Black Letters & Figures	252 ± 1.0 mm 	98 ± 1.0 mm  White Background Reflectorised
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Slogan (Black): SOUTH AUSTRALIA

Height of Figure or Letter	50 mm
Width of every line in each figure or letter	6 mm

**3.2 Festival State**

Steel/Aluminium Embossed  Black Letters & Figures  Slogan Blue (PMS 286)	371 ± 1.0 mm 	133 ± 1.0 mm  White Background Reflectorised
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Blue Slogan (PMS 286): SA • The Festival State  
 Black State Badge (Piping Shrike)

	Motor Vehicles other than motor bikes
Height of Figure or Letter	70-77 mm
Width of every line in each figure or letter	10-12 mm

**3.2.1 Festival State Trailer Plate**

	371 ± 1.0 mm	
Steel/Aluminium Embossed		133 ± 1.0 mm
Black Letters & Figures		White Background Reflectorised
Slogan Blue (PMS 286)		

Blue Slogan (PMS 286): SA • The Festival State

Black State Badge (Piping Shrike)

Height of Figure or Letter	70-77 mm
Width of every line in each figure or letter	10-12 mm

The dimensions of an aerial mount plate must be 252 ± 1.0 mm in length and 98 ± 1.0 mm in width and are only available to vehicles registered by the State of South Australia.

OR

**3.2.2 Festival State Non-Standard Trailer Plate**

	252 ± 1.0 mm	
Steel/Aluminium Embossed		98 ± 1.0 mm
Black Letters & Figures		White Background Reflectorised
Slogan Blue (PMS 286)		

Blue Slogan (PMS 286): SA • The Festival State

Black State Badge (Piping Shrike)

Height of Figure or Letter	50 mm
Width of every line in each figure or letter	6 mm

**3.4.1 Wine State (remake only)**

	371 ± 1.0 mm	
Steel/Aluminium Embossed		133 ± 1.0 mm
Black Letters & Figures		White Background Reflectorised
Slogan Purple (PMS 261)		

Purple Slogan (PMS 261): SOUTH AUSTRALIA - THE WINE STATE

Black State Badge (Piping Shrike)

Background: (Light Green PMS 355, Green PMS 349) -Design approved by the Registrar

Height of Figure or Letter	60 mm
Width of every line in each figure or letter	10 mm

**3.4.2 Rose State (remake only)**

Steel/Aluminium Embossed 371 ± 1.0 mm 133 ± 1.0 mm

Black Letters & Figures 

Slogan Pink 193 White Background  
Reflectorised

Pink Slogan (PMS 190): SOUTH AUSTRALIA - THE ROSE STATE  
 Black State Badge (Piping Shrike)  
 Background: (Light Green PMS 355, Green PMS 349, Pink PMS 190, Red PMS 193) -  
 Design approved by the Registrar

Height of Figure or Letter	60 mm
Width of every line in each figure or letter	10 mm

**3.4.3 Creative State (remake only)**

Steel/Aluminium Embossed 371 ± 1.0 mm 133 ± 1.0 mm

Black Letters & Figures 

Slogan Black Yellow Background

Black Slogan: SOUTH AUSTRALIA - THE CREATIVE STATE  
 Black State Badge (Piping Shrike)  
 Background: (White, Grey PMS 431, Red PMS 209) Design approved by the Registrar

Height of Figure or Letter	60 mm
Width of every line in each figure or letter	10 mm

**3.4.4 Defence State (remake only)**

Steel/Aluminium Embossed 371 ± 1.0 mm 133 ± 1.0 mm

White Letters & Figures 

Slogan White with Black Background Blue (PMS 299)  
Background

White Slogan: SOUTH AUSTRALIA - THE DEFENCE STATE  
 Black State Badge (Piping Shrike)  
 Background: (Blue PMS 299) Design approved by the Registrar

Height of Figure or Letter	60 mm
Width of every line in each figure or letter	10 mm

### 3.4.5 Gateway To The Outback (remake only)

Steel/Aluminium Embossed	371 ± 1.0 mm 	133 ± 1.0 mm
Black White Letters & Figures		White Background Reflectorised
Slogan White with Black Background		

White Slogan: SOUTH AUSTRALIA - GATEWAY TO THE OUTBACK

Black State Badge (Piping Shrike)

Background: (Yellow PMS 123m Purple PMS 258) - Design approved by the Registrar

Height of Figure or Letter	60 mm
Width of every line in each figure or letter	10 mm

### 3.4.6 The Electronics State (remake only)

Steel/Aluminium Embossed	371 ± 1.0 mm 	133 ± 1.0 mm
Black Letters & Figures		Green (PMS 344) and White Background Reflectorised
Slogan White with Green Background		

White Slogan: SOUTH AUSTRALIA - THE ELECTRONICS STATE

Black State Badge (Piping Shrike)

Background: (White with Green PMS 349) Design approved by the Registrar

Height of Figure or Letter	60 mm
Width of every line in each figure or letter	10 mm

### 3.3 Corporate Number Plates

Slogan number plates in the corporate plate format may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant.

The plate must conform with the following specifications and design:

371 mm ± 1.0 mm in length and 133 mm ± 1.0 mm in height

Height of Figure or Letter	60 mm
Width of every line in each figure or letter	10 mm

*Class 4 - Personalised Number Plates*

A personalised number plate must bear a number consisting of a combination of letters and figures nominated by an applicant and approved by the Registrar, and issued under an agreement between the Registrar and the applicant.

The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

White Letters & Figures , blue background, White State Badge (Piping Shrike), or  
 White Letters & Figures , magenta background, White State Badge (Piping Shrike), or  
 White Letters & Figures , red background, White State Badge (Piping Shrike), or  
 White Letters & Figures , maroon background, White State Badge (Piping Shrike), or  
 White Letters & Figures , green background, White State Badge (Piping Shrike), or  
 Blue Letters & Figures, white reflectorised background, Black State Badge (Piping Shrike), or  
 Magenta Letters & Figures, white reflectorised background, Black State Badge (Piping Shrike), or  
 Red Letters & Figures, white reflectorised background, Black State Badge (Piping Shrike), or  
 Maroon Letters & Figures, white reflectorised background, Black State Badge (Piping Shrike), or  
 Green Letters & Figures, white reflectorised background, Black State Badge (Piping Shrike), or  
 Green Letters & Figures, lemon reflectorised background, Black State Badge (Piping Shrike)

**4.1 Standard Personalised**

	$371 \pm 1.0 \text{ mm}$	
Aluminium Embossed		$133 \pm 1.0 \text{ mm}$

	Motor Vehicles other than motor bikes	Motor Bikes
Height of Figure or Letter	72 mm	50 mm
Width of every line in each figure or letter	12 mm	6 mm

**OR**

**4.2 Slim Personalised**

	$371 \pm 1.0 \text{ mm}$	
Aluminium Embossed		$100 \pm 1.0 \text{ mm}$

	Motor Vehicles other than motor bikes	Motor Bikes
Height of Figure or Letter	54 mm or 60 mm	50 mm
Width of every line in each figure or letter	10 mm	6 mm

The dimensions of a motor bike plate must be  $252 \text{ mm} \pm 1.0 \text{ mm}$  in length and  $98 \text{ mm} \pm 1.0 \text{ mm}$  in height.

OR

**4.3 Non-Standard Personalised Trailer**

	$252 \pm 1.0 \text{ mm}$	
Aluminium Embossed		$98 \pm 1.0 \text{ mm}$

Height of Figure or Letter	50 mm
Width of every line in each figure or letter	6 mm

**4.4 Corporate Number Plates**

Personalised number plates in the corporate plate format may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant.

The plate must conform with the following specifications and design:

$371 \text{ mm} \pm 1.0 \text{ mm}$  in length and  $133 \text{ mm} \pm 1.0 \text{ mm}$  in height

Height of Figure or Letter 60 mm

Width of every line in each figure or letter 10 mm

*Class 5 - Jubilee Number Plates*

A limited series of number plates numbered 000J - 999J and 000S - 999S preceded by the J150 logo and has the words "SOUTH AUSTRALIA" printed under the numbers, were issued to commemorate South Australia's 150th Jubilee. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

	$371 \pm 1.0 \text{ mm}$	
Steel/Aluminium Embossed		$133 \pm 1.0 \text{ mm}$
Black Figures and Letter		Silver-White Background Reflectorised

Black Slogan: SOUTH AUSTRALIA  
Jubilee Slogan (to the left of the characters) according to the copyright specifications

**Motor Vehicles**

Height of Figure or Letter	77 mm
Width of every line in each figure or letter	12 mm

*Class 6 - Australian Grand Prix Number Plates***6.1 Special Series**

A limited series of number plates numbered 1 - 199 preceded by the Grand Prix Logo, were issued to commemorate the Australian Formula 1 Grand Prix in Adelaide. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

	$371 \pm 1.0$ mm	
Steel/Aluminium Embossed		$133 \pm 1.0$ mm
White Figures		Black Background
Logo Green, Yellow, Black & White (to the left of the digits) according to the copyright specifications		
White Slogan: SOUTH AUSTRALIA		

**Motor Vehicles**

Height of Figure or Letter	77 mm
Width of every line in each figure or letter	12 mm

**6.2 Standard Series**

A limited series of number plates number 200 - 9999 preceded by the Grand Prix Logo, was issued to commemorate the Australian Formula 1 Grand Prix in Adelaide. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

	$371 \pm 1.0$ mm	
Steel/Aluminium Embossed		$133 \pm 1.0$ mm
Black Figures		White Background Reflectorised
Logo Green, Yellow, Black & White (to the left of the digits) according to the copyright specifications		
Black Slogan: SOUTH AUSTRALIA		

**Motor Vehicles**

Height of Figure or Letter	77 mm
Width of every line in each figure or letter	12 mm

*Class 7 - Towtruck Number Plates*

A Towtruck number plate must be issued to a Towtruck approved by the Registrar for use in the operation of the accident towing roster scheme. The number is preceded by the letters "ATT" and the plate must conform to the following additional specifications and design:

	$371 \pm 1.0$ mm	
Steel/Aluminium Embossed		$133 \pm 1.0$ mm
Blue Letters & Figures		Yellow Background Reflectorised
Blue Slogan: SA ACCIDENT TOWTRUCK		
Motor Vehicle		
Height of Figure or Letter	77 mm	
Width of every line in each figure or letter	12 mm	

*Class 8 - Government Vehicle Number Plates*

Vehicles owned by the State of South Australia may be issued with a number plate or plates consisting of a combination of letters and figures, which conform to the following additional specifications and design (unless otherwise authorised):

**8.1.1 Government Vehicle Number Plate ("S" 7 character set)**

	$371 \pm 1.0$ mm	
Steel/Aluminium Embossed		$133 \pm 1.0$ mm
Blue (PMS 2728) Letters & Figures		White Background Reflectorised

Blue Slogan (PMS 2728): SA GOVERNMENT

	Motor Vehicles
Height of Figure or Letter	77 mm
Width of every line in each figure or letter	12 mm

The dimensions of an aerial mount plate must be  $252 \pm 1.0$  mm in length and  $98 \pm 1.0$  mm in width.

**8.1.2 Government Motor Bike ("S" 6 character set)**

	$215 \pm 1.0$ mm	
Steel/Aluminium Embossed		$95 \pm 1.0$ mm
Blue (PMS 2728) Letters & Figures		White Background Reflectorised

Blue Slogan (PMS 2728): SA GOVERNMENT

Height of Figure or Letter	50 mm
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Width of every line in each figure or letter	6 mm
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## 8.2 Government Vehicle Number Plate (remake only)

Steel/Aluminium Embossed	371 ± 1.0 mm	
		133 ± 1.0 mm
Blue (PMS 2728) Letters & Figures		White Background Reflectorised

Blue Slogan (PMS 2728): SA GOVERNMENT

	Motor Vehicles other than motor bikes	Motor Bikes
Height of Figure or Letter	77 mm	50 mm
Width of every line in each figure or letter	12 mm	6 mm

The dimensions of a motor bike plate must be 215 ± 1.0 mm in length and 95 ± 1.0 mm in width.

The dimensions of an aerial mount plate must be 252 ± 1.0 mm in length and 98 ± 1.0 mm in width.

### *Class 9 - Name Plates*

A name plate must bear a number which consists of all letters issued under an agreement between the Registrar and the applicant. The plate must be of the type known as reflectorised metal or acrylic.

The size of the plate and height and width of every figure appearing on the plate are at the discretion of the Registrar.

*Class 10 - Custom Number Plates*

A custom number plate must bear a number nominated by an applicant and approved by the Registrar, which may consist of letters or a combination of letters and figures and issued under an agreement between the Registrar and the applicant authorising the applicant to display the number. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

White letters and figures, blue background, or  
 White letters and figures, magenta background, or  
 White letters and figures, red background, or  
 White letters and figures, maroon background, or  
 White letters and figures, green background, or  
 Blue letters and figures, white reflectorised background, or  
 Magenta letters and figures, white reflectorised background, or  
 Red letters and figures, white reflectorised background, or  
 Maroon letters and figures, white reflectorised background, or  
 Green letters and figures, white reflectorised background, or  
 Black letters and figures, gold background, or  
 Black letters and figures, silver background, or  
 Gold letters and figures, black background, or  
 Silver letters and figures, black background, or  
 Black letters and figures, white reflectorised background, or  
 Black letters and figures, lemon reflectorised background, or  
 Black letters and figures, yellow reflectorised background, or  
 Green letter and figures, lemon reflectorised background, or  
 Green letters and figures, yellow reflectorised background, or  
 Blue letters and figures, lemon reflectorised background, or  
 Blue letters and figures, yellow reflectorised background.

**10.1 Standard Custom**

	$371 \pm 1.0$ mm	
Aluminium Embossed		$133 \pm 1.0$ mm
	Motor Vehicles other than motor bikes	Motor Bikes
Height of Figure or Letter for 1 to 6 letters	77 mm	50 mm
Height of Figure or Letter 7 letters or 6 letters with space	72 mm	50 mm
Width of every line in each figure or letter	12 mm	6 mm

**OR**

**10.2 Slim Custom**

371 ± 1.0 mm

Aluminium Embossed



100 ± 1.0 mm

Motor Vehicles  
other than  
motor bikes

Height of Figure or Letter 54 mm or 60 mm

Width of every line in each figure or letter 10 mm

**OR**

**10.3 Square Two Line Custom**

306 ± 1.0 mm

Aluminium Embossed



150 ± 1.0 mm

Motor Vehicles  
other than  
motor bikes

Height of Figure or Letter 54 mm or 60 mm

Width of every line in each figure or letter 10 mm

**OR**

**10.4 Square Custom**

306 ± 1.0 mm

Aluminium Embossed



150 ± 1.0 mm

Motor Vehicles  
other than  
motor bikes

Height of Figure or Letter 54 mm or 60 mm

Width of every line in each figure or letter 10 mm

The dimensions of a motor bike plate:

1 to 6 digits 215 mm ± 1.0 mm in length and 95 mm ± 1.0 mm in width

7 digits 252 mm ± 1.0 mm in length and 98 mm ± 1.0 mm in width.

**OR**

## 10.5 Corporate Number Plates

Custom number plates in the corporate plate format may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant.

The plate must conform with the following specifications and design:

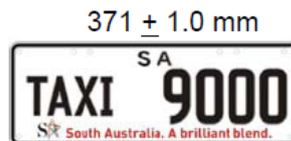
371 mm  $\pm$  1.0 mm in length and 133 mm  $\pm$  1.0 mm in height

Height of Figure or Letter 60 mm

Width of every line in each figure or letter 10 mm

### *Class 11 - Taxi Plates*

A Taxi Plate must be issued to taxi-cabs which are licensed by the Passenger Transport Act as general purpose taxi-cabs, standby taxi-cabs or "special vehicle licence" vehicles (wheelchair accessible vehicle). The number is preceded by the letters 'TAXI' and the plate must conform to the following additional specifications and design:



Steel/Aluminium Embossed

Black Letters & Figures

White Background  
Reflectorised

Slogan: SA South Australia. A Brilliant Blend  
(according to the copyright specifications of SA TOURISM COMMISSION)

#### Motor Vehicle

Height of Figure 50-77 mm

Height of Letter 51 mm

Width of every line in each figure or letter 6-12 mm

Standby taxi-cab plates and "special vehicle licence" vehicle (wheelchair accessible vehicle) plates (issued under the Passenger Transport Act) may have letters "TAXI" displayed with white letters on a black background.

*Class 12 - Chauffeured Vehicle Plates*

A Chauffeured Vehicle number plate must bear a number consisting of a combination of figures and letters and be issued to vehicles and bikes which are Licensed to operate for hire under the Passenger Transport Act. These plates must be of the type known as metal embossed and must conform to the following additional specifications and design:

**12.1 Standard**

	$371 \pm 1.0 \text{ mm}$	
		
Steel/Aluminium Embossed		$133 \pm 1.0 \text{ mm}$
Blue Figures and Letters		White Background Reflectorised
Blue Border with White Slogan: CHAUFFEURED VEHICLE (above plate number) and SOUTH AUSTRALIA (below plate number).		
	Motor Vehicles other than motor bikes	Motor Bikes
Height of Figure or Letter	70-77 mm	50 mm
Width of every line in each figure or letter	10-12 mm	6 mm

**OR**

**12.2 Square**

	$306 \pm 1.0 \text{ mm}$	
		
Steel/Aluminium Embossed		$150 \pm 1.0 \text{ mm}$
Blue Figures and Letters		White Background Reflectorised
Blue Border with White Slogan: CHAUFFEURED VEHICLE (above plate number) and SOUTH AUSTRALIA (below plate number).		
	Motor Vehicles other than motor bikes	
Height of Figure or Letter	60 mm	
Width of every line in each figure or letter	10 mm	

**OR**

**12.3 Motor Bike**

	$252 \pm 1.0$ mm	
Steel/Aluminium Embossed		$98 \pm 1.0$ mm
Blue Figures and Letters		White Background Reflectorised
Blue Border with White Slogan: CHAUFFEURED VEHICLE (above plate number) and SOUTH AUSTRALIA (below plate number).		
	Motor Bikes	
Height of Figure or Letter	50 mm	
Width of every line in each figure or letter	6 mm	

*Class 13 - Consular Corps Plates*

Consular Corps number plates may only be issued to an accredited Diplomatic Officer or accredited Consular Officer de carriere, who is a national of a country which he or she represents and who resides in this State, or to an Honorary Consul accredited by the Department of Foreign Affairs and Trade, who also resides in this State. The plates must be of the type known as metal embossed and must conform to the following additional specifications and design:

	$371 \pm 1.0$ mm	
Steel/Aluminium Embossed		$133 \pm 1.0$ mm
White Letters & Figures		Black Background
White Slogan: SA CONSULAR CORPS		
	Motor Vehicles	
Height of Figure or Letter	77 mm	
Width of every line in each figure or letter	12 mm	

*Class 14 - Federal Interstate Number Plates*

A Federal Interstate Number Plate is issued to a vehicle registered under the *Interstate Road Transport Act 1985* of the Commonwealth, as amended from time to time. The plate must bear a number consisting of the following sequence: 2 Capital letters; a dot or a diamond; 2 figures; 2 Capital letters; and the words 'FEDERAL INTERSTATE' underneath the number.

