

THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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ALL PUBLIC ACTS appearing in this GAZETTE are to be considered official, and obeyed as such

ADELAIDE, THURSDAY, 8 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. Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged. The Government Gazette is available online at: www.governmentgazette.sa.gov.au

Department of the Premier and Cabinet Adelaide, 8 December 2011

HIS Excellency the Governor directs it to be notified for general information that he has in the name and on behalf of Her Majesty The Queen, this day assented to the undermentioned Acts passed by the Legislative Council and House of Assembly in Parliament assembled, viz.:

No. 46 of 2011—Education and Early Childhood Services (Registration and Standards) Act 2011. An Act to provide for a national legislative scheme regulating the provision of education and care services; to make provision for local matters associated with the provision of education and care services; to ensure the provision of quality education services to children in the State by providing for the registration of providers of such services; to regulate the provision of education services of maintaining high standards of competence and conduct by providers; to make related amendments to other Acts; and for other purposes.

No. 47 of 2011—Parliamentary Remuneration (Basic Salary) Amendment Act 2011. An Act to amend the Parliamentary Remuneration Act 1990.

No. 48 of 2011—Workers Rehabilitation and Compensation (Employer Payments) Amendment Act 2011. An Act to amend the Workers Rehabilitation and Compensation Act 1986; and to make consequential amendments to the Occupational Health, Safety and Welfare Act 1986, the Stamp Duties Act 1923 and the WorkCover Corporation Act 1994.

No. 49 of 2011—Roxby Downs (Indenture Ratification) (Amendment of Indenture) Amendment Act 2011. An Act to amend the Roxby Downs (Indenture Ratification) Act 1982.

No. 50 of 2011—Road Traffic (Red Light Offences) Amendment Act 2011. An Act to amend the Road Traffic Act 1961.

By command,

JOHN ROBERT RAU, for Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 8 December 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint Acting Ministers as follows:

The Honourable John David Hill, MP, Minister for Health and Ageing, Minister for Mental Health and Substance Abuse and Minister for the Arts to be appointed as Acting Deputy Premier, Acting Attorney-General, Acting Minister for Planning and Acting Minister for Business Services and Consumers for the period from 12 December 2011 to 25 December 2011 inclusive, during the absence of the Honourable John Robert Rau, MP.

The Honourable Russell Paul Wortley, MLC, Minister for Industrial Relations and Minister for State/Local Government Relations to be appointed as Acting Minister for Transport and Infrastructure and Acting Minister for Housing and Urban Development for the period from 19 December 2011 to 8 January 2012 inclusive, during the absence of the Honourable Patrick Frederick Conlon, MP.

The Honourable John Robert Rau, MP, Deputy Premier, Attorney-General, Minister for Planning and Minister for Business Services and Consumers to be appointed as Acting Minister for Health and Ageing, Acting Minister for Mental Health and Substance Abuse and Acting Minister for the Arts for the period from 3 January 2012 to 15 January 2012 inclusive, during the absence of the Honourable John David Hill, MP.

The Honourable Grace Portolesi, MP, Minister for Education and Child Development to be appointed as Acting Minister for Sustainability, Environment and Conservation, Acting Minister for Water and the River Murray and Acting Minister for Aboriginal Affairs and Reconciliation for the period from 2 January 2012 to 8 January 2012 inclusive, during the absence of the Honourable Paul Caica, MP. The Honourable Chloë Catienne Fox, MP, Minister for Transport Services to be appointed as Acting Minister for Sustainability, Environment and Conservation, Acting Minister for Water and the River Murray and Acting Minister for Aboriginal Affairs and Reconciliation for the period from 9 January 2012 to 22 January 2012 inclusive, during the absence of the Honourable Paul Caica, MP.

The Honourable John Robert Rau, MP, Deputy Premier, Attorney-General, Minister for Planning and Minister for Business Services and Consumers to be appointed as Acting Minister for Finance and Acting Minister for the Public Sector for the period from 9 January 2012 to 1 February 2012 inclusive, during the absence of the Honourable Michael Francis O'Brien, MP.

The Honourable John Robert Rau, MP, Deputy Premier, Attorney-General, Minister for Planning and Minister for Business Services and Consumers to be appointed as Acting Minister for Employment, Higher Education and Skills, Acting Minister for Science and Information Economy and Acting Minister for Recreation and Sport for the period from 26 December 2011 to 13 January 2012 inclusive, during the absence of the Honourable Thomas Richard Kenyon, MP.

The Honourable Jennifer Mary Rankine, MP, Minister for Police, Minister for Correctional Services, Minister for Emergency Services, Minister for Road Safety and Minister for Multicultural Affairs to be appointed as 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 26 December 2011 to 8 January 2012 inclusive, during the absence of the Honourable Ian Keith Hunter, MLC.