The plate must be of the type known as metal embossed and must conform to the additional specifications and design:

	$371 \pm 1.0$ mm	
Steel/Aluminium Embossed		$133 \pm 1.0$ mm
Green Figures & Letters	Green Slogan: FEDERAL INTERSTATE	Gold Background Reflectorised
	Motor Vehicles other than motor bikes	
Height of Figure or Letter	77 mm	
Width of every line in each figure or letter	12 mm	

*Class 15 - Premium Number Plates*

A premium plate must bear a number consisting of two letters, three figures followed by a further letter and may be issued under an agreement between the Registrar and the applicant. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

Black letters and figures, white reflectorised background, or  
Retroreflective white letters and figures, opaque black background (15.1 and 15.1a only).

**15.1 Front**

	$371 \pm 1.0$ mm	
Aluminium Embossed		$83 \pm 1.0$ mm
	Motor Vehicles other than motor bikes	
Height of Figure or Letter	54 mm	
Width of every line in each figure or letter	10 mm	

**15.1a Rear**

371 ± 1.0 mm

Aluminium Embossed



106 ± 1.0 mm

Motor Vehicles  
other than  
motor bikes

Height of Figure or Letter

72-75 mm

Width of every line in each  
figure or letter

12 mm

**15.1.1 Front**

Opaque white letters and figures, retroreflective black background (Discontinued and no longer issued).

371 ± 1.0 mm

Aluminium Embossed

83 ± 1.0 mm

Motor Vehicles  
other than  
motor bikes

Height of Figure or Letter

54 mm

Width of every line in each  
figure or letter

10 mm

**15.1.1a Rear**

Opaque white letters and figures, retroreflective black background (Discontinued and no longer issued).

371 ± 1.0 mm

Aluminium Embossed

106 ± 1.0 mm

Motor Vehicles  
other than  
motor bikes

Height of Figure or Letter

72-75 mm

Width of every line in each

figure or letter 12 mm

OR

**15.2 Front**

371 ± 1.0 mm

Aluminium Embossed



100 ± 1.0 mm

Motor Vehicles  
other than  
motor bikes

Height of Figure or Letter 54-63 mm

Width of every line in each  
figure or letter 10 mm

**15.2a Rear**

306 ± 1.0 mm

Aluminium Embossed



150 ± 1.0 mm

Motor Vehicles  
other than  
motor bikes

Height of Figure or Letter 54-62 mm

Width of every line in each  
figure or letter 10 mm

OR

**15.3 Front and Rear Square**

306 ± 1.0 mm

Aluminium Embossed



150 ± 1.0 mm

Motor Vehicles  
other than  
motor bikes

Height of Figure or Letter 54-62 mm

Width of every line in each  
figure or letter 10 mm

**OR**

**15.4 Corporate Number Plates**

Premium number plates in the corporate plate format may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant.

The plate must conform with the following specifications and design:

371 mm  $\pm$  1.0 mm in length and 133 mm  $\pm$  1.0 mm in height

Height of Figure or Letter                      60 mm

Width of every line in each  
figure or letter                                      10 mm

*Class 16 - Bike Rack Number Plates*

A Bike Rack plate must bear the number allotted to the vehicle to which the bike rack is attached and must conform to the following additional specifications and design:

	252 ± 1.0 mm	
Steel/Aluminium Embossed		98 ± 1.0 mm
Black Letters & Figures	Slogan: SA BETTER BY BIKE	White Background Reflectorised
Height of Figure or Letter	50 mm	
Width of every line in each figure or letter	6 mm	

*Class 17 – Centenary of Federation Number Plates***17.1 Centenary Limited Series Number Plates**

A limited series of number plates numbered 1901 CF – 2001 CF, with the Centenary of Federation logo between the letters and figures, were issued to commemorate the Centenary of Federation. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

	371 ± 1.0 mm	
Steel/Aluminium Embossed		133 ± 1.0 mm
White Figures and Letters		Black Background

Grey watermark of Rotunda in background.

White Slogan: *SA – Centenary of Federation*

Centenary of Federation Logo (between the numbers and the letters) according to the registered trademark owned by the Commonwealth.

	Motor Vehicles
Height of Figure or Letter	60 mm
Width of every line in each figure or letter	10 mm

## 17.2 Centenary Vogue Series Number Plates

A limited series of number plates numbered 000C – 999C and 000F – 999F with the Centenary of Federation logo between the letters and figures, were issued to commemorate the Centenary of Federation. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

	$371 \pm 1.0$ mm	
Steel/Aluminium Embossed		$133 \pm 1.0$ mm
White Figures and Letter		Yellow, Red Green and Blue Background Reflectorised

White Slogan: *SA – Centenary of Federation*  
Centenary of Federation Logo (between the numbers and the letter) according to the registered trademark owned by the Commonwealth.

	Motor Vehicles
Height of Figure or Letter	60 mm
Width of every line in each figure or letter	10 mm

### *Class 18 – Country Taxi Plates*

A Country Taxi Plate must be issued to taxi-cabs which have country taxi accreditation under the Passenger Transport (General) Regulations 1994 or are licensed under Local Government Act 1934. The number is preceded by the letters 'TAXI' and the plate must conform to the following additional specifications and design:

	$371 \pm 1.0$ mm	
Steel/Aluminium Embossed Embossed		$133 \pm 1.0$ mm
Black Letters & Figures		Lemon Background Reflectorised
Red Slogans: SOUTH AUSTRALIA (above plate number) COUNTRY TAXI (below plate number)		

Black State Badge (Piping Shrike) (between the word TAXI and figures)

	Motor Vehicle
Height of Figure	71 mm
Height of Letter	51 mm
Width of every line in each figure or letter	8-12 mm

*Class 19 – SA – Heavy Vehicle*

A SA Heavy Vehicle Plate may be issued to a vehicle with a mass or GVM over 4.5 tonnes. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

371 ± 1.0 mm

Aluminium Embossed



133 ± 1.0 mm

Black Letters & Figures  
Slogan in Black

White Background  
Reflectorised

Printed Black Slogan: SA – HEAVY VEHICLE

Motor Vehicle

Height of Figure or Letter

77 mm

Width of every line in each  
figure or letter

12 mm ± 1mm

*Class 20 – Euro Number Plates*

A Euro plate must bear a number consisting of the letter S followed by two letters, two figures followed by a further letter, with a blue sash on the left of the plate and the State Coat of Arms of South Australia appearing between the letter S and the first two letters, and may be issued under an agreement between the Registrar and the applicant.

The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

522 ± 1.0 mm

Steel/Aluminium  
Embossed



113.6 ±  
1.0 mm

Black Letters &  
Figures

Logo - Sturt Desert  
Pea (PMS199)

Blue Sash (PMS295) on the left of the plate with the characters “SA” screen printed in white with the S printed directly above the A

The State Coat of Arms of South Australia (PMS 295) (between the “S” and the first two letters) as endorsed by the Department for Premier and Cabinet Protocol Branch.

	<b>Motor Vehicles</b>
Height of Figure or Letter	75.5 mm
Width of every line in each figure or letter	48.5 mm

*General specifications and design*

1. The dimensions of the letters or words 'SA', 'SOUTH AUSTRALIA', 'THE FESTIVAL STATE' or any other slogan approved by the Registrar whether preceding the number or appearing in a central position above or below the registration number on which they are permitted, must be as follows:

	Motor Bikes (except Class 12)	Motor Bikes Class 12	All Other Classes
Height of Figure or Letter	10 mm	8 mm	8 - 20 mm
Width of every line in all parts thereof	2 mm	1 - 2 mm	1 - 3 mm

(Except Corporate Number Plates which may vary at the discretion of the Registrar).

2. The dimensions of the State Badge (Piping Shrike) appearing on the number plates on which they are permitted, must be as follows:

	Class 3	Class 4	Class 4 Motor Bike
Diameter	24 - 30 mm	50 mm	27 mm

3. The dimensions of the slogan "SA BETTER BY BIKE" appearing on the Bike Rack number plate must be as follows:

	Class 16
Height of Figure or Letter	13 mm
Width of every line in all parts thereof	2 mm

4. A number plate will be taken to comply with the requirements of this notice relating to the size of the plate and the size of letters and figures on the plate if the size of the plate or of any figure or letter on the plate-

- (a) does not exceed the size prescribed by this notice by more than 1.0 mm; or
- (b) is not more than 1.0 mm less than the size prescribed by this notice.

5. Notwithstanding the prescribed design and specifications for number plates, a number plate (other than a trailer or bike rack plate) may bear a plate and/or label that complies with Australian Standard 1425, if the vehicle to which the number plate is affixed, is equipped to use LP Gas. However, the plate and label on the number plate must be placed in such a position so as not to obscure any letter, figure, logo or slogan appearing on the number plate.

*Transitional provision*

A number plate that was manufactured before the date of this notice will be taken to comply with this notice if it complies with the notice under section 47A of the Act published in the *Gazette* on 12 February 2009 (see *Gazette* 9 12 February 2009 p. 591);

**SCHEDULE 3**

*Classes of number plates which may be displayed  
pursuant to an agreement under s.47A(4)*

- Class 1 - Numeric
- Class 2 - Alpha Numeric (Non-slogan)
- Class 3 - Slogan
- Class 4 - Personalised
- Class 5 - Jubilee
- Class 6 - Australian Grand Prix
- Class 9 - Name Plates
- Class 10 - Custom
- Class 15 - Premium
- Class 17 - Centenary of Federation
- Class 20 - Euro

Dated 20 November 2011.

J. HOLMES, Registrar of Motor Vehicles

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## GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2011

	\$		\$
Agents, Ceasing to Act as.....	45.50	Firms:	
Associations:		Ceasing to Carry on Business (each insertion) .....	30.25
Incorporation .....	23.00	Discontinuance Place of Business .....	30.25
Intention of Incorporation .....	57.00	Land—Real Property Act:	
Transfer of Properties .....	57.00	Intention to Sell, Notice of.....	57.00
Attorney, Appointment of.....	45.50	Lost Certificate of Title Notices .....	57.00
Bailiff's Sale .....	57.00	Cancellation, Notice of (Strata Plan).....	57.00
Cemetery Curator Appointed.....	33.75	Mortgages:	
Companies:		Caveat Lodgement .....	23.00
Alteration to Constitution .....	45.50	Discharge of .....	24.10
Capital, Increase or Decrease of .....	57.00	Foreclosures.....	23.00
Ceasing to Carry on Business .....	33.75	Transfer of .....	23.00
Declaration of Dividend.....	33.75	Sublet.....	11.60
Incorporation .....	45.50	Leases—Application for Transfer (2 insertions) each.....	11.60
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Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	452.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name .....	90.50
First Name.....	45.50	Each Subsequent Name.....	11.60
Each Subsequent Name .....	11.60	Noxious Trade .....	33.75
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pany be wound up voluntarily and that a liquidator		Rate per page (in 8pt) .....	289.00
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Pages	Main	Amends	Pages	Main	Amends
1-16	2.80	1.30	497-512	38.50	37.50
17-32	3.70	2.30	513-528	39.50	38.25
33-48	4.85	3.45	529-544	41.00	39.50
49-64	6.10	4.70	545-560	42.00	41.00
65-80	7.10	5.90	561-576	43.00	42.00
81-96	8.30	6.85	577-592	44.50	42.50
97-112	9.45	8.10	593-608	45.75	44.00
113-128	10.60	9.30	609-624	46.50	45.50
129-144	11.80	10.50	625-640	47.75	46.00
145-160	13.00	11.60	641-656	49.00	47.75
161-176	14.10	12.80	657-672	49.75	48.25
177-192	15.40	13.90	673-688	51.50	49.75
193-208	16.60	15.30	689-704	52.50	50.50
209-224	17.50	16.20	705-720	53.50	52.00
225-240	18.70	17.30	721-736	55.00	53.00
241-257	20.10	18.30	737-752	55.50	54.00
258-272	21.20	19.40	753-768	57.00	55.00
273-288	22.30	21.00	769-784	58.00	57.00
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321-336	25.75	24.30	817-832	61.50	60.50
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369-384	29.25	27.75	865-880	65.50	64.00
385-400	30.50	29.00	881-896	66.00	64.50
401-416	31.75	30.00	897-912	67.50	66.00
417-432	33.00	31.50	913-928	68.00	67.50
433-448	34.00	32.75	929-944	69.00	68.00
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## Christmas/New Year Holiday Publishing Information

*Last Gazette for 2011 will be Thursday, 22 December 2011*

Closing date for notices for publication will be  
4 p.m. Tuesday, 20 December 2011

*First Gazette for 2012 will be Thursday, 5 January 2012*

Closing date for notices for publication will be  
4 p.m. Tuesday, 3 January 2012

*(There will **not** be a Gazette in the period between these two dates)*

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When sending a document via Email please confirm your transmission with a faxed copy, including the date the notice is to be published.



## LAND ACQUISITION ACT 1969

## (SECTION 16)

*Notice of Acquisition*

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

*Definition of Land Acquired*

Comprising an estate in fee simple in that piece of land situated at 609-611 South Road, Regency Park, being a portion of Allotment 509 in Deposited Plan No. 34497 comprised in Certificate of Title Volume 5137, Folio 87 and being the whole of the land numbered 72 on the plan numbered D87368 that has been lodged in the Lands Titles Office subject to the easement created by TG 6463119.

This notice is given under Section 16 of the Land Acquisition Act 1969.

*Compensation*

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

*Inquiries*

Inquiries should be directed to:

Peter Lloyd,  
G.P.O. Box 1533,  
Adelaide, S.A. 5001  
Phone (08) 8343 2780

Dated 29 November 2011.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner of Highways in the presence of:

D. THOMAS, Manager, Transport Property  
(Authorised Officer), Department of  
Planning, Transport and Infrastructure

DTEI 2010/25102/01

## LIQUOR LICENSING ACT 1997

*Notice of Application*

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Teusner & Page Pty Ltd has applied to the Licensing Authority to remove the Producer's Licence in respect of premises situated at 19 Jane Place, Tanunda, S.A. 5352 and move the Producer's Licence to the premises situated at the corner of Railway Terrace and Research Road, Nuriootpa, S.A. 5355 and known as Teusner Wines.

The application has been set down for hearing on 10 January 2012 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: 4 January 2012).

The applicant's address for service is c/o Talbot Oliver Lawyers, G.P.O. Box 2569, Perth, W.A. 6000 (Attention: Jarrod Ryan).

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 Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 28 November 2011.

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 Fassina Investments Pty Ltd has applied to the Licensing Authority for the removal of a Retail Liquor Merchant's Licence in respect of premises situated at Unit 5, 10-14 Regency Road, Kilkenny, S.A. 5009 and to be situated at 3-5 Regency Road, Kilkenny and known as Liquor Bandits.

The application has been set down for hearing on 21 December 2011 at 1 p.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, on or before 19 December 2011.

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

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 Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 25 November 2011.

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 Stemiga Pty Ltd, Lot 10, Gartners Road, Penola, S.A. 5277 has applied to the Licensing Authority for a Direct Sales Licence in respect of business to be known as Stemiga Pty Ltd.

The application has been set down for hearing on 21 December 2011 at 1 p.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, on or before 19 December 2011.

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

The application and certain documents and material relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 25 November 2011.

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 Hareet Hotel Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 137 Fifteenth Street, Renmark, S.A. 5341 and known as Riverland Tandoor Indian Restaurant.

The application has been set down for hearing on 10 January 2012 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: 3 January 2012).

The applicant's address for service is c/o Harkesh Singh Gill, 137 Fifteenth Street, Renmark, S.A. 5341.

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 Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 24 November 2011.

Applicant

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LIQUOR LICENSING ACT 1997

*Notice of Application*

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that V. Jonas No. 2 Pty Ltd as trustee for V. Jonas Family Trust has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 3/2 James Street, Salisbury, S.A. 5108 and known as Caffe Primo Salisbury.

The application has been set down for hearing on 21 December 2011 at 12.30 p.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, on or before 19 December 2011.

The applicant's address for service is c/o HGP Conveyancing Pty Ltd, Level 6, 117 King William Street, Adelaide, S.A. 5000 (Attention: Rody Papas).

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 Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 25 November 2011.

Applicant

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LIQUOR LICENSING ACT 1997

*Notice of Application*

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Youngjong Yang has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Shop 3, 4 Rupert Avenue, Bedford Park, S.A. 5042 and known as Maru JK.

The application has been set down for hearing on 21 December 2011 at 12.30 p.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, on or before 19 December 2011.

The applicant's address for service is c/o 26 Edgar Street, Bedford Park, S.A. 5042.

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 Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 24 November 2011.

Applicant

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LIQUOR LICENSING ACT 1997

*Notice of Application*

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Australian Wine Company Pty Ltd has applied to the Licensing Authority for the transfer of a Wholesale Liquor Merchant's Licence in respect of premises situated at Unit 11, 47 O.G. Road, Klemzig, S.A. 5087 and known as Bulk Wine Supplies.

The application has been set down for hearing on 21 December 2011 at 12 p.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, on or before 19 December 2011.

The applicant's address for service is c/o Stuart Andrew Barristers & Solicitors, 11 Ahern Street, Berri, S.A. 5343 (Attention: Dimitria Dale).

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 Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 24 November 2011.

Applicant

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LIQUOR LICENSING ACT 1997

*Notice of Application*

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Flehan Brothers Pty Ltd has applied to the Licensing Authority for Redefinition, variation to Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 142 North Terrace, Adelaide, S.A. 5000 and known as The Firm Corporate Club Lounge.

The application has been set down for hearing on 19 December 2011 at 10.30 a.m.

*Conditions*

The following licence conditions are sought:

- Redefinition of licensed premises to include Level 3 of the building at 142 North Terrace, Adelaide, S.A. 5000. As per plans lodged with this office.
- Variation to Extended Trading Authorisation to include the new area.
- Variation to Entertainment Consent to include the new area.

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 five days before the hearing date (viz: 14 December 2011).

The applicant's address for service is c/o Griffins Lawyers, G.P.O. Box 2077, Adelaide, S.A. 5001 (Attention: Ian Rice).

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 Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 24 November 2011.