By command,

JOHN ROBERT RAU, for Premier

DPC11/052CS

Department of the Premier and Cabinet Adelaide, 8 December 2011

HIS Excellency the Governor in Executive Council has been pleased to appoint the people listed as Justices of the Peace for South Australia for a period of ten years commencing from 8 December 2011 and expiring on 7 December 2021, it being a condition of appointment that the Justices of the Peace must take the oaths required of a Justice under the Oaths Act 1936 and return the oaths form to the Justice of the Peace Services within three months of the date of appointment, pursuant to Section 4 of the Justices of the Peace Act 2005:

Ross Graham Batchelor Graham Errol Bawden Brian John Beggs Mary Anne Bell John Gerard Peter Besselaar Robert Howard Birt Andrew Elsworth Biven Brian Patrick Cogan Terence Lewis Myles Connell Michael Vincent Croshaw Anthony John Davis Vaughn Flynn Elsworth Phyllis Emes Annunziato Esposito Judy Carol Ferguson Michael Green Steven Brenton Hall Mark Harrison Stephen Douglas Hoff James Henry Douglas Hugo Graham Barry Johnson Robert Michael Kenny Peter James Lehmann Heinz Waldemar Ludwig Patrick Joseph Maloney Carlo Phillip Mancini Dale Ashley Manson Dean Lyle Martin

Carol Pauline Martinella Robert Eric Mason Henricus Engelbert Michels Alan Desmond O'Connor Daya Nidhi Pankaj Sam Paul Pafumi Glen William Paull Clifford John Pinkard Geoffrey William Pride Roslyn Margaret Pump Jacqueline Raphael Clive Neil Richards Joost Scheiffers Lavinus Monica Schneider Graham Francis Simpson Annette Louise Tsouris Arpad Joseph Turai Kevin Francis Whelan Graham Donald Whitson Barry John Winter Robert William Wray Clifford George Wright

By command,

JOHN ROBERT RAU, for Premier

JP11/026CS

ADMINISTRATIVE ARRANGEMENTS ACT 1994

Delegation by the Treasurer

PURSUANT to Section 9 (1) of the Administrative Arrangements Act 1994, I, John James Snelling, the Treasurer for the State of South Australia, hereby delegate all the functions and powers invested in me under Sections 11 (1) (d), 11 (2), 11 (3), 11 (4), 18G and 26 (1b) of the Government Financing Authority Act 1982 (SA) to the person for the time being holding or acting in the office of Minister for Finance to the extent that the exercise of those functions and powers are attributable, or relate, to the functions, powers, duties or activities of the South Australian Government Financing Authority (SAFA) undertaken by SAFA:

- under the trading name 'Fleet SA' or 'GASA' (Government Auctions SA), or otherwise, for the purposes of providing or procuring the provision of whole of government vehicle fleet management, leasing and ancillary services for the benefit of the South Australian Government and its agencies, including the purchase, leasing, maintenance and sale of vehicles; and
- under the trading name 'SAICORP', or otherwise, as captive insurer of the Crown, including the business of insurer, re-insurer and co-insurer of all or any risks of the Crown.

Dated 4 December 2011.

JOHN JAMES SNELLING, Treasurer

SF11D00587

DEVELOPMENT ACT 1993, SECTION 25 (17): ADELAIDE HILLS COUNCIL ENVIRONMENTAL COVERS DEVE-LOPMENT PLAN AMENDMENT

Preamble

1. The Development Plan Amendment entitled Adelaide Hills Council Environmental Covers has been finalised in accordance with the provisions of the Development Act 1993.

 $2. \ensuremath{\,{\rm The}}$ Honourable John Rau 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 1 December 2011.

JOHN RAU, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): WATTLE RANGE COUNCIL PENOLA AND GENERAL DPA

Preamble

1. The Development Plan Amendment entitled Wattle Range Council—Penola and General DPA has been finalised in accordance with the provisions of the Development Act 1993.

2. The Honourable John Rau 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 1 December 2011.

JOHN RAU, Minister for Planning

DEVELOPMENT ACT 1993

Barossa Valley and McLaren Vale Protection Districts Development Plan Amendment Prepared by the Minister— Confirmation of Public Meeting

NOTICE is hereby given that on 28 September 2011, the Barossa Valley and McLaren Vale Protection Districts Development Plan Amendment (DPA) was released for consultation to amend the following Development Plans:

- · Adelaide Hills Council Development Plan
- · Burnside (City) Development Plan
- · Light Regional Council Development Plan
- Mid Murray Council Development Plan
- Mitcham (City) Development Plan
- The Barossa Council Development Plan
- Onkaparinga (City) Development Plan.

The DPA proposes to support the intention of draft legislation for the Barossa Valley and McLaren Vale districts by introducing restrictions on the types of development expected in rural and nonrural areas, and promoting the retention of heritage values.

Written submissions should be submitted no later than 19 December 2011 and be addressed to:

The Presiding Member, Development Policy Advisory Committee, Barossa Valley & McLaren Vale Protection Districts Development Plan Amendment:

- c/o Department of Planning and Local Government;
- Post: G.P.O. Box 1815, Adelaide, S.A. 5001;
- or by Email to: dpac@sa.gov.au.

Your submission should clearly indicate whether you wish to be heard at the public meeting.

Copies of all public submissions will be available for inspection by interested persons at the Department of Planning and Local Government, Level 5, 136 North Terrace, from Tuesday, 20 December 2011 until the conclusion of the public meeting, and will also be available for viewing on:

www.sa.gov.au/planning/dpas

Details of the public meeting have now been finalised, and will be held at the following locations, at which time interested persons may appear to be heard in relation to the DPA and the submissions:

- 7 p.m. on Tuesday, 13 March 2012 in the McLarens Room, Serafino McLaren Vale, Kangarilla Road, McLaren Vale;
- 7 p.m. on Tuesday, 20 March 2012 in the Chardonnay Room, Barossa Weintal Hotel/Motel, 235 Murray Street, Tanunda.

The public meeting may not be held if no submissions are received or if no-one requests to be heard. Please check the Department of Planning and Local Government's website before the scheduled date of the meeting to find out whether it is being held. If you would like more information about the DPA, please contact Steven Copus on telephone number 8303 0659 or via email at <u>steven.copus@sa.gov.au</u>.

S. UNDERWOOD, Secretary, Development Policy Advisory Committee

DEVELOPMENT ACT 1993: SECTION 48 Decision by the Governor

Preamble

1. The decision of the Governor under Section 48 of the Development Act 1993, to approve the development of the solid waste landfill (Northward Fill Landfill Depot) at Inkerman, was published in the *South Australian Government Gazette* on 21 January 1999.

2. The proposal has been the subject of an Environmental Impact Statement and an Assessment Report under Section 46 and 46B of the Development Act 1993.

3. The development was the subject of further applications to amend the development authorisation, and associated amendments to the Environmental Impact Statement were made under Section 47 of the Development Act 1993.

4. On 17 June 2004, 14 October 2004, 13 April 2006, 20 September 2007 and 5 June 2008 the Development Assessment Commission, as delegate of the Governor under Section 48 of the Development Act 1993, granted approval for variations to the development authorisation.

5. On 20 August 2009 the Governor approved an amendment to the development authorisation to allow the receipt of low level contaminated waste at the approved landfill and disposal of these wastes into cells that are separate from those currently used to dispose of solid wastes. The amendment was the subject of an Amended Environmental Impact Statement and an Amendment to the Assessment Report under Section 47 of the Development Act 1993.

6. On 4 March 2010 the Development Assessment Commission, as delegate of the Governor under Section 48 of the Development Act 1993, granted approval for a variation to the development authorisation for the receival and disposal of non-metropolitan construction and demolition waste that is not required to go through a waste recovery and waste transfer facility; and an updated design of the liner system for low level contaminated waste cells.

7. On 7 October 2011 the Transpacific Industries Group Ltd, the company now having the benefit of the development authorisation, applied for a variation to the development authorisation comprising a modification to the design of the existing maintenance shed.

8. The Development Assessment Commission is satisfied that the proposed variation does not require the preparation of a further or amended Environmental Impact Statement.

9. The Development Assessment Commission has, in considering the applications for a variation of the development authorisation, had regard to all relevant matters under Section 48 (5) of the Development Act 1993.

10. For ease of reference, the Development Assessment Commission has decided to revoke all conditions and substitute therefore the conditions contained herein. Requirements that pertain to the variation have been added to Condition 1.

Decision

PURSUANT to Section 48 of the Development Act 1993, the Development Assessment Commission, as delegate of the Governor:

- (*a*) vary the provisional development authorisation granted to the Transpacific Industries Group Ltd on 21 January 1999 and varied on 17 June 2004, 14 October 2004, 13 April 2006, 20 September 2007, 5 June 2008, 20 August 2009 and 4 March 2010 by:
 - (i) revoking all conditions of approval attached to the provisional development authorisation published in the South Australian Government Gazette on 4 March 2010;

- (ii) attaching the conditions of approval set out in this notice below; and
- (iii) revoking the period specified for the purposes of Section 48 (11) (b) by notice in the South Australian Government Gazette on 4 March 2010 and specifying for the purposes of Section 48 (11) (b) the period of two years from the date hereof, as the time within which substantial work must be commenced on site, failing which I may cancel this authorisation;
- (b) specify all matters relating to this provisional development authorisation as varied as matters in respect of which conditions of this authorisation may be varied or revoked, or new conditions attached.

PART A: CONDITIONS OF DEVELOPMENT AUTHORISATION

General Conditions

1. Except where minor amendments may be required by other legislation, or by conditions imposed herein, the proposed Major Development shall be undertaken in strict accordance with the following documents:

- Application and letter from Transpacific Industries Group Inc. to the Development Assessment Commission dated 30 November 2009.
- Application and letter (including accompanying plans) from Transpacific Industries Group Inc. to the Development Assessment Commission dated 20 January 2010.
- Transpacific Waste Management, Northward Fill—EIS Amendment to Accommodate Additional Waste Types (dated 19 September 2008). Prepared by QED Pty Ltd.
- Proponent's response to submissions—Letter from QED Pty Ltd (on behalf of Transpacific Waste Management Pty Ltd) to the Department of Planning and Local Government dated 1 April 2009 (Ref: 10786), but in the case of conflict with a specific condition below the specific condition shall apply.
- Letter from MSP Constructions, on behalf of the Transpacific Industries Group Inc., to the Department of Planning dated 26 August 2011.