Applicant

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LIQUOR LICENSING ACT 1997

*Notice of Application*

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Sublime Hair Studio Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at 213 Unley Road, Malvern, S.A. 5061 and known as Sublime Hair Studio.

The application has been set down for hearing on 21 November 2011 at 10.30 a.m.

*Conditions*

The following licence conditions are sought:

- To sell or supply liquor for consumption on the licensed premises to customers attending Sublime Hair Studio.
- Alcohol is not to be provided or offered for sale to the general public.

- Alcohol will be offered and provided to customers only on a gratuitous basis.
- The predominant activity of the premises is to be that of a hair dressing salon with provisions of alcohol ancillary to the business.
- No more than two complimentary drinks per person.
- There will be no promotion of liquor for sale in the premises.
- The hours sought in this application are:
  - Tuesday, Wednesday and Friday: 10 a.m. to 6 p.m.;
  - Thursday: 10 a.m. to 9 p.m.; and
  - Saturday: 9 a.m. to 5 p.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, on or before 19 December 2011.

The applicant's address for service is 7 Playford Street, Glen Osmond, S.A. 5064.

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 Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 24 November 2011.

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 V. Jonas No. 1 Pty Ltd as trustee for the V. Jonas Family Trust No. 1 has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Unit 2, Lot 1040, The Golden Way, Golden Grove, S.A. 5125 and known as Caffe Primo Golden Grove.

The application has been set down for hearing on 9 January 2012 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: 2 January 2012).

The applicant's address for service is c/o H.G.P. Conveyancing, Level 6, 117 King William Street, Adelaide, S.A. 5000 (Attention: Rody Papas).

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 Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 23 November 2011.

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 William Bruce Jameson Withers and Sancha Ann Withers have applied to the Licensing Authority for a Direct Sales Licence in respect of business to be known as Langdale Estate.

The application has been set down for hearing on 4 January 2012 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: 28 December 2011).

The applicants' address for service is c/o Bruce Withers, 5 Olive Street, Parkside, S.A. 5063.

The application and certain documents and material relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 23 November 2011.

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 Sian Delmie Begley, 40 Oxford Terrace, Unley, S.A. 5061 has applied to the Licensing Authority for a Direct Sales Licence in respect of business to be known as Sian Begley.

The application has been set down for hearing on 21 December 2011 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, on or before 19 December 2011.

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

The application and certain documents and material relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 23 November 2011.

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 Nick Hatsitsopanidis and Nikos Nicou have applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 13 Lowe Street, Royal Park, S.A. 5014 and known as Bravoss.

The application has been set down for hearing on 21 December 2011 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 applicants at the applicants' address, on or before 19 December 2011.

The applicants' address for service is 13 Lowe Street, Royal Park, S.A. 5014.

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 Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 23 November 2011.

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 Tiffins Restaurant Pty Ltd has applied to the Licensing Authority for a Restaurant Licence with Section 34 (1) (c) Authorisation in respect of premises situated at 9 Rankine Street, Strathalbyn, S.A. 5255 and to be known as Tiffins Restaurant.

The application has been set down for hearing on 10 January 2012 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: 3 January 2012).

The applicant's address for service is c/o Janice Verran, 9 Rankine Street, Strathalbyn, S.A. 5255.

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 Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 23 November 2011.

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 Tanakorn Rattanakosit has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Tenancy 2, 48-50 Hindley Street, Adelaide, S.A. 5000 and known as Tasty Thai by Meowthai.

The application has been set down for hearing on 21 December 2011 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, on or before 19 December 2011.

The applicant's address for service is Tanakorn Rattanakosit, 1/3 Albert Place, Payneham, S.A. 5070.

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 Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 23 November 2011.

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 Bimantha Harichandana Sirisena and Manori Madurakamini Sirisena have applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Shop 7, 352 Morphett Road, Warradale, S.A. 5046 and known as B & U.

The application has been set down for hearing on 9 January 2012 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 applicants' address, at least seven days before the hearing date (viz: 2 January 2012).

The applicants' address for service is c/o Bimantha Harichandana Sirisena, 9 Rothermore Street, Cumberland Park, S.A. 5041.

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 Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 22 November 2011.

Applicants

#### MINING ACT 1971

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

Applicant: Ishine International Resources Limited

Location: Ooldea Range area—Approximately 250 km north-west of Ceduna.

Term: 1 year

Area in km<sup>2</sup>: 736

Ref.: 2010/00198

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

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Ishine International Resources Limited

Location: Mulga Well area—Approximately 110 km east-south-east of Tarcoola.

Pastoral Lease: Coondambo.

Term: 1 year

Area in km<sup>2</sup>: 309

Ref.: 2010/00234

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

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Ishine International Resources Limited

Location: Mulgaria area—Approximately 85 km west-south-west of Marree.

Pastoral Leases: Stuarts Creek and Mulgaria.

Term: 1 year

Area in km<sup>2</sup>: 992

Ref.: 2010/00239

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

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Ishine International Resources Limited

Location: Willouran Ranges area—immediately surrounding Marree.

Pastoral Leases: Callanna, Marree and St Stephens Pond.

Term: 1 year

Area in km<sup>2</sup>: 219

Ref.: 2010/00252

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

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Ishine International Resources Limited  
 Location: Finnis Springs area—Approximately 60 km west of Marree.  
 Pastoral Leases: Callanna, St Stephens Pond, Lake Letty and Witchelina.  
 Term: 1 year  
 Area in km<sup>2</sup>: 969  
 Ref.: 2010/00259

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

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Ishine International Resources Limited  
 Location: Darkoo Hill area—Approximately 15 km east of Marree.  
 Pastoral Leases: St Stephens Pond, Lake Letty, Lake Harry and Mundowdna.  
 Term: 1 year  
 Area in km<sup>2</sup>: 690  
 Ref.: 2010/00260

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

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Ishine International Resources Limited  
 Location: Durinna Hill area—Approximately 40 km east-north-east of Marree.  
 Pastoral Leases: Lake Harry, Mundowdna, Saltaparuna and Wilpoorinna.  
 Term: 1 year  
 Area in km<sup>2</sup>: 753  
 Ref.: 2010/00261

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

J. MARTIN, Mining Registrar

## MINING ACT 1971

NOTICE is hereby given in accordance with Regulation 65 (7) of the Mining Regulations 2011 determining the minimum information required to be provided in a Program for Environment Protection and Rehabilitation (PEPR) for Mineral Leases 6219, 6220, 6221, 6222, 6223, 6224, 6225, 6226, 6234 and 6137 and associated Miscellaneous Purposes Licences 76, 77, 78, 79, 80 and Extractive Minerals Lease 6232.

1. *Description of the Environment*

Any changes to the environment or information about the environment since the previous description of the environment was provided in the existing MARP for ML6220 must be included.

This must include any new background data relevant to the proposed criteria.

2. *Description of the Proposed Mining Operations*

The following elements must be included:

2.1 *General Description and Maps of Operations*

- A summary description and maps of all elements of the proposed operation.

2.2 *Reserves, Products and Market*2.2.1 *Geological Environment*

A general description of the geology must be provided including:

- location, dimensions and orientation (dip and strike) and extent of the deposit;
- ore composition;
- waste (including composition) and proportion of waste;
- description and results of any exploration work carried out;
- typical cross-sections and a geological map of the lease area.

*Reserves and Resources*

A statement of the current reserve/resource estimates (Australasian Joint Ore Reserves Committee compliant) and a brief description of the basis of this estimate in the lease area.

*Production Rate and Products*

- Annual production rate (product and overburden).
- Life of mine.
- The mine gate product (Heavy Mineral concentrate or particular products).
- Material movement over life of mine (product and overburden).

2.3 *Mining Plan*2.3.1 *Type or Types of Mining Operation to be Carried Out*

A clear statement on the type or types of mining operation to be carried out, such as:

- The mining method to be adopted.
- Chemical or physical beneficiation.
- Ongoing exploration or resources drilling.

2.3.2 *Sequence of Mining and Rehabilitation Operations*

The following information on the sequence of operations must be provided in both text and map form:

- indication of starting point and direction of mining;
- planned commencement date of operations;
- timing and description of progressive work stages;
- proposed scheduling of progressive rehabilitation;
- estimated production schedules (ore and over-burden removal);
- estimated annual production of mine gate product(s);
- expected mine life, including scope for extension.

A description of progressive rehabilitation activities must include at least the following:

- Use of overburden.
- Pit backfilling and tailings disposal.
- Topsoil management.
- Revegetation.

### 2.3.3 *Schedule of Mine Development*

A schedule of proposed mine development for the period covered by the plan which must include:

- The area proposed to be impacted by mining activity and resources recovery mining methods and remediation measures;
- Areas of environmental, heritage or archaeological sensitivity and mechanisms for appropriately minimising impact;
- Surface water and groundwater management; and
- Proposals to appropriately minimise surface impacts.

## 2.4 *Mine Completion*

### 2.4.1 General Description of Mine Site at Completion

A description of the mine site as it will be at completion (and after all progressive rehabilitation has been completed) including landforms and proposed vegetation cover.

The final proposed landform and vegetation cover must be shown on a map and include the following:

- natural contours of land proposed not to be disturbed by the mining operations;
- existing native vegetation that will not be disturbed due to the proposed mining operations;
- any mining infrastructure that will remain on site and will become the responsibility of the landowner;
- location, description and management of waste disposal areas;
- location of reshaped and rehabilitated areas showing proposed surface contours, drainage lines and re-vegetation; and
- a series of cross-sections (both north-south and east-west) that include:
  - pre-mining natural surface;
  - emplacement areas, waste disposal areas, rehabilitated areas;
  - final rehabilitated surface.

### 2.4.2 Closure Cost Estimate

The maximum third party cost of rehabilitation at any time over the life of mine covered by the PEPR must be included. The estimate must be based on reasonable third party costs of undertaking the rehabilitation strategies as outlined in Sections 2.5.6, 2.6.5, 2.7.6 and 2.8.5. The estimate must include costs for project management, inflation, normal project variation and contingency provision for risk associated with the strategies and uncertainly in the cost estimates.

## 2.5 *Mining Operations*

### 2.5.1 Modes and Hours of Operation

Information on the proposed modes and the actual hours of operation to be carried out must be included.

### 2.5.2 Type of Equipment

A description must be included of the equipment used in the mining process in terms of:

- type, size and capacity of machines;
- Approximate number of units;
- noise, vibration and exhaust outputs;
- ignition sources (e.g. exhausts).

### 2.5.3 Stockpiles

The following information must be provided on stockpiles:

- location, size, shape and height of ore, product, subsoil and topsoil stockpiles;
- method of placement;
- method of stabilisation and erosion control of all stockpiles;
- water movement through stockpiles;
- slope stability assessment to demonstrate acceptable safety.

The location height and extent of all stockpiles must be shown on a map.

### 2.5.4 Exploration Activities

Information that details all activities to be undertaken as a part of mining operation, inclusive of exploration activities, must be included:

- types of drilling, e.g. rotary air blast, aircore, reverse circulation, rotary mud, diamond core;
- geophysical techniques likely to be used, e.g. downhole surveys, magnetics, gravity, seismic etc.;
- earthworks required to conduct exploration activities, e.g. sumps, track construction etc.;
- equipment required to conduct exploration activities.

The proposal must also document the rehabilitation status of all previous exploration impacts prior to the granting of the mining lease. Any exploration impacts not rehabilitated when the mining lease is granted must be included within SEB calculations and captured within the mine closure and completion plan (including the determination of the maximum rehabilitation liability costs).

### 2.5.5 Rehabilitation and Closure Strategies

Information that details all activities to be undertaken as a part of mine closure for progressive rehabilitation of mining operations.

The rehabilitation strategies must as a minimum address the restoration and a management of all areas affected by mining operations, including elements such as wetlands and other habitat areas, creek lines and drainage channels, within the context of those objectives.

Details must be provided of maintenance strategies for revegetated areas and farmland areas.

A clear commitment to timing of these activities needs to be included.

## 2.6 *Processing and Product Transport*

### 2.6.1 Processing Plant

The following information must be provided on the specifications of the processing plant:

- number, area, size, type of construction and location of processing plant, and associated structures ( wheel wash facilities, silos, fuel tanks, water tanks, chemical storage, reverse osmosis plants, borefields etc.) to be used for processing the minerals on site;
- the type(s) of processing/value adding to be used on the raw material;
- describe the nature of the chemicals to be used (eg flocculants) and their reactions with ore and processing water;

- provide a water balance and approximate water volumes required;
- ponds—details of size, location, lining/drainage system, chemicals used;
- noise sources;
- dust sources and composition;
- ignition sources; and
- other potential air emissions (including odour) and their composition.

#### 2.6.2 Hours of Operation

The proposed hours of crushing and processing activities (e.g. 24 h/d) must be provided.

#### 2.6.3 Type of Mobile Equipment

Indicate the following for mobile equipment to be used in crushing and processing ore and in transporting the mine product to the point of sale:

- type, size and capacity of machines;
- noise, vibration and exhaust outputs;
- ignition sources (e.g. exhausts);
- approximate number of units.

#### 2.6.4 Rehabilitation and Closure Strategies

Information that details all activities to be undertaken as a part of mine closure for rehabilitation of fixed processing and crushing plant.

A clear commitment to timing of these activities needs to be included.

### 2.7 Wastes

#### 2.7.1 Overburden and Tailings

The following information must be provided on mine waste storage facilities:

- location, of permanent and temporary mine waste storage facilities;
- method of placement;
- size and location of the tailings disposal supported by appropriate water balance modelling considering inputs and outputs;
- surface water runoff control on disturbed and rehabilitated areas;
- construction diagrams.

#### 2.7.2 Processing Wastes

The following information must be provided on any processing wastes generated:

- estimated volumes of waste processing water, water content of residues, and method of disposal or recycling;
- disposal and management of any toxic material within the residue.

#### 2.7.3 Industrial and Commercial Wastes

The following information must be provided on any industrial and commercial wastes generated:

- putrescible waste disposal number, size, location, construction details;
- oil;
- brine from reverse osmosis plants;
- other on-site waste disposal or recycling, for example, workshop waste, tyres, drums, oil filters;
- offsite disposal;
- describe and state the type, area and layout of sewage systems to be installed at the site, and if the system has been approved (or will be approved) by the relevant authority.

#### 2.7.4 Silt Control and Drainage

The following information must be provided on silt control and drainage:

- location and design of silt management structures (e.g. silt retention dams);
- runoff control on disturbed and rehabilitated areas;
- storage, diversion and disposal of clean water (discharge water must comply with the applicable EPA water policy);
- a plan showing the surface water movement for the whole mine site.

#### 2.7.5 Rehabilitation and Closure Strategies

Information that details all activities to be undertaken as a part of mine closure for progressive rehabilitation of overburden and tailings and any other waste left on site or rehabilitation of or silt control structures.

A clear commitment to timing of these activities needs to be included.

### 2.8 Supporting Surface Infrastructure

#### 2.8.1 Access

The following information must be provided on the proposed access to the site:

- Access route to the site.
- Indicate if any new roads are to be constructed, or if existing roads or intersections are to be upgraded.
- Airport/airstrips to be constructed.

#### 2.8.2 Accommodation and Offices

The following information must be provided regarding onsite personnel accommodation and offices:

- Number, area, size, type of construction and location of accommodation buildings, caravans or camp, and associated structures (e.g. car parks, office buildings water tanks, reverse osmosis plants etc.) to be used on site.
- If temporary or permanent.

#### 2.8.3 Public Roads, Services and Utilities used by the Operation

The following information must be provided on public roads, services and utilities used to support the mining operation:

- A description of the sources of external services that are supplied to the mine, such as power, water, telephones etc.
- If new connections to public infrastructure are required, the proposed routes for connection.
- A description of, and the effects to, any existing surface infrastructure that has been or may be affected by the mining operations.
- Public roads that have been or are proposed to be upgraded and the transport system(s) used to and from the mine including details on the estimated number of vehicle movements per day.

#### 2.8.4 Visual Screening and Site Security

The following information must be provided on visual screening and site security:

- Describe any existing or proposed vegetation (i.e. species and density of plantings) or other type of screening.
- Provide a general description of infrastructure and measures that are proposed to prevent unauthorised access by the public including, fencing and signage.

### 2.8.5 Rehabilitation and Closure Strategies

Information that details all activities to be undertaken as a part of mine closure for rehabilitation of all associated surface infrastructure.

A clear description/specification for closure criteria relating to crop yield outcome, which should indicate the standard, what will be measured, how, when and where it will be measured, which is acceptable to both proponent and landowners.

Describe the clear criteria, monitoring and reporting arrangements to inform decisions relating to lease surrender and return of the rehabilitation security.

A clear commitment to timing of these activities needs to be included.

## 2.9 Resource Inputs

### 2.9.1 Workforce

The following information must be provided on the proposed workforce:

- number and workforce breakdown by job type (e.g. operators, maintenance);
- source of employees (e.g. local community or Fly-in-fly-out).

### 2.9.2 Energy Sources

The following information must be provided on energy sources and usage:

- estimates of total annual energy usage (from all sources, including personnel transport and ore transport to point of sale);
- expected sources of energy (e.g. coal-fired electricity, gas-fired electricity, diesel, wind);
- potential for efficiency gains;
- amount and % of zero emission energy to be utilised;
- equivalent annual CO<sup>2</sup> generated;
- any carbon offsets proposed.

### 2.9.3 Water Sources

The following information must be provided on the source(s) of water to be used at the mine, expected usage and any discharge:

- expected annual water usage by source (e.g. local groundwater, mains, wastewater, rainwater);
- indicate if any water usage by source will be more than 5% of the total annual water withdrawal for that source;
- % of water that will be recycled;
- water discharge by quality and destination;
- detailed plan of location and depth of bores to be installed and proposed path of the pipeline;
- details of any licensing requirements for any extractions, storages or other constructions on site;
- details of how water to be extracted from the aquifer will be accurately measured and recorded;
- details of how water wastage will be prevented;
- projections of potential groundwater changes during mining (short term) and post mining (long term) with particular attention given to the effect of changes to groundwater quality and mobilisation of salts;

- details of how water bores will be constructed and abandoned in accordance with PIRSA's Mineral Exploration Drillholes—General specifications for construction and abandonment (PIRSA Information Sheet M21).

## 3. Consultation

This section must summarise the results of any attempted consultation that has been undertaken on the proposed operation.

The summary must list:

- The individual or group of similar affected persons that the proponent indentified may be directly affected by the proposed mining operation and attempted to consult with and:
  - the concerns/issues raised; and
  - the response (if any) that it is proposed to address those concerns.
- If any individual or group of similar affected persons were not able to be consulted, what steps were taken to consult with them.

In relation to groundwater monitoring details should be provided on consultation conducted with the Department for Water.