2. Before any building work is undertaken on the site, the building work is to be certified by a private certifier, or by some person determined by the Minister for Planning, as complying with the provisions of the Building Rules (or the Building Rules as modified according to criteria prescribed by the Regulations).

Low Level Contaminated Waste/Treatment Plant Residues Cells

3. Prior to the construction of the Low Level Contaminated Waste/Treatment Plant Residues Cell (LLCW/TPRC), the Licensee shall submit to the Environment Protection Authority for assessment and approval a revised Landfill Environmental Management Plan (LEMP) incorporating the design, construction, technical specifications, environmental and post-closure management of the LLCW/TPRC.

4. The Licensee shall, no less than three months prior to construction of any LLCW/TPRC at the Premises:

- (a) provide to the Environment Protection Authority a specification document that provides a detailed design for the relevant cell; and
- (b) not construct any cell unless written approval has been received from the Environment Protection Authority.

5. The Licensee shall prior to receiving, storing, treating or disposing of any waste within the LLCW/TPRC, provide to the Environment Protection Authority:

- (*a*) an 'As Constructed Report' certifying compliance with the approved design for the lining system, including a Construction Quality Assurance (CQA) for the liner and the Level 1 Supervision Report; and
- (b) not receive any LLCW/TPR without written approval from the Environment Protection Authority.

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Groundwater

6. Monitoring shall be undertaken over two successive winter seasons to determine the maximum seasonal watertable level for that period starting prior to the landfill operations starting.

7. An internal leachate-level monitoring bore network within each stage of the landfill shall be established to allow early identification of any problem with the leachate collection system before excessive leachate heads develop.

8. Groundwater monitoring bores shall be established down gradient of the leachate collection ponds to the satisfaction of the Environment Protection Authority.

Leachate Management

9. The 'As Constructed Report' shall include a certification from a geotechnical consultant that the liner and drainage system has been constructed in accordance with the design principles together with *in-situ* testing to demonstrate that the required permeability has been achieved prior to operations commencing, except as varied by Conditions (a), (b), (c) and (d).

- (a) the high density polyethylene (HDPE) membrane and geotextile portion of the liner shall extend a minimum of 5 m laterally from the sump (measured from the toe of the sump side slope to the outer edge of the lining system) and the underlying clay outside the sump area must have a minimum thickness of 1 m;
- (b) the drainage slopes towards drainage lines and along drainage lines shall be a minimum of 2% and 1% respectively;
- (c) construction of the landfill liner and polylock system shall be undertaken and certified in accordance with Level 1 supervision and Construction Quality Assurance (CQA) procedures. A report documenting the results of the Level 1 supervision and construction quality control tests for the compacted clay liner, HDPE membrane and polylock system shall be prepared to the reasonable satisfaction of the Environment Protection Authority;
- (d) appropriate procedures and controls shall be implemented on site to address potential risks or damage which may compromise the integrity of the leachate extraction system, including from vehicle traffic, Ultraviolet Radiation, and any movements of the overland pipework including interim flexible pipework used while cells are operational;
- (e) contingency procedures shall be developed to address the potential for and response to any pipe rupture and leachate emission from the leachate pipes and extraction system; and
- (f) the LEMP shall be updated to incorporate Conditions (d) and (e).

Landfill Gas

10. Landfill gas extraction wells shall be installed progressively as filling of the cell proceeds, to the satisfaction of the Environment Protection Authority.

11. All fire control measures proposed at the site shall be approved by the Country Fire Service prior to operations commencing.

Buffers and Landscaping

12. The maximum height of the landfill including rehabilitation shall be restricted to 27 m AHD (generally 7 m above the existing natural surface) to be consistent with the existing maximum topographic levels in the region.

13. All perimeter plantings shall be started as early as practicable after the date of this approval to achieve maximum amelioration of visual impacts.

14. Screening by suitable plantings where adequate natural screening is not provided, shall be provided for the perimeter fence, all built structures, stockpiles and internal roads (where practicable) using suitable species in accordance with the Vegetation Management and Revegetation Plan proposed as part of the Landfill Environmental Management Plan (LEMP).

Noise and Dust

15. The proponent shall comply with the provisions of the Environment Protection (Industrial Noise) Policy (1994, SA Government).

16.-

- (*a*) the maximum hours of operation shall be 6 a.m. to 7.30 p.m. seven days per week and waste shall only be received between 6 a.m. and 7 p.m.;
- (b) the Applicant shall ensure that close proximity and low impact directional reverse beepers are installed and utilised on all mobile plant associated with waste disposal operations; and
- (c) noise levels shall not exceed 40 dB(A) in accordance with EPA Fact Sheet 424/04 between the hours of 10 p.m. and 7 a.m.

Infrastructure

17. The proponent shall pay all reasonable costs of the detailed design and construction of any public road works made necessary by this development and to the satisfaction of Transport SA.