An ongoing community engagement plan must include that:

- Identifies any community likely to be affected by mining operations authorised by the lease; and
- Includes processes for:
  - Identifying community attitudes and expectations;
  - Providing information to the community;
  - Receiving feedback from the community;
  - Analysing community feedback and considering community concerns or expectations; in relation to mining operations authorised by the lease; and
- Includes a process for registering, documenting and responding to complaints and other communications from members of the community in relation to mining operations authorised by the lease.

## 4. Environmental Outcomes

For each outcome included as a lease condition, the following information must be provided:

### 4.1 Control and Management Strategies

This must include a specific description of proposed control and management strategies to demonstrate that the outcome can be and will continue to be achieved. The document should demonstrate that the strategies proposed are commensurate with the risk of the potential impacts, achieve compliance with other applicable statutory requirements, and promote progressive rehabilitation.

The strategies must include any statutory obligations or other obligations that the lessee is required to fulfil during construction and operation of the mine, including all approvals and consultations and agreements required from authorities and other stakeholders and key legislation and policies.

Strategies must also be included for indentifying cumulative environmental impacts and procedures for managing these at each stage of mine development.

Strategies must include erosion and sediment control as appropriate to the outcome.

Strategies to supplement adversely affected existing users of groundwater may include:

- Lowering of pump intakes in existing wells if sufficient well depth is available.
- Deepening of existing wells affected by adverse drawdown of the aquifer.
- Provision of supply from the main wellfield or other existing wells.

The strategies for disposal of the rejects from the 'Dry Plant' must ensure adequate burial within tailings and or overburden, and not within the subsoil or topsoil, and be at least 1 m below the final ground level.

#### 4.2 Completion Risk Assessment

Information must be included to demonstrate that the proposed strategies to achieve mine rehabilitation are likely to be self sustaining in the long term.

An assessment of the residual post mine completion risks to the environment and contingency strategies (to address these risks) must be included.

#### 4.3 Leading Indicator Measurement Criteria

Where required by lease conditions or as required by Regulation 65 (2) (e) where there is a high level of reliance on control strategies to reduce risk to the environment, a leading indicator measurement criteria must be included.

This must include groundwater trigger levels for commencement of preventative and remedial actions.

#### 4.4 Outcome Measurement Criteria

Outcome measurement criteria must be developed in accordance with Regulation 65 (2) (d) for each of the environmental outcomes specified in Schedule 2 of the lease conditions.

Criteria must be developed separately for construction, operation and mine closure/rehabilitation as appropriate.

Where appropriate, recognised industry standards, codes of practice or legislative provisions from other Acts can be used as criteria.

All point-related criteria, such as water bores, sampling points and visual amenity photo points, must be included on a map and a table of GPS locations provided.

If control or background data is proposed to be used, this must be included.

Where native vegetation is proposed to be cleared, the criteria will be demonstration of the successful implementation of the SEB plan.

In relation to replacing topsoils and subsoils, the criteria must include demonstration of:

- A clear written description/specification for criteria relating to crop yield outcome. The criteria should indicate the standard that will be measured, how, when and where it will be measured that is acceptable to both the tenement holder and the landowners.
- Describe in detail cropping strategies together with how the yield assessment of crops will be derived to show that the post mining crop productivity on the mined strand is equal to that of the post mining crop productivity on the lease is equal to or better than that of the crop productivity in the adjoining paddocks for at least three of five measureable cropping seasons.
- Post mining crop productivity.
- All mining areas have a restored gradient no greater than 1 vertical to 4 horizontal.
- Compliance with methods of landform restoration and vegetation establishment and sustainability as outlined in the Maschmedt & Hignett report dated March 2003 as listed in 'Recommendations' or as reviewed based on experience.

The criteria for public health impacts from dust should not be more lenient than that specified in the NEPM for Ambient air quality.

#### 4.5 Operator Compliance Monitoring Plan

Details must be provided of how the outcome measurement criteria in Section 4.2 and 4.3 will be monitored by the tenement holder.

The monitoring program must state in some detail and directly reflect the outcome measurement criteria in Section 4.3 and 4.4:

- what will be measured;
- the accuracy of measurements (if applicable);
- who will measure (responsibility);
- where it will be measured (including controls and baseline environmental data);
- how it will be measured;
- frequency of measurement;
- record keeping;
- frequency of reporting to management and any external parties.

#### 4.6 New Environmental Risks

An assessment must be included as the appropriateness of the current environmental outcomes, and if new or modified outcomes are required, additional information (as relevant) must be provided as for the relevant Determination under Regulation 30 (3) and 49 (3) of the Mining Regulations 2011.

### 5. Operator Capability

Sufficient information must be provided on each of the factors listed under Regulation 89 (1) (a) to (e) to demonstrate these have been implemented to an appropriate standard to provide confidence that the operator has appropriate experience, processes and procedures in place to be able to operate the tenement to meet the environmental outcomes.

#### 6. Lease/Licence Conditions

Where the lease or licence includes specific conditions that are not environmental outcomes, a section must be included that demonstrates where these have been addressed in the PEPR (if relevant) or demonstrates how otherwise they have or will be complied with.

#### 7. Format of the PEPR

Three hardcopies and an electronic version of the PEPR must be submitted; the information in all must be identical.

Each page, plan or other separate sheet must include the claim number, date of the PEPR preparation and sequential page numbering.

The electronic version must be submitted in either an Acrobat PDF or Microsoft WORD compatible files.

#### 8. Requirement for Declaration of Accuracy

The PEPR must include a signed statement by the applicant in accordance with Regulation 65 (8) that the content of the PEPR has been reviewed and is accurate.

### 9. Maps and Plans

#### 9.1 General Requirements for Maps, Plans and Sections

All maps and sections must conform to the following standards:

- Use AHD GDA94 datum;
- use metric measurements throughout;
- show graphic bar scale;
- show any local grid lines and standards;
- have a north point or orientation of sections.

The following plans must be included:

1. Location plan of existing environment showing the:
  - claim boundaries;
  - cadastral information;
  - existing surface contours;
  - soil depth and type;
  - existing vegetation;
  - location of existing ephemeral and permanent rivers, creeks, swamps, streams or watercourses and water management structures;

- location of existing roads, rails, fences, transmission lines, buildings, dams, pipelines;
  - location and extent of all previously disturbed areas associated with previous mining; and
  - location and extent of any adjacent conservation reserves, heritage sites or any other significant areas.
2. Plan/s of proposed mining operations showing the:
- existing surface contours;
  - mineral claim boundaries;
  - location of all proposed extraction areas;
  - location of existing ephemeral and permanent rivers, creeks, dams and water management structures;
  - location and extent of all areas proposed to be disturbed from mining (including overburden and soil/subsoil stockpiles, silt/slime dams, mine infrastructure and pits);
  - location and extent of all areas proposed to be progressively rehabilitated during mining;
  - sequence of mining and rehabilitation in intervals of 7 years, or per stages (depicting progressive rehabilitation); and
  - final pit outline.
3. Plan of conceptual or final rehabilitation showing:
- natural contours of land proposed not to be disturbed by the mining operations;
  - existing undisturbed native vegetation;
  - the conceptual location of emplacement areas, and
  - the conceptual location of reshaped and rehabilitated areas showing proposed surface contours.
4. Vertical sections/cross-sections:
- A series of cross-sections normal to the working face at intervals that adequately represent the following:
- pre-mining natural surface;
  - the staged profile indicating the conceptual location and shape of the active extraction area, emplacement areas and rehabilitated areas; and
  - the conceptual final rehabilitated surface.

In accordance with Regulation 65 (7) of the Mining Regulations 2011, this notice will have effect from 21 November 2011.

Dated 22 November 2011.

G. MARSHALL, Director, Mining Regulation

#### MINING ACT 1971

NOTICE is hereby given in accordance with Regulation 65 (7) of the Mining Regulations 2011, determining the minimum information required to be provided in a Program for Environment Protection and Rehabilitation (PEPR) for an Extractive Minerals Lease (EML) and any associated Miscellaneous Purposes Licence (MPL).

##### 1. Description of the Environment

Any changes to the environment or information about the environment since the previous description of the environment was provided (be it as a mining proposal or management plan or PEPR) must be included.

This must include any new background data relevant to the proposed criteria.

##### 2. Description of the Proposed Mining Operations

The following elements must be included:

###### 2.1 General Description and Maps of Operations

A summary description and maps of all elements of the proposed operation must be included.

## 2.2 Reserves and Products

### 2.2.1 Geological Environment

A general description of the geology must be provided including:

- location, dimensions and orientation (dip and strike) and extent of the deposit;
- rock or sand composition;
- waste (including composition) and proportion of waste;
- description and results of any evaluation work carried out.

Typical cross-sections and a geological map of the lease area must be included.

### 2.2.2 Reserves and Resources

A statement of the current reserve/resource estimates and a brief description of the basis of this estimate in the application area must be included.

### 2.2.3 Production Rate and Products

A statement of all the following standard extractive minerals proposed to be extracted and sold:

- Basalt
- Calcrete
- Clay (other than fire clay, bentonite or kaolin)
- Dolerite
- Dolomite
- Gabbro
- Gneiss
- Granite
- Gravel (natural)
- Ironstone
- Limestone
- Marble
- Pegmatite
- Quartzite
- Rhyolite
- Sand
- Sandstone
- Schist
- Shale
- Shell Grit
- Siltstone
- Slate

Potential end use of these products and if any are likely to be used for prescribed purposes as defined under Regulation 3 (3) of the Mining Regulations 2011.

Estimates of the:

- Annual production rate (product and overburden).
- Life of mine.
- Material movement over life of mine (product and overburden).

## 2.3 Mining Plan

### 2.3.1 Type or types of Mining Operation to be Carried Out

A clear statement on the type or types of mining operation to be carried out, such as the mining method to be adopted must be included.

### 2.3.2 Sequence of Mining and Rehabilitation Operations

The following information on the sequence of operations must be provided in both text and map form:

- staging and description of progressive mining stages;
- scheduling and nature of progressive rehabilitation activities.

A description of progressive rehabilitation activities designed to achieve the mine completion strategy specified in 2.4 below which must include at least the following:

- Use of overburden.
- Battering of mining faces and other earth-works.
- Topsoil management.
- Revegetation.

## 2.4 Mine Completion

### 2.4.1 Description of Mine Site at Completion

A description of the mine site as it will be at completion (and after all progressive rehabilitation has been completed).

This must include:

- A description of the mine site at completion including potential land use options, landforms and proposed vegetation cover.
- A description of progressive and final rehabilitation strategies.

The final proposed landform and vegetation cover must be shown on a map and include the following:

- natural contours of land proposed not to be disturbed by the mining operations;
- existing native vegetation that will not be disturbed due to the proposed mining operations;
- any mining infrastructure that will remain on site and will become the responsibility of the landowner;
- location, description and management of waste disposal areas;
- location of reshaped and rehabilitated areas showing proposed surface contours, and re-vegetation; and
- a series of cross-sections (both north-south and east-west) that include:
  - pre-mining natural surface;
  - emplacement areas, waste disposal areas and rehabilitated areas;
  - conceptual final rehabilitated surface.

For the following elements, these must be described only to the extent that they apply to the particular proposal. If the element is not applicable, the element description may be omitted.

## 2.5 Mining Operations

### 2.5.1 Modes and Hours of Operation

Information on the proposed modes (continuous, periodical or market demand) and the actual hours of operation to be carried out must be included.

### 2.5.2 Use of Explosives

If explosives are used, a description of the following items must be included:

- type of explosives used on the site;
- proposed frequency of blasting;
- storage of explosives (amount, type, detailed location and method of storage).

### 2.5.3 Type of equipment

A description must be included of the equipment used in the mining process in terms of:

- type, size and capacity of machines;
- approximate number of units.

## 2.6 Stockpiles

The following information must be provided on stockpiles:

- location, size, shape and height of ore, product, subsoil and topsoil stockpiles;
- method of placement;
- method of stabilisation and erosion control of all stockpiles;
- water movement through stockpiles.

The location height and extent of all stockpiles must be shown on a map.

## 2.7 Crushing, Processing and Product Transport

### 2.7.1 Fixed Plant

The following information must be provided on the specifications of fixed plant:

- Area, size, type of construction and location of fixed plant and associated structures including as applicable concrete batching plant, wheel wash facilities, silos, fuel tanks, water tanks, chemical storage proposed to be used for processing the extractive minerals on site.
- A description of rock or sand processing; in particular crushing, washing, drying, screening and separation.
- The type(s) of processing/value adding used on the raw material and conducted onsite including as applicable concrete, bitumen, separation and drying.
- If processing water is used, provide a water balance and approximate water volumes.
- Noise sources.
- Dust sources and composition.

### 2.7.2 Type of Mobile Plant and Equipment

Indicate the following for equipment used in crushing and processing rock or sand and in transporting the quarry product to the point of sale:

- type, size and capacity of machines;
- approximate number of units;
- noise outputs.

### 2.7.3 Hours of Operation

The proposed hours of crushing, processing and product transport activities must be provided.

## 2.8 Wastes

### 2.8.1 Overburden

The following information must be provided on mine or quarry waste storage facilities:

- location, size, shape and height of permanent and temporary mine/quarry waste storage facilities;
- method of placement;
- method of stabilisation and erosion control of storage facilities;
- slope stability assessment to demonstrate acceptable safety;
- surface water run-off control on disturbed and rehabilitated areas.

### 2.8.2 Processing Wastes

The following information must be provided on any processing wastes generated:

- volumes of waste processing water, water content of residues, and method of disposal or recycling;
- disposal and management of chemical additives (e.g. flocculants);
- management and disposal of slimes;
- construction and/or geotechnical details of storage facilities.

### 2.8.3 Industrial and Domestic Wastes

A description of management of any of the following industrial and domestic wastes must be provided:

- Putrescible waste disposal facilities; number, size, location, construction details.
- Oil.
- Other onsite waste disposal or recycling; e.g. workshop waste, tyres, drums, oil filters.
- Offsite disposal.
- A description of the type, area and layout of sewage systems installed at the site, and if the system is required to be approved by the relevant authority.

### 2.8.4 Silt Control and Drainage

The following information must be provided on silt control and drainage:

- Location and design of silt management structures.
- Run off control on disturbed and rehabilitated areas.
- Storage, diversion and disposal of clean water.

## 2.9 Supporting Surface Infrastructure

### 2.9.1 Access

The following information must be provided on the proposed access to the site:

- Access route to the site.
- Indicate if any new roads are to be constructed, or if existing roads or intersections are to be upgraded.

### 2.9.2 Accommodation and Offices

The following information must be provided regarding onsite personnel accommodation and offices:

- Number, area, size, type of construction and location of accommodation building, caravans or camp, and associated structures (e.g. car parks, office buildings water tanks, etc.) to be used on site.
- If temporary or permanent.

### 2.9.3 Public Roads, Services and Utilities used by the Operation

The following information must be provided on public roads, services and utilities used to support the mining operation:

- A description of the sources of external services that are supplied to the mine or quarry, such as power, water, telephones etc.
- If new connections to public infrastructure are required, the proposed routes for connection.
- A description of, and the effects to, any existing surface infrastructure that has been or may be affected by the mining operations.

- Public roads that have been or are proposed to be upgraded and the transport system(s) used to and from the mine or quarry including details on the estimated number of vehicle movements per day.

### 2.9.4 Visual Screening and Site Security

The following information must be provided on visual screening and site security:

- Describe any existing or proposed vegetation (i.e. species and density of plantings) or other type of screening.
- Provide a general description of infrastructure and measures that are proposed to prevent unauthorised access by the public including, fencing and signage.

## 2.10 Water Use

A statement on the quantity of water to be used and the source must be included.

## 3. Results of Consultation

This section must summarise the results of any attempted consultation that has been undertaken on the proposed or previous operation.

The summary must list:

- The individual or group of similar affected persons that the proponent identified may be directly affected by the proposed mining operation and attempted to consult with:
  - the concerns/issues raised;
  - the response (if any) that it is proposed to address those concerns.
- If any individual or group of similar affected persons were not able to be consulted, what steps were taken to consult with them.

## 4. Environmental Outcomes

For each outcome included as a lease condition or determined as a result of a review of a PEPR in accordance with Regulation 114 (9), the following information must be provided:

### 4.1 Control and Management Strategies

This must include a specific description of proposed control and management strategies to demonstrate that the outcome can be and will continue to be achieved. The document should demonstrate that the strategies proposed are commensurate with the risk of the potential impacts, achieve compliance with other applicable statutory requirements, and promote progressive rehabilitation wherever possible.

Information must be included to demonstrate that the proposed strategies to achieve the mine rehabilitation outcomes are likely to be self sustaining in the long term.

An assessment of the residual post mine completion risks to the environment and contingency strategies (to address these risks) must be included.

### 4.2 Outcome Measurement Criteria

Outcome measurement criteria must be developed for each of the environmental outcomes (including mine rehabilitation outcomes) included as lease conditions that comply with Regulation 65 (2) (d).

Where appropriate, recognised industry standards, codes of practice or legislative provisions from other Acts can be used as criteria.

All point-related criteria, such as water bores, sampling points and visual amenity photo points, must be included on a map and a table of GPS locations provided.

If control or background data is proposed to be used, this must be included.

Where native vegetation is proposed to be cleared, the criteria will be demonstration of the successful implementation of the SEB plan.

#### 4.3 *Operator Compliance Monitoring Plan*

Details must be provided of how the outcome measurement criteria in Sections 4.2 and 2.10 will be monitored by the tenement holder.

The monitoring program must state in some detail and directly reflect the outcome measurement criteria in Section 4.2:

- what will be measured;
- the accuracy of measurements (if applicable);
- who will measure (responsibility);
- where it will be measured (including controls and baseline environmental data);
- how it will be measured;
- frequency of measurement;
- record keeping;
- frequency of reporting to management and any external parties.

#### 4.4 *New Environmental Risks*

An assessment must be included as the appropriateness of the current environmental outcomes, and if new or modified outcomes are required, additional information (as relevant) must be provided as for the Determination under Regulation 30 (3) and 49 (3) of the Mining Regulations 2011.

#### 5. *Operator Capability*

This section must include sufficient information to demonstrate that the operator has appropriate experience, processes and procedures in place to be able to operate the tenement to meet the environmental outcomes.

#### 6. *Lease/licence Conditions*

Where the lease or licence includes specific conditions that are not environmental outcomes, a section must be included that demonstrates where these have been addressed in the PEPR (if relevant) or demonstrates how otherwise they have or will be complied with.

#### 7. *Format of the PEPR*

Two hardcopies and an electronic version of the PEPR must be submitted; the information in all must be identical.