Building Rules

18. Work constituting building work under the Development Act 1993, shall be certified by the Wakefield Regional Council or a private certifier, as complying with the Building Rules. Copies of the relevant certification documentation shall be provided to the Minister for Planning, as outlined in Regulation 64 of the Development Act 1993. No building works shall commence until a favourable decision has been notified in writing to the applicant by the Development Assessment Commission, as delegate of the Governor.

Heritage

19. The party with the benefit of this approval shall ensure that operators and construction personnel are made aware of the requirements under the Aboriginal Heritage Act 1988 that any burial site skeletal material or significant artefact discovery is reported to the Department of Premier and Cabinet (Aboriginal Affairs and Reconciliation).

Wastes

20. No Listed Waste as prescribed in Schedule 1, Part B of the Environment Protection Act 1993, or contaminated soil and material or asbestos containing material, shall be permitted to be disposed of without further development authorisation except as varied by the conditions listed below.

21. The proponent may receive and dispose of wastes from different regions as follows:

- (a) waste from the Adelaide Metropolitan Area that has gone through a Resource Recovery and Waste Transfer Facility; or
- (b) waste from regional areas outside the Metropolitan area that:
 - has been through a kerbside recycling service comprising at least 2 mobile garbage bins with a maximum 140 litre weekly waste collection and a minimum 240 litre fortnightly recycling collection;
 - has been through a mobile garbage bin kerbside recycling system that yields at least 4 kg per household per week for recycling, excluding contamination;
 - has been processed through a resource recovery facility/transfer station for the purposes of removing recyclable material prior to being transported for disposal; or
 - comprises construction and demolition waste that does not contain recyclable materials.

22. The proponent may receive and dispose of the following additional wastes:

(a) shredded tyres with other approved waste for a period of three years after which the proponent must apply for additional development approval;

- (b) non-friable asbestos subject to handling and disposal procedures for non-friable asbestos, including the Environmental Management procedures as discussed in detail in Appendix F of the variation proposal; and
- (c) quarantine waste subject to approval from AQIS to receive and dispose of quarantine waste. In addition, the proponent shall:
 - receive quarantine waste that is accompanied by a completed Quarantine Waste Form developed by the Licensee;
 - (ii) dispose of quarantine waste immediately upon receipt;
 - (iii) ensure a minimum of 2 m of cover is placed over the waste immediately after disposal;
 - (iv) dispose of waste in accordance with requirements of AQIS (including supervision, deep burial and tracking);
 - (v) maintain records that describe details for each load of quarantine waste received and disposed including the following items:
 - Location of disposal;
 - Date and time of receipt and disposal;
 - Volume of waste;
 - Type of waste;
 - Producer of the waste;
 - Transporter of the waste and driver name; and
 - o Name of person supervising disposal of waste.
 - (vi) maintain procedures for the notification, handling, supervision, records management and disposal of quarantine waste and tracking systems to prevent the re-excavation of quarantine wastes.
- (d) foundry sands—the proponent shall:
 - (i) assess the Used Foundry Sand in accordance with EPA Guidelines for Used Foundry Sand (UFS) classification and disposal (EPA 329/03— September 2003);
 - (ii) ensure that the Used Foundry Sands have been classified prior to disposal according to the maximum concentrations in mg/kg (dry weight), and the maximum leachate concentration in mg/L, of the contaminants listed in the above referenced Guideline; and
 - (iii) ensure that only Used Foundry Sand classified and certified as Class 1 (or with lower contaminant levels) is received and disposed at the Premises,
- (e) Low Level Contaminated Waste that meet the relevant Environment Protection Authority Low Level Contaminated Waste Criteria;
- (f) construction and demolition waste from nonmetropolitan areas—the proponent shall:
 - (i) maintain procedures and records, to the reasonable satisfaction of the Environment Protection Authority, that describe details for each load of waste received and disposed to ensure it does not contain recyclable materials.

PART B: NOTES TO PROPONENT

Building Rules

- The proponent must obtain a Building Rules assessment and certification for any building work from either the Wakefield Regional Council or a private certifier (at the proponent's option) and forward to the Minister for Planning all relevant certification documents as outlined in Regulation 64 of the Development Regulations 2008.
- Pursuant to Development Regulation 64, the proponent is especially advised that the Wakefield Regional Council or private certifier conducting a Building Rules assessment must:

- provide to the Minister for Planning a certification in the form set out in Schedule 12A of the Development Regulations 2008 in relation to the building works in question; and
- to the extent that may be relevant and appropriate:
 - (i) issue a Schedule of Essential Safety Provisions under Division 4 of Part 12;
 - (ii) assign a classification of the building under these regulations; and
 - (iii) ensure that the appropriate levy has been paid under the Construction Industry Training Fund 1993.
- Regulation 64 of the Development Regulations 2008 provides further information about the type and quantity of all Building Rules certification documentation for Major Developments required for referral to the Minister for Planning. The Wakefield Regional Council or private certifier undertaking Building Rules assessments must ensure that the assessment and certification are consistent with this development authorisation (including its Conditions and Notes).