Each page, plan or other separate sheet must include the claim number, date of the PEPR preparation and sequential page numbering.

The electronic version must be submitted in a PDF file.

#### 8. *Requirement for Declaration of Accuracy*

The PEPR must include a signed statement by the applicant in accordance with Regulation 65 (8).

#### 9. *Maps and Plans*

All maps and sections must conform to the following standards:

- must be legible;
- use AHD GDA94 datum;
- use metric measurements throughout;
- show graphic bar scale;
- show any local grid lines and standards;
- have a north point or orientation of sections.

The following plans must be included:

##### 1. Location Plan of existing environment showing the:

- tenement boundaries;
- cadastral information;
- existing surface contours;
- soil depth and type;
- existing vegetation;
- location of existing ephemeral and permanent rivers, creeks, swamps, streams or watercourses and water management structures;

- location of existing roads, rails, fences, transmission lines, buildings, dams, pipelines;
- location and extent of all previously disturbed areas associated with previous mining; and

- location and extent of any adjacent conservation reserves, heritage sites or any other significant areas.

##### 2. Plan/s of proposed mining operations showing the:

- existing surface contours;
- Tenement boundaries;
- location of all proposed extraction areas;
- location of existing ephemeral and permanent rivers, creeks, dams and water management structures;
- location and extent of all areas proposed to be disturbed from mining (including overburden and soil/subsoil stockpiles, silt/sludge dams, mine infrastructure and pits);
- location and extent of all areas proposed to be progressively rehabilitated during mining;
- sequence of mining and rehabilitation in intervals of 7 years, or per stages (depicting progressive rehabilitation); and
- final pit outline.

##### 3. Plan of conceptual or final rehabilitation showing:

- natural contours of land proposed not to be disturbed by the mining operations;
- existing undisturbed native vegetation;
- the conceptual location of emplacement areas; and
- the conceptual location of reshaped and rehabilitated areas showing proposed surface contours.

##### 4. Vertical sections/cross-sections

A series of cross-sections normal to the working face at intervals that adequately represent the following:

- pre-mining natural surface;
- the staged profile indicating the conceptual location and shape of the active extraction area, emplacement areas and rehabilitated areas; and
- the conceptual final rehabilitated surface.

In accordance with Regulation 114 (9) where the PEPR relates to a tenement that does not include a set of environmental outcomes as conditions, the following additional information must also be included:

##### 1. *Description of the Existing Environment*

Each of these elements of the existing environment must be described only to the extent that they may need to be considered in assessing the potential impacts of the proposed operations. If the element is not likely to be affected by the operation, a statement to that effect must be included.

###### 1.1 *Local Community*

- The local population, the economy, services and employment.

###### 1.2 *Land Use*

- Land use (historical, current and potential) for the application area and the surrounding areas from the proposed mine or quarry.
- The existing (or proposed if known) planning status (zoning) of the land should be described. This must include State and Local Government Planning instruments including Council Development Plans and Out of Councils situations.
- Known plans for future land use changes by other parties.
- Any other restrictions or interests in the land.

###### 1.3 *Proximity to Infrastructure and Housing*

- Information and maps relating to residences near to the proposed operation.

- Other human infrastructure such as (but not limited to) schools, hospitals, commercial or industrial sites, roads, sheds, bores, dams, ruins, pumps, scenic lookouts, roads, railway lines, fences, transmission lines, gas and water pipelines, telephone lines (both underground and above ground).
- Details of any applicable exempt land under Section 9 of the Mining Act 1971 and any Waivers of Exemption obtained under Section 9AA.

#### 1.4 Amenity

Scenic or aesthetic values, including caves that may be impacted by the proposal.

#### 1.5 Noise, Dust, Air Quality

A summary of the existing levels of dust, noise and contributors to air quality (both natural and industrial).

#### 1.6 Topography and Landscape

The topography of the general area as well as the area of proposed operations and surrounding areas including a map. The presence of caves in Karst (limestone) areas must be considered and a survey for the presence of significant caves will be required if near to known caves.

#### 1.7 Climate

A summary from the nearest meteorological station of rainfall and temperature patterns, wind directions and speed to be able to determine likely fugitive dust impacts from the site if sensitive receptors are within 1 km of the application area.

#### 1.8 Geohazards

The potential for any of the following natural geohazards to be present in the application area:

- Structural instability including slips, faults, karst features or geological unit boundaries.
- Minerals that may occur in the material to be quarried (including overburden etc) and are hazardous to human health specifically radioactive minerals, asbestiform minerals or have the potential to produce respirable silica.
- Minerals that may occur in the material to be quarried (including overburden etc) and may have the potential to pollute the environment in particular sulphide minerals that may generate acid.

#### 1.9 Hydrology

A map of the current drainage patterns including the location of creeks, rivers, drains and dams and the direction of drainage must be included.

If there is the potential for changing a flow regime, (including a change in flow volume) or discharge into these watercourses from the proposed operations, an assessment of the use of this water by any downstream landowner or the environment must be included.

A statement is required on whether or not the area is within water protection areas including areas under the River Murray Act 2003 or any prescribed water resource area under the Natural Resources Management Act, 2004.

#### 1.10 Groundwater

A statement must be included on whether or not the proposed operation will intersect groundwater.

If the proposed operation may intersect or have the potential to impact on ground water, the following must be included:

- Accurate detail of local ground water including information on water quality and pressure, recharge areas, aquifer details and the location and static water level of any known holes and bores (include seasonal fluctuations if known).
- An assessment of any current use of this water by the landowner (including adjacent landowners) and environment.

- Determine if the area is a prescribed water resource under the Natural Resources Management Act 2004.

#### 1.11 Vegetation, Weeds, Plants and Pathogens

- The existing flora in the application area and surrounding area (native and introduced) with a map.
- If native vegetation is present in the application area, an assessment must be made of conservation status and habitat value.
- The extent the area is affected or potentially affected by pathogens and weeds for example *Phytophthora* or *Broomrape*.
- If known, the history of land use to identify if the existing vegetation is the result of deliberate cultivation (e.g. planting of native pasture grasses), or natural regrowth arising from previous clearance.

If clearing of the native vegetation is proposed, the following must also be included:

- A plan and description of the vegetation present in the application area showing:
  - the extent of any proposed vegetation clearance;
  - proximity of all other native vegetation to the proposed mining site;
  - the number of ‘scattered trees’, ‘significant trees’ or area (in hectares) of vegetation to be cleared;
  - height and size of the dominant vegetation layer;
  - density and age of the vegetation i.e. re-growth, mature or ‘old growth’;
  - health of vegetation e.g. previous disturbances such as clearing, grazing, thinning, logging, burning, existence of weeds, feral animals or disease;
  - presence of any tree hollows or other habitat values; and
  - the likelihood of the presence of threatened flora.

#### 1.12 Fauna

Native and feral fauna that may be present in the application area, noting conservation status of all species in particular if they are endangered, threatened or feral.

#### 1.13 Topsoil and Subsoil

Profile (type and depth) and the characteristics and productivity of all soils on the application area (including a map if variable over the application area). Identify any soil characteristics that may be an issue for disturbance or rehabilitation.

#### 1.14 Heritage (Aboriginal, European, Geological)

Any registered heritage sites in or adjacent to the application areas that are protected under legislation.

#### 1.15 Proximity to Conservation Areas

Proximity to national parks/reserves, private conservation areas, Commonwealth recognised conservation areas, heritage agreement areas and geological monuments must be included.

#### 1.16 Pre-existing Site Contamination and Previous Disturbance

Any known existing contamination of the site and of any disturbance by previous mining operations or other activities must be included.

## 2. Management of Environmental Impacts

An assessment of the potential environmental components that may be impacted by the proposed operation must be included.

The following environmental components must be included for all applications:

- Public safety
- Traffic

- Heritage
- Weeds and pests
- Soil
- Waste disposal

The following environmental components must be considered if relevant:

- Visual amenity
- Noise
- Dust
- Blasting vibration
- Adjacent land use
- Protection of third party property
- Native fauna
- Native vegetation
- Caves
- Surface water
- Underground water
- Acid Mine Drainage
- Asbestiform minerals

For each component identified, the following must be provided:

#### 2.1 *Describe the Context and Views of Affected Parties*

The section must describe the context of the environmental component being considered and include consideration of the existing environment, and the views of affected parties derived from consultation.

#### 2.2 *Applicable Legislation and Standards*

This section must identify all applicable legislative or other standards applicable including EPA environmental protection policies.

#### 2.3 *Potential Impact/Events*

The actual and/or credible potential impact events associated with proposed mining, closure and post closure activities and relevant to the environmental component must be described.

The impact event analysis must identify the:

- Source/event
- Pathway
- Barrier
- Environmental receptor
- Impact/consequences

The basis for the determination of these issues must be described in some detail, including any limitations deriving from assumptions made.

If native vegetation is proposed to be cleared, the estimated quantum of significant environmental benefit (SEB) to be provided in exchange for the proposed clearance must be estimated and how the SEB will be provided.

#### 2.4 *Control and Management Strategies*

A general description of any proposed control and management strategies to reduce environmental impacts of the potential impact events must be included. The document should demonstrate that the strategies proposed are commensurate with the risk of the potential impacts, achieve compliance with other applicable statutory requirements, and promote progressive rehabilitation wherever possible.

#### 2.5 *Evaluation of Residual Risks*

The level of residual risk associated with various impact events, both the likelihood and severity of the consequences of impact events must be estimated and summarised in a table.

Any uncertainty of the residual risk determination must be described.

#### 2.6 *Justification for Acceptance of Residual Risk*

Where the risk has not been eliminated, a justification must be included that demonstrates that the cost of implementing further control measures is grossly excessive compared to the benefit obtained.

#### 2.7 *Proposed Outcome(s)*

An outcome or outcomes must be developed for each environmental component that addresses the identified potential impact events, unless the impact event has been demonstrated to be very low probability or trivial in consequence.

These must describe the expected impact on the environment caused by the proposed or current mining activities subsequent to control strategies being implemented and must meet other applicable legislative requirements.

Where clearance to native vegetation is proposed, the outcome must state a commitment to compliance with the Native Vegetation Act 1991 and Regulations.

This notice may also apply to a Program for Environment Protection and Rehabilitation for a Mineral Lease at my discretion.

In accordance with Regulation 65 (7) and Regulation 114 (9) of the Mining Regulations 2011, this notice will have effect from 28 November 2011.

Dated 22 November 2011.

G. MARSHALL, Director, Mining Regulation

### Mining Act 1971

NOTICE is hereby given in accordance with Regulations 30 (3) and 49 (3) of the Mining Regulations 2011, determining the minimum information required to be provided in a Mining Proposal or Management Plan for an Extractive Minerals Lease (EML) and any associated Miscellaneous Purposes Licence (MPL) applications:

#### 1. *Description of the Existing Environment*

Each of these elements of the existing environment must be described only to the extent that they may need to be considered in assessing the potential impacts of the proposed operations. If the element is not likely to be affected by the operation, a statement to that effect must be included.

##### 1.1 *Local Community*

- The local population, the economy, services and employment.

##### 1.2 *Land Use*

- Land use (historical, current and potential) for the application area and the surrounding areas from the proposed mine or quarry.
- The existing (or proposed if known) planning status (zoning) of the land should be described. This must include State and Local Government Planning instruments including Council Development Plans and Out of Councils situations.
- Known plans for future land use changes by other parties.
- Any other restrictions or interests in the land.

##### 1.3 *Proximity to Infrastructure and Housing*

- Information and maps relating to residences near to the proposed operation.
- Other human infrastructure such as (but not limited to) schools, hospitals, commercial or industrial sites, roads, sheds, bores, dams, ruins, pumps, scenic lookouts, roads, railway lines, fences, transmission lines, gas and water pipelines, telephone lines (both underground and above ground).

- Details of any applicable exempt land under Section 9 of the Mining Act 1971 and any Waivers of Exemption obtained under Section 9AA.
- 1.4 *Amenity*  
Scenic or aesthetic values that may be impacted by the proposal including caves.
- 1.5 *Noise, Dust, Air Quality*  
A summary of the existing levels of dust, noise and contributors to air quality (both natural and industrial).
- 1.6 *Topography and Landscape*  
The topography of the general area as well as the area of proposed operations and surrounding areas including a map. The presence of caves in Karst (limestone) areas must be considered and a survey for the presence of significant caves will be required if near to known caves.
- 1.7 *Climate*  
A summary from the nearest meteorological station of rainfall and temperature patterns.
- 1.8 *Geohazards*  
The potential for any of the following natural geohazards to be present in the application area:
- Structural instability including slips, faults, karst features or geological unit boundaries.
  - Minerals that may occur in the material to be quarried (including overburden etc.) and are hazardous to human health specifically radioactive minerals, asbestiform minerals or have the potential to produce respirable silica.
  - Minerals that may occur in the material to be quarried (including overburden etc.) that may have the potential to pollute the environment in particular sulphide minerals that may generate acid.
- 1.9 *Hydrology*  
A map of the current drainage patterns including the location of creeks, rivers, drains and dams and the direction of drainage must be included.  
If there is the potential for changing a flow regime, (including a change in flow volume) or discharge into these watercourses from the proposed operations, an assessment of the use of this water by any downstream landowner or the environment must be included.  
A statement is required on whether or not the area is within water protection areas including areas under the River Murray Act 2003 or any prescribed water resource area under the Natural Resources Management Act 2004.
- 1.10 *Groundwater*  
A statement must be included on whether or not the proposed operation will intersect groundwater.  
If the proposed operation may intersect or have the potential to impact on ground water, the following must be included:
- Accurate detail of local ground water including information on water quality and pressure, recharge areas, aquifer details and the location and static water level of any known holes and bores (include seasonal fluctuations if known).
  - An assessment of any current use of this water by the landowner (including adjacent landowners) and environment.
  - Determine if the area is a prescribed water resource under the Natural Resources Management Act 2004.
- 1.11 *Vegetation, Weeds, Plants and Pathogens*
- The existing flora in the application area and surrounding area (native and introduced) with a map.
  - If native vegetation is present in the application area, an assessment must be made of conservation status and habitat value.
  - The extent the area is affected or potentially affected by pathogens and weeds for example *Phytophthora* or *Broomrape*.
  - If known, the history of land use to identify if the existing vegetation is the result of deliberate cultivation (e.g. planting of native pasture grasses), or natural regrowth arising from previous clearance.
- If clearing of the native vegetation is proposed, the following must also be included:
- A plan and description of the vegetation present in the application area showing:
    - the extent of any proposed vegetation clearance;
    - proximity of all other native vegetation to the proposed mining site;
    - the number of ‘scattered trees’, ‘significant trees’ or area (in hectares) of vegetation to be cleared;
    - height and size of the dominant vegetation layer;
    - density and age of the vegetation i.e. re-growth, mature or ‘old growth’;
    - health of vegetation e.g. previous disturbances such as clearing, grazing, thinning, logging, burning, existence of weeds, feral animals or disease;
    - presence of any tree hollows or other habitat values; and
    - the likelihood of the presence of threatened flora.
- 1.12 *Fauna*  
Native and feral fauna that may be present in the application area, noting conservation status of all species in particular if they are endangered, threatened or feral.
- 1.13 *Topsoil and Subsoil*  
Profile (type and depth) and the characteristics and productivity of all soils on the application area (including a map if variable over the application area). Identify any soil characteristics that may be an issue for disturbance or rehabilitation.
- 1.14 *Heritage (Aboriginal, European, Geological)*  
Any registered heritage sites in or adjacent to the application areas that are protected under legislation
- 1.15 *Proximity to Conservation Areas*  
Proximity to national parks/reserves, private conservation areas, Commonwealth recognised conservation areas, heritage agreement areas and geological monuments must be included.
- 1.16 *Pre-existing Site Contamination and Previous Disturbance*  
Any known existing contamination of the site and of any disturbance by previous mining operations or other activities must be included.
2. *Description of the Proposed Mining Operations*  
The following elements must be included:
- 2.1 *General Description and Maps of Operations*  
A summary description and maps of all elements of the proposed operation must be included.
- 2.2 *Reserves and Products*
- 2.2.1 *Geological Environment*  
A general description of the geology must be provided including:
- location, dimensions and orientation (dip and strike) and extent of the deposit;
  - rock or sand composition;

- waste (including composition) and proportion of waste;
- description and results of any evaluation work carried out.

Typical cross-sections and a geological map of the lease area must be included.

#### 2.2.2 Reserves and Resources

A statement of the current reserve/resource estimates and a brief description of the basis of this estimate in the application area must be included.

#### 2.2.3 Production Rate and Products

A statement of all the following standard extractive minerals proposed to be extracted and sold:

- Basalt
- Calcrete
- Clay (other than fire clay, bentonite or kaolin)
- Dolerite
- Dolomite
- Gabbro
- Gneiss
- Granite
- Gravel (natural)
- Ironstone
- Limestone
- Marble
- Pegmatite
- Quartzite
- Rhyolite
- Sand
- Sandstone
- Schist
- Shale
- Shell Grit
- Siltstone
- Slate

Potential end use of these products and if any are likely to be used for prescribed purposes as defined under Regulation 3 (3) of the Mining Regulations 2011.

Estimates of the:

- Annual production rate (product and overburden).
- Life of mine.
- Material movement over life of mine (product and overburden).

### 2.3 Mining Plan

#### 2.3.1 Type or Types of Mining Operation to be Carried Out

A clear statement on the type or types of mining operation to be carried out, such as the mining method to be adopted must be included.

#### 2.3.2 Sequence of Mining and Rehabilitation Operations

The following information on the sequence of operations must be provided in both text and map form:

- staging and description of progressive mining stages;
- scheduling and nature of progressive rehabilitation activities.

A description of progressive rehabilitation activities designed to achieve the mine closure outcomes specified in 2.4.1 below which must include at least the following:

- Use of overburden.
- Battering of mining faces and other earthworks.
- Topsoil management.
- Revegetation.

### 2.4 Mine Completion

#### 2.4.1 Description of Mine Site at Completion

A description of the mine site as it will be at completion (and after all progressive rehabilitation has been completed).

This must include:

- A description of the mine site at completion including potential land use options, landforms and proposed vegetation cover.
- A description of progressive and final rehabilitation strategies

The final proposed landform and vegetation cover must be shown on a map and include the following:

- natural contours of land proposed not to be disturbed by the mining operations;
- existing native vegetation that will not be disturbed due to the proposed mining operations;
- any mining infrastructure that will remain on site and will become the responsibility of the landowner;
- location, description and management of waste disposal areas;
- location of reshaped and rehabilitated areas showing proposed surface contours, and re-vegetation; and
- a series of cross-sections (both north-south and east-west) that include:
  - pre-mining natural surface;
  - emplacement areas, waste disposal areas and rehabilitated areas; and
  - conceptual final rehabilitated surface.