EPA Licensing and General Environmental Duty of Care

- The applicant is reminded of its general environmental duty, as required by Section 25 of the Environment Protection Act 1993, to take all reasonable and practical measures to ensure that the activities on the whole site, including during both construction and operation, do not pollute the environment in a way which causes or may cause environmental harm.
- Environmental authorisation in the form of an amended licence may be required for the construction and/or operation of this development. The applicant is advised to contact the Environment Protection Authority before acting on this approval to ascertain licensing requirements.
- The Environment Protection Authority will require the proponent to review and amend where necessary the current Landfill Environmental Management Plan (LEMP) to satisfy the Authority's licensing requirements. Such a plan will be required to include provisions for the review, from time to time, of waste treatment and disposal methods to facilitate implementation of continuous improvement programs. The LEMP will be required to incorporate specific plans in relation to groundwater, leachate and, surface water management. It will also be required to include provisions for implementation of corrective actions in the event of any failure of the leachate and groundwater management systems.
- Control over the types of waste to be received at the site will be exercised by the Environment Protection Authority. This will be done through conditions of environmental authorisation or requirements under a relevant Environment Protection Policy rather than through conditions of development authorisation.
- It is likely that as a condition of such a license the Environment Protection Authority will require the licensee to carry out specified environmental monitoring of air and water quality and to make reports of the results of such monitoring to it.
- A financial assurance in accordance with the provisions of Section 51 of the Environment Protection Act 1993 will be required by the Environment Protection Authority as a condition of license.
- In regard to Conditions of Development Authorisation 3-5, a Geosynthetic Clay Liner may be used in the construction of a liner for a low level contaminated waste cell (such as in place of an upper 600 mm compacted clay liner) provided it has a specification equivalent to ELCOSEAL X3000 made by Geofabrics Australia or its equivalent.

Given under my hand at Adelaide, 6 December 2011.

T. BYRT, Presiding Member, Development Assessment Commission

ESSENTIAL SERVICES COMMISSION ACT 2002

Residential Energy Efficiency Scheme Code

NOTICE is hereby given that:

1. Pursuant to Section 28 (2) of the Essential Services Commission Act 2002, the Essential Services Commission has varied the Residential Energy Efficiency Scheme Code (which is an industry code made by the Commission under Section 28 (1) of the Essential Services Commission Act 2002).

2. The variation to the Residential Energy Efficiency Scheme Code include the incorporation of new activities and changes to existing activity specifications, as well as general updates to improve compliance and updating standards, training and/or safety requirements.

3. The variation to the Residential Energy Efficiency Scheme Code takes effect on and from 1 January 2012.

4. A copy of the Residential Energy Efficiency Scheme Code (as varied reference REESC/04) may be inspected or obtained from the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide and is also available at <u>www.escosa.sa.gov.au</u>.

5. Queries in relation to this notice may be directed to the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide. Telephone (08) 8463 4444 or Freecall 1800 633 592 (mobiles and SA only).

Execution

The seal of the Essential Services Commission was affixed with due Authority by the Chairperson of the Essential Services Commission.

Dated 5 December 2011.

P. WALSH, Chairperson, Essential Services Commission

ELECTRICITY (GENERAL) REGULATIONS 1997 AND

GAS REGULATIONS 1997

Residential Energy Efficiency Scheme—Energy Efficiency Activities

NOTICE is hereby given that:

1. Pursuant to its powers under Regulation 7AN (2) of the Electricity (General) Regulations 1997 and 8DK (2) of the Gas Regulations 1997, the Essential Services Commission hereby determines the activities within the following document to be energy efficiency activities for the purposes of Part 2AA of the above regulations from 1 January 2012.

2. Queries in relation to this notice may be directed to the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide. Telephone (08) 8463 4444 or Freecall 1800 633 592 (mobiles and SA only).

Execution

The seal of the Essential Services Commission was affixed with due Authority by the Chairperson of the Essential Services Commission.

Dated 5 December 2011.

P. WALSH, Chairperson, Essential Services Commission

Residential Energy Efficiency Scheme (REES) Energy Efficiency Activities January 2012

PURPOSE:

This document establishes the energy efficiency activities which a relevant electricity retailer or relevant gas retailer may choose to implement in residential premises for the purposes of achieving its Greenhouse Gas Reduction Target (EGRT or GGRT) and/or Priority Group Greenhouse Reduction Target (PGGGRT) under the Residential Energy Efficiency Scheme (REES).

These activities have been established by the Essential Services Commission of South Australia (ESCOSA) by Notice in the Government Gazette in accordance with sub-regulation 7AN(1) of Part 2AA *Electricity* (*General*) *Regulations 1997* under the *Electricity Act 1996*, and sub-regulation 8DK(1) of Part 2AA *Gas Regulations 1997* under the *Gas Act 1997*.

In accordance with the above regulations, ESCOSA has ongoing responsibility for maintaining this list of activities, including reviewing and amending this list where appropriate, and adding new activities. In carrying out this function, ESCOSA must have regard to any requirements set by the Minister.

FOR ALL ACTIVITIES:

- 1. The description and specifications for activities contained within this document are minimum requirements for the purposes of complying with the REES. They are not intended to be exhaustive. In particular, in addition to the specifications set out in this document, all activities must be undertaken in accordance with all laws, regulations and codes of practice applicable to that activity. By way of example, and without limitation, these may include:
 - Electricity Act 1996
 - Gas Act 1997
 - Plumbers, Gas Fitters and Electricians Act 1995
 - Building Work Contractors Act 1995
 - Ozone Protection and Synthetic Greenhouse Gas Management Act (1989)
 - The Waterworks Act 1932
 - The Development Act 1993
- 2. Where an activity is undertaken in a rental premises, it may be necessary to first obtain the permission of the landlord or landlord's agent.
- 3. Any reference to gas within these specifications refers to either natural gas or Liquefied Petroleum Gas (LPG).
- 4. A REES approved activity may only be performed once in a residential premises. <u>Note:</u> for the purposes of this clause, the activity of Install CFLs is to be taken to be a new activity from 1 January 2012 (Refer Install CFLs).

- 5. Time at which the activity is taken to be completed: At the beginning of the day on which the specification is met.
- 6. Obliged retailers must be satisfied with the fitness and propriety of any person providing energy efficiency activities in a residential customer's premises as per the requirements of clause 8.6.1.
- 7. Any reference to Australia/New Zealand standards, is those in force at the time the activity is undertaken and includes relevant successor legislation and standards. Standards referenced in this document include (in order of appearance):

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AS/NZS 6400:2005	Water efficient products – Rating and labelling
AS/NZS 4859.1:2002	Materials for the thermal insulation of buildings – General
	criteria and technical provisions
AS 3999:1992	Thermal insulation of dwellings – Bulk insulation – installation
	requirements
AS/NZS 4934.2-2011	Incandescent lamps for general lighting services – Minimum
	Energy Performance Standards (MEPS) requirements
AS/NZS 4847.2:2010	Self-ballasted lamps for general lighting services - Minimum
	Energy Performance Standards (MEPS) requirements
AS 4508:1999	Thermal resistance of insulation for ductwork used in building air
	conditioning
AS/NZS 60335.1:2011	Household and similar electrical appliances - Safety - General
	requirements
AS/NZS 4553:2008	Gas space heating appliances
AS/NZS 3823.2:2011	Performance of electrical appliances – Air conditioners and heat
	pumps - Energy labelling and Minimum Energy Performance
	Standard (MEPS) requirements
AS/NZS	Household and similar electrical appliances - Safety - Particular
60335.2.102.2004	requirements for gas, oil and solid-fuel burning appliances
	having electrical connections
AS/NZS 60335.2.40.2006	Household and similar electrical appliances - Safety - Particular
	requirements for electrical heat pumps, air-conditioners and
	dehumidifiers
AS 4552:2005	Gas fired water heaters for hot water supply and/or central
	heating
AS/NZS 3500:2003	Plumbing and drainage
AS/NZS 60335.2.21:2002	Safety – particular requirements for storage water heaters
AS/NZS 60335.2.35	Safety – particular requirements for instantaneous water heaters
AS 1056.1-1991	Storage water heaters - General requirements
AS/NZS 2712:2007	Solar and heat pump water heaters - Design and construction
AS 4234:2008	Heated water heaters – Calculation of Energy Consumption

All reasonable endeavours should be used to recycle components removed from the premises in the course of undertaking the activity.

INSTALL EFFICIENT SHOWERHEAD

Description of activity: Install an inefficient showerhead with an efficient showerhead. **Specification:** Each activity must comply with the following, as minimum:

- 1. An inefficient showerhead, in its current use, has a flow rate greater than 9 litres per minute.
- 2. An efficient showerhead is a product which is rated as having a 3 star water efficiency when assessed and labelled against AS/NZS 6400:2005, and with either a flow rate of up to and including 9 litres per minute (but exceeding 6 litres per minute) or of 6 litres per minute or less.
- 3. The replacement of an inefficient showerhead must involve the installing of the efficient showerhead in place of the inefficient showerhead.
- 4. The installation of an efficient showerhead must not be otherwise required by law, for example as condition of a development approval under the Development Act 1993 or in compliance with requirements under the Waterworks Act 1932.
- 5. An efficient showerhead which is installed must be tested to ensure it is correctly installed, does not leak, and is operating correctly at a typical showering temperature.
- 6. An efficient showerhead must not be installed where it would be incompatible with the operation of the hot water service currently installed. Where a replaced showerhead causes the hot water system to no longer operate (i.e. fails to heat water to a standard temperature), the installer must either reinstall the original showerhead at the request of the householder, or install a new showerhead of equivalent flow rate and quality of the original showerhead (where available), where such a request is made within 5 business days of the installation of the efficient showerhead.
- 7. An inefficient showerhead which is replaced must be removed from the premises.
- 8. The person undertaking this activity in a residential customer's premises must satisfy the REES Code mandatory safety training requirements. Registered Plumbers, Gas Fitters, Electricians and Building Work Supervisors are exempt from this requirement.