For the following elements, these must be described only to the extent that they apply to the particular proposal. If the element is not applicable, the element description may be omitted.

### 2.5 Mining Operations

#### 2.5.1 Modes and Hours of Operation

Information on the proposed modes (continuous, periodical or market demand) and the actual hours of operation to be carried out must be included.

#### 2.5.2 Use of Explosives

If explosives are used, a description of the following items must be included:

- type of explosives used on the site;
- proposed frequency of blasting;
- storage of explosives (amount, type, detailed location and method of storage).

### 2.5.3 Type of Equipment

A description must be included of the equipment used in the mining process in terms of:

- type, size and capacity of machines;
- approximate number of units.

### 2.6 Stockpiles

The following information must be provided on stockpiles:

- location, size, shape and height of ore, product, subsoil and topsoil stockpiles;
- method of placement;
- method of stabilisation and erosion control of all stockpiles;
- water movement through stockpiles.

The location height and extent of all stockpiles must be shown on a map.

### 2.7 Crushing, Processing and Product Transport

#### 2.7.1 Fixed Plant

The following information must be provided on the specifications of fixed plant:

- Area, size, type of construction and location of fixed plant and associated structures including as applicable concrete batching plant, wheel wash facilities, silos, fuel tanks, water tanks, chemical storage proposed to be used for processing the extractive minerals on site.
- A description of rock or sand processing; in particular crushing, washing, drying, screening and separation.
- The type(s) of processing/value adding used on the raw material and conducted onsite including as applicable concrete, bitumen, separation and drying.
- If processing water is used, provide a water balance and approximate water volumes.
- Noise sources.
- Dust sources and composition.

#### 2.7.2 Type of Mobile Plant and Equipment

Indicate the following for equipment used in crushing and processing rock or sand and in transporting the quarry product to the point of sale:

- type, size and capacity of machines;
- approximate number of units;
- noise outputs.

#### 2.7.3 Hours of Operation

The proposed hours of crushing, processing and product transport activities must be provided.

### 2.8 Wastes

#### 2.8.1 Overburden

The following information must be provided on mine or quarry waste storage facilities:

- location, size, shape and height of permanent and temporary mine/quarry waste storage facilities;
- method of placement;
- method of stabilisation and erosion control of storage facilities;
- slope stability assessment to demonstrate acceptable safety;
- surface water run-off control on disturbed and rehabilitated areas.

#### 2.8.2 Processing Wastes

The following information must be provided on any processing wastes generated:

- volumes of waste processing water, water content of residues, and method of disposal or recycling;
- disposal and management of chemical additives (e.g. flocculants);
- management and disposal of slimes;
- construction and/or geotechnical details of storage facilities.

#### 2.8.3 Industrial and Domestic Wastes

A description of management of any of the following industrial and domestic wastes must be provided:

- Putrescible waste disposal facilities; number, size, location, construction details.
- Oil.
- Other onsite waste disposal or recycling; e.g. workshop waste, tyres, drums, oil filters.
- Offsite disposal.
- A description of the type, area and layout of sewage systems installed at the site, and if the system is required to be approved by the relevant authority.

#### 2.8.4 Silt Control and Drainage

The following information must be provided on silt control and drainage:

- Location and design of silt management structures.
- Run off control on disturbed and rehabilitated areas.
- Storage, diversion and disposal of clean water.

### 2.9 Supporting Surface Infrastructure

#### 2.9.1 Access

The following information must be provided on the proposed access to the site:

- Access route to the site.
- Indicate if any new roads are to be constructed, or if existing roads or intersections are to be upgraded.

#### 2.9.2 Accommodation and Offices

The following information must be provided regarding onsite personnel accommodation and offices:

- Number, area, size, type of construction and location of accommodation building, caravans or camp, and associated structures (e.g. car parks, office buildings water tanks, etc.) to be used on site.
- If temporary or permanent.

#### 2.9.3 Public Roads, Services and Utilities used by the Operation

The following information must be provided on public roads, services and utilities used to support the mining operation:

- A description of the sources of external services that are supplied to the mine or quarry, such as power, water, telephones etc.
- If new connections to public infrastructure are required, the proposed routes for connection.
- A description of, and the effects to, any existing surface infrastructure that has been or may be affected by the mining operations.

- Public roads that have been or are proposed to be upgraded and the transport system(s) used to and from the mine or quarry including details on the estimated number of vehicle movements per day.

#### 2.9.4 Visual Screening and Site Security

The following information must be provided on visual screening and site security:

- Describe any existing or proposed vegetation (i.e. species and density of plantings) or other type of screening.
- Provide a general description of infrastructure and measures that are proposed to prevent unauthorised access by the public including, fencing and signage.

#### 2.10 Water Use

A statement on the quantity of water to be used and the source must be included.

### 3. Results of Consultation

This section must summarise the results of any attempted consultation that has been undertaken on the proposed operation.

The summary must list:

- The individual or group of similar affected persons that the proponent identified may be directly affected by the proposed mining operation and attempted to consult with:
  - the concerns/issues raised; and
  - the response (if any) that it is proposed to address those concerns.
- If any individual or group of similar affected persons were not able to be consulted, what steps were taken to consult with them.
- The extent to which the outcomes proposed in Section 4 have been developed in consultation with the landowner and any other person who may be directly affected by the proposed mining operations.

### 4. Management of Environmental Impacts

An assessment of the potential environmental components that may be impacted by the proposed operation must be included.

The following environmental components must be included for all applications:

- Public safety
- Traffic
- Heritage
- Weeds and pests
- Soil
- Waste disposal

The following environmental components must be considered if relevant:

- Visual amenity
- Noise
- Dust
- Blasting vibration
- Adjacent land use
- Protection of third party property
- Native fauna
- Native vegetation
- Caves
- Surface water
- Ground water
- Acid Mine Drainage
- Asbestiform minerals

For each component identified, the following must be provided:

#### 4.1 Describe the Context and Views of Affected Parties

The section must describe the context of the environmental component being considered and include consideration of the existing environment, and the views of affected parties derived from consultation.

#### 4.2 Applicable Legislation and Standards

This section must identify all applicable legislative or other standards applicable including EPA environmental protection policies.

#### 4.3 Potential Impact/Events

The actual and/or credible potential impact events associated with proposed mining, closure and post closure activities and relevant to the environmental component must be described.

The impact event analysis must identify the:

- Source/event
- Pathway
- Barrier
- Environmental receptor
- Impact/consequences

The basis for the determination of these issues must be described in some detail, including any limitations deriving from assumptions made.

If native vegetation is proposed to be cleared, the estimated quantum of significant environmental benefit (SEB) to be provided in exchange for the proposed clearance must be estimated and how the SEB will be provided.

#### 4.4 Control and Management Strategies

A general description of any proposed control and management strategies to reduce environmental impacts of the potential impact events must be included. The document should demonstrate that the strategies proposed are commensurate with the risk of the potential impacts, achieve compliance with other applicable statutory requirements, and promote progressive rehabilitation wherever possible.

#### 4.5 Evaluation of Residual Risks

The level of residual risk associated with various impact events, both the likelihood and severity of the consequences of impact events must be estimated and summarised in a table.

Any uncertainty of the residual risk determination must be described.

Information must be included to demonstrate that the proposed strategies to achieve the mine rehabilitation outcomes are likely to be self sustaining in the long term.

An assessment of the residual post mine completion risks to the environment and contingency strategies (to address these risks) must be included.

#### 4.6 Justification for Acceptance of Residual Risk

Where the risk has not been eliminated, a justification must be included that demonstrates that the cost of implementing further control measures is grossly excessive compared to the benefit obtained.

#### 4.7 Proposed Outcome(s)

An outcome or outcomes (including mine rehabilitation outcomes) must be developed for each environmental component that addresses the identified potential impact events, unless the impact event has been demonstrated to be very low probability or trivial in consequence.

These must describe the expected impact on the environment caused by the proposed or current mining activities subsequent to control strategies being implemented and must meet other applicable legislative requirements.

Where clearance to native vegetation is proposed, the outcome must state a commitment to compliance with the Native Vegetation Act 1991 and Regulations.

Mine rehabilitation outcomes must at least address the issues listed under Regulation 30 (1) (d).

#### 4.8 Draft Outcome Measurement Criteria

Conceptual (draft) outcome measurement criteria must be developed for each of the environmental outcomes (including mine rehabilitation outcomes) included in Section 4.7 and as far as practical, comply with Regulation 65 (2) (d).

Where appropriate, recognised industry standards, codes of practice or legislative provisions from other Acts can be used as criteria.

Where native vegetation is proposed to be cleared, the criteria will include demonstration of the successful implementation of the SEB plan.

#### 5. Format of the MLP

Two hardcopies and an electronic version of the MLP must be submitted; the information in all must be identical.

Each page, plan or other separate sheet must include the claim number, date of the MLP preparation and sequential page numbering.

The electronic version must be submitted in either an Acrobat PDF or Microsoft WORD compatible files.

#### 6. Requirement for Declaration of Accuracy

The MLP must include a signed statement by the applicant in accordance with Regulation 30 (4) and or Regulation 49 (4).

#### 7. Maps and Plans

##### 7.1 General Requirements for Maps, Plans and Sections

All maps and sections must conform to the following standards:

- must be legible;
- use AHD GDA94 datum;
- use metric measurements throughout;
- show graphic bar scale;
- show any local grid lines and standards;
- have a north point or orientation of sections.

The following plans must be included:

##### 1. Location plan of existing environment showing the:

- claim boundaries;
- cadastral information;
- existing surface contours;
- soil depth and type;
- existing vegetation;
- location of existing ephemeral and permanent rivers, creeks, swamps, streams or watercourses and water management structures;
- location of existing roads, rails, fences, transmission lines, buildings, dams, pipelines;
- location and extent of all previously disturbed areas associated with previous mining; and
- location and extent of any adjacent conservation reserves, heritage sites or any other significant areas.

##### 2. Plan/s of proposed mining operations showing the:

- existing surface contours;
- mineral claim boundaries;
- location of all proposed extraction areas;

- location of existing ephemeral and permanent rivers, creeks, dams and water management structures;

- location and extent of all areas proposed to be disturbed from mining (including overburden and soil/subsoil stockpiles, silt/slimes dams, mine infrastructure and pits);

- location and extent of all areas proposed to be progressively rehabilitated during mining;

- sequence of mining and rehabilitation in intervals of 7 years, or per stages (depicting progressive rehabilitation); and

- final pit outline.

##### 3. Plan of conceptual or final rehabilitation showing:

- natural contours of land proposed not to be disturbed by the mining operations;

- existing undisturbed native vegetation;

- the conceptual location of emplacement areas; and

- the conceptual location of reshaped and rehabilitated areas showing proposed surface contours.

##### 4. Vertical sections/cross-sections

A series of cross-sections normal to the working face at intervals that adequately represent the following:

- pre-mining natural surface;

- the staged profile indicating the conceptual location and shape of the active extraction area, emplacement areas and rehabilitated areas; and

- the conceptual final rehabilitated surface.

This notice may also apply to a Mining Proposal for a Mineral Lease at my discretion.

In accordance with Regulation 30 (3) and Regulation 49 (3) of the Mining Regulations 2011, this notice will have effect from 28 November 2011.

Dated 22 November 2011.

G. MARSHALL, Director, Mining Regulation

#### NATIONAL ELECTRICITY LAW

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

Under section 95, the Major Energy Users (MEU) have requested the *Optimisation of Regulatory Asset Base and Use of Fully Depreciated Assets* Rule proposal (Project Ref. ERC0136). The proposal seeks to optimise the Regulatory Asset Base and disincentivise the replacement of assets which are still in operation and useful. Submissions must be received by **20 January 2012**.

Submissions can be lodged online via the AEMC's website at [www.aemc.gov.au](http://www.aemc.gov.au). Before lodging your submission, you must review the AEMC's privacy 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 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 Pierce  
Chairman  
Australian Energy Market Commission

Level 5, 201 Elizabeth Street  
Sydney, N.S.W. 2000

Telephone: (02) 8296 7800  
Facsimile: (02) 8296 7899

1 December 2011

## NATIONAL GAS LAW

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

Under section 303, the Major Energy Users (MEU) have requested the *Optimisation of Regulatory Asset Base and Use of Fully Depreciated Assets* Rule proposal (Project Ref. GRC0013). The proposal seeks to optimise the Regulatory Asset Base and disincentivise the replacement of assets which are still in operation and useful. Submissions must be received by **20 January 2012**.

Submissions on this proposal can be lodged online via the AEMC's website at [www.aemc.gov.au](http://www.aemc.gov.au). Before submitting your submission, you must review the AEMC's privacy statement on its website. Submissions should be submitted 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 confidentiality.

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1 December 2011

## NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

*Closure of Mount Brown Conservation Park*

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, Director, Public Land Management and Operational Support, Regional Services, authorised delegate of the Director of National Parks and Wildlife, close to the public, the whole of Mount Brown Conservation Park from 12 noon on Wednesday, 25 January 2012 until 12 noon on Monday, 30 January 2012.

The purpose of the closure is to ensure the safety of the public during a pest control and monitoring program within the reserve during the period indicated.

*Use of Firearms Within the Reserve*

Pursuant to Regulations 8 (4), 20 (1) and 41 of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, Director, Public Land Management and Operational Support, Regional Services, authorised delegate of the Director of National Parks and Wildlife, grant permission to members of the Sporting Shooters Association of Australia Hunting & Conservation Branch (SA) Inc. in possession of both a current Hunting Permit and a firearm to enter and remain in Mount Brown Conservation Park from 12 noon on Wednesday, 25 January 2012 until 12 noon on Monday, 30 January 2012 for the purpose of taking feral animals.

This permission is conditional upon the observance by each of those persons of the requirements of the National Parks and Wildlife Act 1972, National Parks and Wildlife (National Parks) Regulations 2001, and the National Parks and Wildlife (Hunting) Regulations 2011, including those requiring compliance with the Director's requests, requirements and orders of a Warden.

Dated 25 November 2011.

G. A. PELTON, Director, Public Land Management and Operational Support, Regional Services, Department of Environment and Natural Resources

## PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

*Temporary Cessation of Suspension  
Petroleum Exploration Licence—PEL 123*

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the suspension of PEL 123 dated 20 January 2011 (as amended), has been temporarily ceased under the provisions of the Petroleum and Geothermal Energy Act 2000, for the period from and including 25 November 2011 until 25 December 2011, pursuant to delegated powers dated 1 October 2009.

The suspension of PEL 123 dated 20 January 2011, will resume with effect from 26 December 2011 until 11 November 2012 inclusive.

Dated 22 November 2011.

C. D. COCKSHELL,  
Acting Executive Director,  
Energy Resources Division  
Department for Manufacturing, Innovation,  
Trade, Resources and Energy  
Delegate of the Minister for Mineral  
Resources and Energy

## PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

*Temporary Cessation of Suspension  
Petroleum Exploration Licence—PEL 499*

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the suspension of PEL 499 dated 18 March 2011, has been temporarily ceased under the provisions of the Petroleum and Geothermal Energy Act 2000, with effect from 26 November 2011, pursuant to delegated powers dated 1 October 2009.

1. The expiry date of PEL 499 will now be 27 August 2013.

Dated 23 November 2011.

C. D. COCKSHELL,  
Acting Executive Director,  
Energy Resources Division  
Department for Manufacturing, Innovation,  
Trade, Resources and Energy  
Delegate of the Minister for Mineral  
Resources and Energy

## PROOF OF SUNRISE AND SUNSET ACT 1923—ALMANAC FOR JANUARY, FEBRUARY AND MARCH 2012

PURSUANT to the requirements of the Proof of Sunrise and Sunset Act 1923, I, Rodney George Hook, Chief Executive, Department of Planning, Transport and Infrastructure, at the direction of the Honourable the Minister for Transport, publish in the Schedule hereto an almanac setting out the times of sunrise and sunset on every day for the three calendar months of January, February and March 2012.

Dated at Adelaide, 25 November 2011.

R. G. HOOK, Chief Executive, Department of Planning,  
Transport and Infrastructure

97/03263

## THE SCHEDULE

Times of sunrise and sunset during the months of January, February and March 2012 for Adelaide: latitude 34°56'S, longitude 138°36'E, GMT + 9.50 hours (Daylight saving GMT + 10.50).

Month	January		February		March	
Date	Sunrise hr min	Sunset hr min	Sunrise hr min	Sunset hr min	Sunrise hr min	Sunset hr min
1 .....	06 05	20 33	06 34	20 23	07 03	19 53
2 .....	06 05	20 33	06 35	20 23	07 03	19 51
3 .....	06 06	20 33	06 36	20 22	07 04	19 50
4 .....	06 07	20 33	06 37	20 21	07 05	19 49
5 .....	06 08	20 33	06 38	20 20	07 06	19 47
6 .....	06 09	20 33	06 39	20 19	07 07	19 46
7 .....	06 10	20 33	06 40	20 18	07 08	19 45
8 .....	06 10	20 33	06 41	20 18	07 09	19 43
9 .....	06 11	20 33	06 42	20 17	07 10	19 42
10 .....	06 12	20 33	06 43	20 16	07 10	19 41
11 .....	06 13	20 33	06 44	20 15	07 11	19 39
12 .....	06 14	20 33	06 45	20 14	07 12	19 38
13 .....	06 15	20 33	06 46	20 13	07 13	19 37
14 .....	06 16	20 32	06 47	20 12	07 14	19 35
15 .....	06 17	20 32	06 48	20 11	07 15	19 34
16 .....	06 18	20 32	06 49	20 09	07 15	19 32
17 .....	06 19	20 32	06 50	20 08	07 16	19 31
18 .....	06 20	20 31	06 51	20 07	07 17	19 30
19 .....	06 21	20 31	06 52	20 06	07 18	19 28
20 .....	06 22	20 31	06 53	20 05	07 19	19 27
21 .....	06 23	20 30	06 54	20 04	07 19	19 25
22 .....	06 24	20 30	06 55	20 03	07 20	19 24
23 .....	06 25	20 29	06 56	20 01	07 21	19 23
24 .....	06 26	20 29	06 57	20 00	07 22	19 21
25 .....	06 27	20 28	06 58	19 59	07 23	19 20
26 .....	06 28	20 27	06 59	19 58	07 24	19 18
27 .....	06 29	20 27	07 00	19 57	07 24	19 17
28 .....	06 30	20 26	07 01	19 55	07 25	19 16
29 .....	06 31	20 26	07 02	19 54	07 26	19 14
30 .....	06 32	20 25			07 27	19 13
31 .....	06 33	20 24			07 27	19 12

\*Note: Daylight saving time is subject to change.

Sunrise and Sunset times calculated on 22 November 2011.

South Australia

## Public Sector (Reorganisation of Public Sector Operations) Notice 2011

under section 9(1) of the *Public Sector Act 2009*

### 1—Short title

This notice may be cited as the *Public Sector (Reorganisation of Public Sector Operations) Notice 2011*.

### 2—Commencement

This notice will come into operation on 1 January 2012.

### 3—Transfer of employees

An employee listed in column 1 of the table below is transferred to employment in the public sector agency listed in column 2 opposite the reference to the employee on the same basis of engagement as applied before the transfer.

<u>Employees</u>	<u>Public sector agency</u>
The following Department of Primary Industries and Regions employees:	Department for Manufacturing, Innovation, Trade, Resources and Energy
(a) Stephen Ward	
(b) Hayley Bell	
(c) Kate Janssen	
(d) Narelle Slivak	
(e) Nicolle Sincock	
(f) Marguerite Dissinger	
(g) Glen Weir	
(h) Martyn England	
(i) Robert Demarco	
(j) Joe Mastrangelo	
(k) Sue Czerniak	
Department of the Premier and Cabinet employees assigned to work in Renewables SA	Department for Manufacturing, Innovation, Trade, Resources and Energy

**Employees****Public sector agency**

Department of Planning and Local Government  
employees assigned to work:

Department for Communities and Social  
Inclusion

- (a) in the Office for the Southern Suburbs
- (b) in the Office for the Northern Suburbs

**Made by the Premier**

on 1 December 2011

DPC11/047CS

**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 | 23. 18 February 2010  | 24. 18 March 2010     |
| 25. 8 April 2010      | 26. 6 May 2010       | 27. 20 May 2010       | 28. 3 June 2010       |
| 29. 17 June 2010      | 30. 24 June 2010     | 31. 8 July 2010       | 32. 9 September 2010  |
| 33. 23 September 2010 | 34. 4 November 2010  | 35. 25 November 2010  | 36. 16 December 2010  |
| 37. 23 December 2011  | 38. 17 March 2011    | 39. 7 April 2011      | 40. 21 April 2011     |
| 41. 19 May 2011       | 42. 30 June 2011     | 43. 21 July 2011      | 44. 8 September 2011  |
| 45. 10 November 2011  | 46. 24 November 2011 |                       |                       |

**Trades or Declared Vocations and Required Qualifications and  
Training Contract Conditions for the  
Aeroskills Training Package MEA10**

<b>*Trade/ #Declared Vocation/ Other Occupation</b>	<b>Code</b>	<b>Title</b>	<b>Nominal Term of Training Contract</b>	<b>Probationary Period</b>
# Aircraft Maintenance Worker (Aircraft Structures Non Trade)	MEA20410	Certificate II in Aeroskills	12 months	1 month
# Aircraft Maintenance Worker (Avionics Non Trade)	MEA20410	Certificate II in Aeroskills	12 months	1 month
# Aircraft Maintenance Worker (Mechanical Non Trade)	MEA20410	Certificate II in Aeroskills	12 months	1 month
# Aircraft Line Maintenance Worker	MEA20510	Certificate II in Aircraft Line Maintenance	24 months	2 months
# Aircraft Surface Finishing Worker	MEA20610	Certificate II in Aircraft Surface Finishing	24 months	2 months
# Aircraft Surface Finisher	MEA30110	Certificate III in Aircraft Surface Finishing	48 months	3 months
*Aircraft Maintenance Engineer or Technician (Avionics)	MEA40610	Certificate IV in Aeroskills (Avionics)	48 months	3 months
*Aircraft Maintenance Engineer or Technician (Mechanical)	MEA40710	Certificate IV in Aeroskills (Mechanical)	48 months	3 months

<b>*Trade/ #Declared Vocation/ Other Occupation</b>	<b>Code</b>	<b>Title</b>	<b>Nominal Term of Training Contract</b>	<b>Probationary Period</b>
*Aircraft Maintenance Technician (Aircraft Structures)	MEA40810	Certificate IV in Aeroskills (Structures)	48 months	3 months
# Aircraft Surface Finishing Supervisor	MEA40910	Certificate IV in Aircraft Surface Finishing	48 months	3 months
*Licensed Aircraft Maintenance Engineer (Avionics)	MEA50110	Diploma of Aeroskills (Avionics)	48 months	3 months
*Licensed Aircraft Maintenance Engineer (Mechanical)	MEA50210	Diploma of Aeroskills (Mechanical)	48 months	3 months
# Avionics Maintenance Manager (Junior)	MEA50310	Diploma of Aviation Maintenance Management (Avionics)	48 months	3 months
# Mechanical Maintenance Manager (Junior)	MEA50410	Diploma of Aviation Maintenance Management (Mechanical)	48 months	3 months
# Aviation Maintenance Manager (Avionics)	MEA60110	Advanced Diploma of Aviation Maintenance Management (Avionics)	48 months	3 months
# Aviation Maintenance Manager (Mechanical)	MEA60210	Advanced Diploma of Aviation Maintenance Management (Mechanical)	48 months	3 months

ROADS (OPENING AND CLOSING) ACT 1991:  
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD  
PROCESS ORDER**

*Road Opening and Closing  
Gazzola Road and Jervois Road, Jervois*

BY Road Process Order made on 20 May 2011, The Rural City of Murray Bridge ordered that:

1. Portions of Sections 836 and 837, Hundred of Brinkley, more particularly delineated and numbered '1' in Preliminary Plan No. 09/0040, be opened as road, forming a realignment of Gazzola Road.

2. Portions of Gazzola Road and Jervois Road situate adjoining Francis Street and Sections 836 and 837, Hundred of Brinkley, more particularly delineated and lettered 'B' and 'C' in Preliminary Plan No. 09/0040 be closed.

3. The greater portion of the land subject to closure lettered 'B' be transferred to Jervois Combined Sports Club Inc. in accordance with the agreement for exchange dated 12 April 2011 entered into between The Rural City of Murray Bridge and Jervois Combined Sports Club Inc.

4. The balance of the land subject to closure lettered 'B' and the whole of the land subject to closure lettered 'C' be transferred to Zamia Bay Pty Ltd in accordance with the agreement for exchange dated 28 March 2011 entered into between The Rural City of Murray Bridge and Zamia Bay Pty Ltd.

On 27 June 2011 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 87045 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 1 December 2011.

P. M. KENTISH, Surveyor-General

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ROADS (OPENING AND CLOSING) ACT 1991:  
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD  
PROCESS ORDER**

*Road Closure  
Margaret Street, Evanston*

BY Road Process Order made on 11 October 2011, the Town of Gawler ordered that:

1. That portion of the public road (Margaret Street) generally situate from the cul-de-sac on Margaret Street and extending southerly to Hillier Road, more particularly delineated and lettered 'A' on Preliminary Plan No. 11/0024 be closed.

2. Issue a Certificate of Title to the Town of Gawler for the whole of the land subject to closure which land is being retained by Council for Public Purposes.

On 31 October 2011 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 88137 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 1 December 2011.

P. M. KENTISH, Surveyor-General

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South Australia

## **Administrative Arrangements (Administration of Alice Springs to Darwin Railway Act) Proclamation 2011**

under section 5 of the *Administrative Arrangements Act 1994*

### **1—Short title**

This proclamation may be cited as the *Administrative Arrangements (Administration of Alice Springs to Darwin Railway Act) Proclamation 2011*.

### **2—Commencement**

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

### **3—Administration of Act committed to Minister for State Development**

The administration of the *Alice Springs to Darwin Railway Act 1997* is committed to the Minister for State Development.

### **Made by the Governor's Deputy**

with the advice and consent of the Executive Council  
on 1 December 2011

DPC11/047CS

South Australia

# Motor Vehicles Variation Regulations 2011

under the *Motor Vehicles Act 1959*

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## Contents

### Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

### Part 2—Variation of *Motor Vehicles Regulations 2010*

- 4 Insertion of regulation 12A
    - 12A Exemption relating to vehicles registered etc interstate or overseas
  - 5 Variation of regulation 25—Exemptions from duty to carry number plates
  - 6 Variation of regulation 27—Exemptions from section 47D of Act
- 

## Part 1—Preliminary

### 1—Short title

These regulations may be cited as the *Motor Vehicles Variation Regulations 2011*.

### 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 *Motor Vehicles Regulations 2010***

### **4—Insertion of regulation 12A**

After regulation 12 insert:

#### **12A—Exemption relating to vehicles registered etc interstate or overseas**

A person who drives a motor vehicle, or causes a motor vehicle to stand, on a road is exempt from the operation of section 19A(1)(c) of the Act insofar as that paragraph imposes requirements relating to the visibility and legibility of number plates, if the motor vehicle—

- (a) is approved by the Minister for Tourism as a motor vehicle that may be driven, or caused to stand, on a road in relation to an event specified in a notice under regulation 25(4); and
- (b) is being so driven or caused to stand during the period, and in accordance with the conditions, specified in the notice.

### **5—Variation of regulation 25—Exemptions from duty to carry number plates**

Regulation 25—after subregulation (2) insert:

- (3) A person who drives a motor vehicle, or causes a motor vehicle to stand, on a road is exempt from the operation of section 47(1) of the Act insofar as that section imposes requirements relating to the visibility and legibility of number plates, if the motor vehicle—
  - (a) is approved by the Minister for Tourism as a motor vehicle that may be driven, or caused to stand, on a road in relation to an event specified in a notice under subregulation (4); and
  - (b) is being so driven or caused to stand during the period, and in accordance with the conditions, specified in the notice.
- (4) The Minister for Tourism may, with the concurrence of the Minister responsible for the administration of the Act, publish a notice in the Gazette—
  - (a) specifying an event; and
  - (b) specifying a period during which motor vehicles approved by the Minister for Tourism may be driven, or caused to stand, on a road in relation to the event; and
  - (c) specifying the conditions applicable to driving such a motor vehicle, or causing such a motor vehicle to stand, on a road in relation to the event.
- (5) In any proceedings, a document purporting to be a certificate signed by the Minister for Tourism and certifying that, on a specified day, a specified motor vehicle was or was not approved as a motor vehicle that may be driven, or caused to stand, on a road in relation to an event specified in a notice under subregulation (4), is proof of the matter so certified in the absence of proof to the contrary.

**6—Variation of regulation 27—Exemptions from section 47D of Act**

Regulation 27—after subregulation (2) insert:

- (3) A person who drives a motor vehicle, or causes a motor vehicle to stand, on a road in circumstances referred to in regulation 25(3) is exempt from the operation of section 47D(1)(c) of the Act.

**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's Deputy**

with the advice and consent of the Executive Council

on 1 December 2011

No 244 of 2011

MTR/11/096

South Australia

# **Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2011**

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—Short Term) Regulations 1997***

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

## **Part 1—Preliminary**

### **1—Short title**

These regulations may be cited as the *Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2011*.

### **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—Short Term) Regulations 1997***

### **4—Variation of Schedule 1—Short term dry areas**

Schedule 1, item headed "Two Wells—Area 1", column headed "Period"—delete "5 pm on 10 December 2010 to 5 am on 11 December 2010." and substitute:

5 pm on 16 December 2011 to 5 am on 17 December 2011.

**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's Deputy**

with the advice and consent of the Executive Council  
on 1 December 2011

No 245 of 2011

MLI0008/11CS

South Australia

# **Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2011**

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 2011*.

### **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**

Schedule 1, item headed "Peterborough—Area 1", column headed "Period"—delete "2011" and substitute:

2013

**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's Deputy**

with the advice and consent of the Executive Council  
on 1 December 2011

No 246 of 2011

MLI0009/11CS

South Australia

# Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2011

under the *Liquor Licensing Act 1997*

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## Contents

### Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

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

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

## Part 1—Preliminary

### 1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2011*.

### 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—Short Term) Regulations 1997*

### 4—Variation of Schedule 1—Short term dry areas

- (1) Schedule 1, item headed "Semaphore—Area 1", column headed "Period", paragraph (a)—delete paragraph (a) and substitute:
  - (a) 12 noon on 31 December 2011 to 12 noon on 1 January 2012;
- (2) Schedule 1, item headed "Semaphore—Area 1", column headed "Period", paragraph (b)—delete paragraph (b) and substitute:
  - (b) 12 noon on 26 January 2012 to 12 noon on 27 January 2012.

**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's Deputy**

with the advice and consent of the Executive Council  
on 1 December 2011

No 247 of 2011

11MCA0037CS

South Australia

# Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2011

under the *Liquor Licensing Act 1997*

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## 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 2011*.

### 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 "Brighton—Area 1", column headed "Period"—delete "2011" and substitute:  
2014
- (2) Schedule 1, item headed "Glenelg—Area 1", column headed "Period"—delete "2011" and substitute:  
2014

- (3) Schedule 1, item headed "Seacliff—Area 1", column headed "Period"—delete "2011" and substitute:  
2014
- (4) Schedule 1, item headed "Seacliff—Area 3", column headed "Period"—delete "2011" and substitute:  
2014
- (5) Schedule 1, item headed "Seacliff—Area 4", column headed "Period"—delete "2011" and substitute:  
2014

**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's Deputy**

with the advice and consent of the Executive Council  
on 1 December 2011

No 248 of 2011

MLI0016/11CS

South Australia

# Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2011

under the *Liquor Licensing Act 1997*

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## Contents

### Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

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

- 4 Variation of Schedule 1—Short term dry areas
- 5 Variation of Schedule 2—Plans of short term dry areas

### Schedule 1—Plans to be inserted or substituted

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## Part 1—Preliminary

### 1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2011*.

### 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—Short Term) Regulations 1997*

### 4—Variation of Schedule 1—Short term dry areas

- (1) Schedule 1—after the item headed "Lobethal—Area 1" insert:

**Moonta Bay and Port Hughes—  
Area 1**

(see Schedule 2: Moonta Bay and  
Port Hughes—Plan 1)

The area in and adjacent to Moonta Bay and Port Hughes bounded as follows: commencing at the point at which the northern boundary of North Terrace, Moonta Bay, intersects the eastern boundary of Coast Road, then generally south-westerly along that eastern boundary of Coast Road and the prolongation in a straight line of that boundary to the point at which the prolongation intersects the southern boundary of Harry's Point Road, Port Hughes, then north-westerly along the southern boundary of Harry's Point Road to the point at which it meets the eastern boundary of Snell Avenue, Port Hughes, then generally south-westerly along that boundary of Snell Avenue and the prolongation in a straight line of that boundary to the point at which it intersects the southern boundary of Minnie Terrace, Port Hughes, then generally westerly along that boundary of Minnie Terrace to the eastern boundary of West Terrace, Port Hughes, then generally south-westerly and southerly along that boundary of West Terrace and the continuation of West Terrace (past South Terrace) to the northern boundary of Section 2031 Hundred of Wallaroo, then north-westerly along that boundary of Section 2031 and the prolongation in a straight line of that boundary to the low water mark on the eastern side of Spencer Gulf, then generally northerly and north-easterly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the northern boundary of North Terrace, Moonta Bay, then south-easterly along that prolongation and boundary of North Terrace to the point of commencement. The area includes any jetty, boat ramp or other structure projecting below low water mark from within the area described above as well as any area beneath such a structure.	12 noon on 31 December 2011 to 7 am on 1 January 2012.	The consumption of liquor is prohibited and the possession of liquor is prohibited.
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- (2) Schedule 1, items headed "Wallaroo—Area 1", "Wallaroo—Area 2", "Wallaroo—Area 3" and "Wallaroo—Area 4"—delete the items and substitute:

**Wallaroo—Area 1**

(see Schedule 2: Wallaroo—Plan 1)

<p>The area in and adjacent to Wallaroo and North Beach bounded as follows: commencing at the point at which the prolongation in a straight line of the northern boundary of Woodforde Drive, North Beach, intersects the low water mark on the eastern side of Spencer Gulf, then north-easterly and south-easterly along that prolongation and boundary of Woodforde Drive to the point at which it meets the northern boundary of Islesworth Street, North Beach, then generally easterly and northerly along that boundary of Islesworth Street and the prolongation in a straight line of that boundary to the northern boundary of Rupara Road, North Beach, then easterly along that boundary of Rupara Road and the prolongation in a straight line of that boundary to the point at which the prolongation intersects the eastern boundary of Hopgood Road, North Beach, then generally south-easterly and south-westerly along the eastern boundary of Hopgood Road and the eastern boundary of North Beach Road to the point at which the eastern boundary of North Beach Road meets the northern boundary of the Wallaroo to Alford Road, then north-easterly along that boundary of the Wallaroo to Alford Road to the point at which it is intersected by the prolongation in a straight line of the eastern boundary of Bowman Road, Wallaroo, then southerly and south-westerly along that boundary of Bowman Road, the eastern boundary of Sharples Road, Wallaroo, and the prolongation in a straight line of the eastern boundary of Sharples Road to the southern boundary of Magazine Road, Wallaroo, then generally north-westerly and westerly along that boundary of Magazine Road to the south-western boundary of Cresco Road, Wallaroo, then generally north-westerly along that boundary of Cresco Road and the prolongation in a straight line of that boundary to the</p>	<p>12 noon on 31 December 2011 to 7 am on 1 January 2012.</p>	<p>The consumption of liquor is prohibited and the possession of liquor is prohibited.</p>
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point at which the prolongation intersects the low water mark on the eastern side of Spencer Gulf, then generally north-easterly along the low water mark to the commencement of the southern breakwater at the entrance to the Copper Cove Marina, then north-westerly along the outer boundary of the breakwater to its north-western end, then in a straight line by the shortest route (across the entrance to the marina) to the northern boundary at the western end of the northern breakwater at the entrance to the marina, then easterly along the outer boundary of the breakwater back to the low water mark on the shore on the northern side of the marina, then generally northerly and north-westerly along the low water mark to the point of commencement. The area includes the whole of any wharf, jetty, breakwater, boat ramp or other structure projecting below low water mark from within the area described above (as well as any area beneath such a structure).

#### **5—Variation of Schedule 2—Plans of short term dry areas**

- (1) Schedule 2—after the plan headed "Lobethal—Plan 1" insert the plan headed "Moonta Bay and Port Hughes—Plan 1" in Schedule 1 of these regulations
- (2) Schedule 2, plans headed "Wallaroo—Plan 1", "Wallaroo—Plan 2" and "Wallaroo—Plan 3"—delete the plans and substitute the plan headed "Wallaroo—Plan 1" in Schedule 1 of these regulations



### Walleroo—Plan 1



**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's Deputy**

with the advice and consent of the Executive Council  
on 1 December 2011

No 249 of 2011

11MCA0033CS

South Australia

# **Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2011**

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—Short Term) Regulations 1997***

- 4 Variation of Schedule 1—Short term dry areas
- 5 Variation of Schedule 2—Plans of short term dry areas

### **Schedule 1—Plan to be inserted**

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## **Part 1—Preliminary**

### **1—Short title**

These regulations may be cited as the *Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2011*.

### **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—Short Term) Regulations 1997***

### **4—Variation of Schedule 1—Short term dry areas**

Schedule 1—after the item headed "Coffin Bay—Area 1" insert:

#### **Cowell—Area 1**

(see Schedule 2: Cowell—Plan 1)

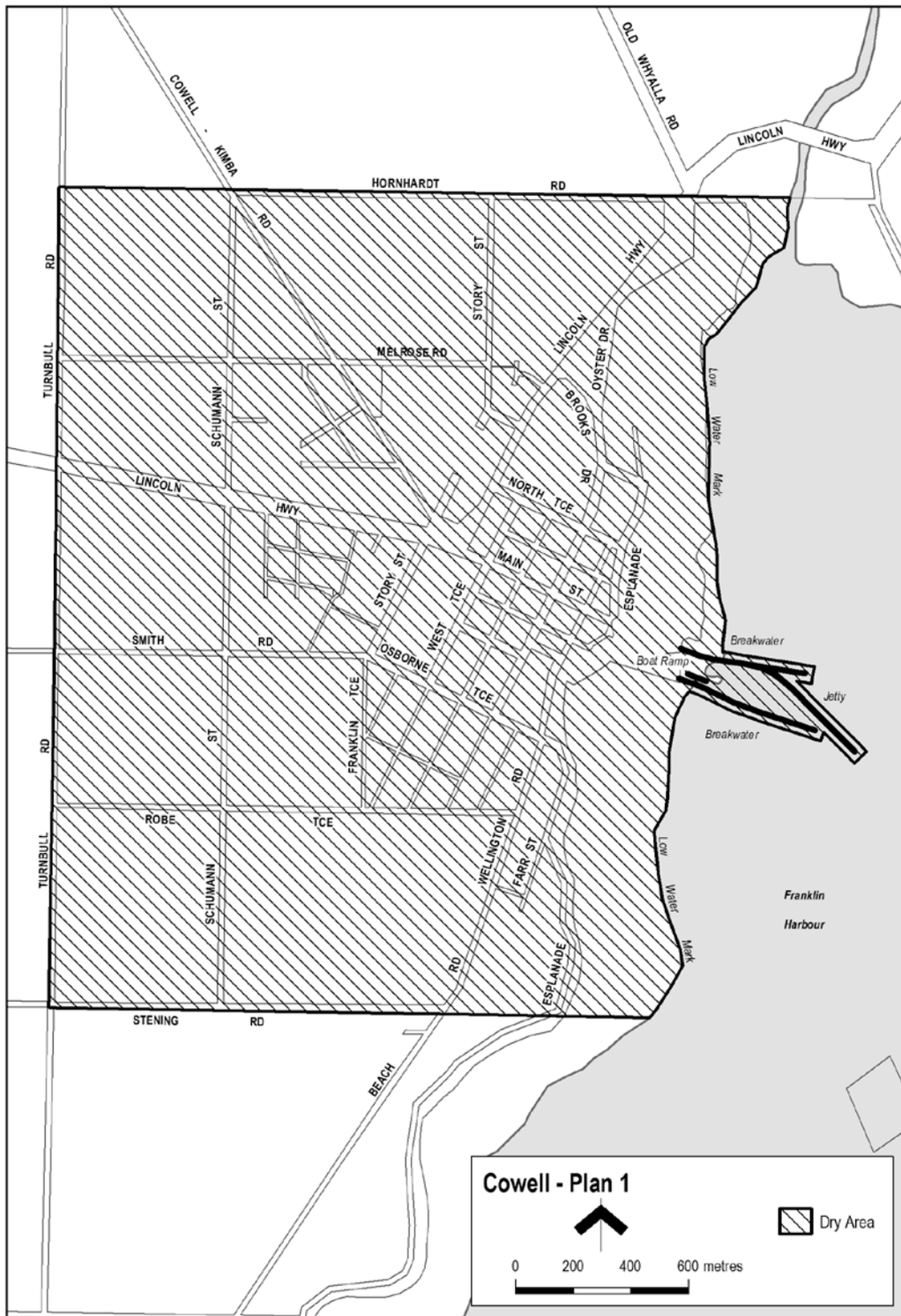
<p>The area in and adjacent to Cowell bounded as follows: commencing at the point at which the prolongation in a straight line of the northern boundary of Hornhardt Road intersects the western boundary of Turnbull Road, then easterly along that prolongation and northern boundary of Hornhardt Road, and the prolongation in a straight line of that boundary, to the low water mark on the western side of Franklin Harbour, then generally south-westerly and southerly along the low water mark to the northern side of the breakwater that forms the northern wall of the enclosed swimming and boat launching facility located approximately in line with Main Street, then generally easterly, south-easterly and westerly around the outer boundary of the swimming and boat launching facility (so as to include in the area the whole of the facility, including the breakwaters or other structures forming the walls of the facility and any wharf, jetty or boat ramp forming part of or connected to those structures) to the point at which the southern boundary of the breakwater that forms the southern wall of the facility meets the low water mark on the shore, then generally southerly and south-westerly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the southern boundary of Stening Road, then westerly along that prolongation and boundary of Stening Road to the point at which it meets the western boundary of Turnbull Road, then northerly along that western boundary of Turnbull Road to the point of commencement. The area includes any breakwater, wharf, jetty, boat ramp or other structure not mentioned above that projects below low water mark from within the area as well as any area beneath any wharf or jetty forming part of the area.</p>	<p>From 9 pm on 31 December 2011 to 8 am on 1 January 2012.</p>	<p>The consumption of liquor is prohibited and the possession of liquor is prohibited.</p>
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### 5—Variation of Schedule 2—Plans of short term dry areas

Schedule 2—after the plan headed "Coffin Bay—Plan 1" insert the plan headed "Cowell—Plan 1" in Schedule 1 of these regulations

### Schedule 1—Plan to be inserted

Cowell—Plan 1



**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's Deputy**

with the advice and consent of the Executive Council  
on 1 December 2011

No 250 of 2011

11MCA0034CS

South Australia

# Building and Construction Industry Security of Payment Regulations 2011

under the *Building and Construction Industry Security of Payment Act 2009*

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## Contents

1	Short title
2	Commencement
3	Interpretation
4	Recognised financial institutions
5	Related goods and services
6	Eligibility criteria for adjudicators

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### 1—Short title

These regulations may be cited as the *Building and Construction Industry Security of Payment Regulations 2011*.

### 2—Commencement

These regulations will come into operation on the day on which the *Building and Construction Industry Security of Payment Act 2009* comes into operation.

### 3—Interpretation

In these regulations—

*Act* means the *Building and Construction Industry Security of Payment Act 2009*.

### 4—Recognised financial institutions

Each person or body that is a body regulated by the Australian Prudential Regulation Authority under the *Australian Prudential Regulation Authority Act 1998* of the Commonwealth is prescribed for the purposes of the definition of *recognised financial institution* in section 4 of the Act.

### 5—Related goods and services

Services of the following kind are prescribed for the purposes of section 6(1) of the Act:

- (a) project management services in relation to construction work;
- (b) contract management services in relation to construction work;
- (c) consultancy services in relation to construction work.

## 6—Eligibility criteria for adjudicators

Pursuant to section 18(1)(b) of the Act, a natural person is eligible to be an adjudicator in relation to a construction contract if—

- (a) the person has successfully completed a formal course of training of at least 2 days duration in adjudication of payment disputes in the building and construction industry that required the person to pass a written examination; and
- (b) the person—
  - (i) holds a degree, diploma or other qualification in—
    - (A) architecture; or
    - (B) building surveying; or
    - (C) building; or
    - (D) construction; or
    - (E) law; or
    - (F) project management; or
    - (G) quantity surveying,from a university; or
  - (ii) is, or is eligible to be, a member (other than a student member) of any 1 or more of the following professional bodies:
    - (A) The Royal Australian Institute of Architects;
    - (B) Engineers Australia;
    - (C) Australian Institute of Building Surveyors;
    - (D) The Institute of Arbitrators and Mediators Australia;
    - (E) The Australian Institute of Building;
    - (F) Australian Institute of Project Management; or
  - (iii) holds registration as a building work supervisor under the *Building Work Contractors Act 1995* that authorises the person to supervise construction work of a kind carried out, or to be carried out, under the construction contract.

### 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's Deputy

with the advice and consent of the Executive Council  
on 1 December 2011

No 251 of 2011

MCA0001/11CS

South Australia

## **Fair Trading Variation Regulations 2011**

under the *Fair Trading Act 1987*

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### **Contents**

#### **Part 1—Preliminary**

- 1 Short title
- 2 Commencement
- 3 Variation provisions

#### **Part 2—Variation of *Fair Trading Regulations 2010***

- 4 Variation of regulation 4—Related Acts (section 3 of Act)
- 

### **Part 1—Preliminary**

#### **1—Short title**

These regulations may be cited as the *Fair Trading Variation Regulations 2011*.

#### **2—Commencement**

These regulations will come into operation on the day on which the *Building and Construction Industry Security of Payment 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 *Fair Trading Regulations 2010***

#### **4—Variation of regulation 4—Related Acts (section 3 of Act)**

Regulation 4—after paragraph (d) insert:

- (e) the *Building and Construction Industry Security of Payment Act 2009*.

**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's Deputy**

with the advice and consent of the Executive Council  
on 1 December 2011

No 252 of 2011

MCA0001/11CS

South Australia

# Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2011

under the *Liquor Licensing Act 1997*

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## 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 2011*.

### 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 "Clare—Area 1", column headed "Period"—delete "4 December 2011" and substitute:
  - 4 March 2012
- (2) Schedule 1, item headed "Clare—Area 2", column headed "Period"—delete "4 December 2011" and substitute:
  - 4 March 2012

- (3) Schedule 1, item headed "Clare—Area 3", column headed "Period"—delete "4 December 2011" and substitute:

4 March 2012

- (4) Schedule 1, item headed "Clare—Area 4", column headed "Period"—delete "4 December 2011" and substitute:

4 March 2012

**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's Deputy**

with the advice and consent of the Executive Council  
on 1 December 2011

No 253 of 2011

MLI0018/11CS

South Australia

# Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2011

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—Short Term) Regulations 1997*

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

## Part 1—Preliminary

### 1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2011*.

### 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—Short Term) Regulations 1997*

### 4—Variation of Schedule 1—Short term dry areas

Schedule 1, after item headed "Adelaide—Area 4 (Rymill Park)" insert:

#### Adelaide—Area 5 (Bonython Park)

(there is no plan for this area)

The area in the City of Adelaide generally known as Bonython Park, being the area bounded by the River Torrens, Port Road and the railway reserve running between Port Road and the River Torrens (immediately to the east of the Old Adelaide Gaol).

6 am on  
3 December 2011 to  
12.01 am on  
4 December 2011.

The consumption of liquor is prohibited and the possession of liquor is prohibited.

**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's Deputy**

with the advice and consent of the Executive Council  
on 1 December 2011

No 254 of 2011

MLI0003/11CS

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## CORPORATION OF THE CITY OF ADELAIDE

## LOCAL GOVERNMENT ACT 1999: SECTION 250

*Notification of Adoption of Model By-law*

NOTICE is hereby given pursuant to Section 250 (5) of the Local Government Act 1999, that at its meeting of 29 November 2011 the Corporation of the City of Adelaide passed the following resolution, which was supported by an absolute majority of the members of Council:

‘That Council:

1. Pursuant to Section 250 of the Local Government Act 1999:

- there being at least two-thirds of the members of the Council present;
- having considered the Model by-law for the management of pedestrian malls (‘the By-Law’) as proclaimed by the Governor on 13 October 2011 and published in the *South Australian Government Gazette* on that day (Attachment A to the report to Council dated 29 November 2011); and
- being satisfied that certain activities in and within the vicinity of pedestrian malls, which activities are more particularly described in the By-Law entitled Model by-law for the management of pedestrian malls, are likely to affect the use and enjoyment of pedestrian malls,

adopts the By-law in exercise of and reliance on the powers contained in the Local Government Act 1999, the Local Government Act 1934 and the City of Adelaide Act 1998.

2. Resolves that for administrative purposes, the By-Law be referred to as ‘By-Law No. 11—Model By-Law for the management of pedestrian malls.’

P. SMITH, Chief Executive Officer

## CITY OF BURNSIDE

*Council Meeting dates*

NOTICE is hereby given that its meeting held on 22 November 2011, Burnside Council resolved that:

- For the month of December 2011, only one ordinary meeting of Council will be held, at 7 p.m. on Tuesday, 13 December 2011, in conjunction with the Corporate and Community Services Committee and the Planning, Heritage and Infrastructure Committee.
- No ordinary meeting of the Council or the Planning, Heritage and Infrastructure Committee will be held on 27 December 2011.
- For the month of January 2012, only one ordinary meeting of Council will be held at 7 p.m. on Tuesday, 24 January 2012, in conjunction with the Community, Development and Heritage Committee and the Infrastructure and Environment Committee.

P. DEB, Chief Executive Officer

## CITY OF ONKAPARINGA

*Restricted Vehicular Access to Silver Sands beach*

NOTICE is hereby given that pursuant to Section 249 of the Local Government Act 1999 and pursuant to By Law No. 6—Foreshire, Clauses 5 (1) and 6 (1), that vehicle access is excluded from the area of Silver Sands Beach, from the northern boundary of the road alignment of Cowrie Road, Aldinga Beach (the boundary of the existing vehicle exclusion zone), to the northern boundary of the road alignment of Norman Road, Aldinga Beach.

That the following persons and vehicles are exempt from the above closure, in accordance with By Law No. 6—Foreshire, Clause 8:

- any Police Officer, Council Officer or Employee acting in the course and within the scope of that person’s normal duties;

- and a Contractor while performing work for the Council and while acting under the supervision of a Council Officer;
- and an Emergency Worker when driving an emergency vehicle; and
- any persons with prior licence for access,

following the Council meeting held on 15 November 2011.

M. DOWD, Chief Executive Officer

## CITY OF PORT ADELAIDE ENFIELD

*Change of Name for Portions of Public Roads*

NOTICE is hereby given that the Council of the City of Port Adelaide Enfield at its meeting held on 8 November 2011, resolved, pursuant to Section 219 (1) of the Local Government Act 1999, that the names of portions of certain public roads be changed as follows:

- The name of the portion of Boston Terrace, Kilburn incorporating Lots 336 and 337 of Deposited Plan 1515 as shown on Plan 1 be changed to Horley Terrace, Kilburn.
- The portion of McCulloch Avenue, Klemzig shown as ‘A’ on Plan 2 be changed to Lomond Road, Klemzig.

Plans that delineate the portion of public roads that are subject to the change of street names, together with a copy of the Council resolutions are all available for inspection at the Council’s principal office, 163 St Vincent Street, Port Adelaide; The Parks Library Council Office, 2-46 Cowan Street, Angle Park; Enfield Library Council Office, 1-9 Kensington Crescent, Enfield and Greenacres Library Council Office, 2 Fosters Road, Greenacres, during their normal business hours.

H. J. WIERDA, City Manager

## PORT PIRIE REGIONAL COUNCIL

## ROADS (OPENING AND CLOSING) ACT 1991

*Road Opening and Closing—The Cattle Track/Cattle Track/Merriton-Narridy Road, Crystal Brook*

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the Port Pirie Regional Council proposes to make a Road Process Order to:

- open as road portion of Sections 227, 226, 225 and 224, Hundred of Crystal Brook, more particularly delineated and numbered 1, 2, 3 and 4 on Preliminary Plan No. 11/0061 forming a realignment of Cattle Track and Merriton-Narridy Road; and
- close portions of The Cattle Track, Cattle Track and Merriton-Narridy Road and merge with the adjoining Sections 44, 225, 226, 55E and 59, Hundred of Crystal Brook, more particularly delineated and lettered A, B, C, D and E on Preliminary Plan No. 11/0061 in exchange for land taken for new road 1, 2, 3 and 4.

A copy of the plan and a statement of persons affected are available for public inspection at the Council Office, 115 Ellen Street, Port Pirie and the Adelaide Office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons.

The application for easement or objection must be made in writing to the Council, 115 Ellen Street, Port Pirie, S.A. 5540 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 30 November 2011.

A. JOHNSON, Chief Executive Officer

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

*Bormann, Donald Desmond*, late of 15 Rosemary Street, Woodville West, retired book binder, who died on 9 September 2011.

*Broster, Reah Dawn*, late of 3 Grant Avenue, Gilles Plains, of no occupation, who died on 16 September 2011.

*Grant, Anthony Robert*, late of 2-16 Cardigan Street, Angle Park, of no occupation, who died on 1 July 2011.

*Harding-Roots, Jeremy Godfrey*, late of 8 Dienelt Drive, Para Hills West, security guard, who died on 24 July 2011.

*Harry, Shirley Roma*, late of 6 Mumford Avenue, St Agnes, of no occupation, who died on 6 October 2011.

*Leonard, Veronica*, late of 4 Cook Crescent, Warradale, retired shop assistant, who died on 7 September 2010.

*Maloney, Ellen Mary*, late of 6 Mumford Avenue, St Agnes, widow, who died on 26 September 2011.

*Milbradt, Dorothy Ellen*, late of 2 Kalyra Road, Belair, of no occupation, who died on 16 September 2011.

*Moroz, Katarzyna*, late of 29 Monash Road, Port Lincoln, home duties, who died on 28 May 2003.

*Niejalke, Janet Mary*, late of 3 Cashel Street, Pasadena, retired horticulturist, who died on 22 September 2011.

*O'Brien, Frederick Clarence*, late of 16 Driscoll Court, Greenwith, retired technical officer, who died on 26 September 2011.

*Rountanay, Leta Gladys*, late of 360 Senate Road, Risdon Park, widow, who died on 6 August 2011.

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 Office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 6 January 2012, otherwise they will be excluded from the distribution of the said estates; and notice is also hereby given that all persons 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 same to the Public Trustee.

Dated 1 December 2011.

D. A. CONTALA, Public Trustee

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IN the matter of the estate of the undermentioned deceased person:

*Monopoli, Peter Carmine*, late of 2A Bransby Avenue, North Plympton, who died on 3 March 2011.

Notice is hereby given by the executor and trustee of the estate that creditors or other persons having claims against the estate or property of the estate should send particulars of such claims, including supporting documentation, to O'Loughlins Lawyers, Level 2, 99 Frome Street, Adelaide, S.A. 5000, within 31 days of the publication of this notice after which time the estate will be distributed having regard only to claims of which notice has been received.

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