Deemed value: The carbon dioxide (CO_2) equivalents (tonnes) to be attributed to each efficient showerhead installation activity is:

Αςτινιτγ	тСО ₂ -е
9 litre/minute (and exceeding 6 l/min)	1.3
6 litre/minute	3.3

Deemed Value for showerhead

- The flow rate of a showerhead should be measured with a simple bucket test with the water running at a typical showering temperature. Hold a bucket under the running shower for 15 seconds. Measure the quantity of water captured and multiply by 4 to ascertain the per minute flow rate.
- Efficient showerheads are typically not compatible with gravity-fed water heaters (most already have low flow rates). They may also not be compatible with older instantaneous gas water heaters (reduced flow can interfere with the water heater operations).
- All reasonable endeavours should be used to recycle removed showerheads.

INSTALL CEILING INSULATION

Description of activity: Installation of insulation in the ceiling area above living or habitable space, which has not been previously insulated

Specification: Each activity must comply with the following, as minimum:

- 1. The insulation product must be installed in a ceiling area (or part of a ceiling area) which is above a living or habitable space, and which has not been previously insulated. This excludes topping up existing insulation (that is, installing insulation on top of existing insulation).
- 2. The installation of insulation must not be otherwise required by law, for example as a condition of a development approval under the Development Act 1993.
- 3. The insulation product must achieve a minimum R-value of 3.5 when measured in accordance with AS/NZS 4859.1:2002.
- 4. The insulation product must be installed in accordance with AS 3999:1992.

Deemed value: The carbon dioxide (CO_2) equivalents (tonnes) to be attributed to each square metre (m^2) of insulation installed:

Deemed Value for installing ceiling insulation

Αςτινιτγ	тСО ₂ -е	
Installation of ceiling insulation	0.2	

INSTALL DRAUGHT PROOFING PRODUCTS

Description of activity: Installation of products to doors, windows, chimneys of open fireplaces or to exhaust fans to restrict or prevent air flow.

Specification: Each activity must comply with the following, as minimum:

- 1. Any product installed must be permanently fixed and have a manufacturer's warranty of a minimum 2 years. For an exhaust fan the warranty must be a minimum of 12 months.
- 2. A draught proofing activity must not be otherwise required by law, for example as a condition of a development approval under the Development Act 1993.
- 3. A draught proofing activity must comply with the South Australian Housing Code (minimum requirements for air movement in habitable rooms).
- 4. A draught proofing activity must only occur where it restricts air flow:
 - a. into the premises from the outside; or
 - b. between adjoining internal spaces, one of which is not mechanically or actively heated and/or cooled; or
 - c. between two adjoining internal spaces which are independently mechanically or actively heated and/or cooled.
- 5. No draught proofing activity must occur in rooms that have an existing flue-less gas space heater or a connection that could be used for a flue-less gas space heater.
- 6. Any product installed must be tested to ensure it is correctly installed, is operating correctly, and does not interfere with the normal operation of the door, window, fire place or fan to which it is fixed.
- 7. The person undertaking this activity in a residential customer's premises must satisfy the REES Code mandatory safety training requirements. Registered Plumbers, Gas Fitters, Electricians and Building Work Supervisors are exempt from this requirement.

Deemed value: The carbon dioxide (CO₂) equivalents (tonnes) to be attributed to each draught proofing activity is:

Αςτινιτγ	т СО 2-Е
Door (per door)	0.2
Window (per linear metre of	0.02
Chimney (per chimney)	2.9
Exhaust fan (per fan)	0.1

Deemed Value for draught proofing

Guidance notes (not mandatory):

• Where a fire place is likely to be used, the damper installed should be capable of being opened.

DISPOSE SECONDARY REFRIGERATOR/FREEZER

Description of activity: Remove and destroy a secondary refrigerator or freezer. **Specification:** Each activity must comply with the following, as minimum:

- 1. A secondary refrigerator or freezer is an additional appliance that is not providing the primary refrigeration or freezer services to the household.
- 2. The refrigerator or freezer must be manufactured before 1996.
- 3. The refrigerator or freezer must be in working order.
- 4. The refrigerator must have an internal volume greater than 250 litres.
- 5. The freezer must have an internal volume greater than 100 litres.
- 6. The refrigerator or freezer must be removed from the premises and decommissioned. This includes removal and disposal of refrigerants and any other scheduled substances in accordance with the Australian and New Zealand refrigerant handling code of practice as established under the Ozone Protection and Synthetic Greenhouse Gas Management Act 1989.

Deemed value: The carbon dioxide (CO₂) equivalents (tonnes) to be attributed to each retirement of a secondary refrigerator or freezer is:

Dispose Secondary Fridge/Freezer

Αςτινιτγ	тСО ₂ -е
Secondary refrigerator or freezer	1.9

- All reasonable endeavours should be used to ensure the refrigerator or freezer components are recycled.
- "Rule of thumb" guides to identifying volumes may include:
 - *Refrigerator size is often verified by the manufacturer's label or as otherwise stamped on the appliance.*
 - An average family refrigerator is about 400 litres, including refrigerator and freezer sections. Most bar refrigerators are much smaller than 250 litres.
 - Volume can be estimated using internal measurements:- Volume (litres) = Height x Width x Depth (centimetres) / 1000.

INSTALL CFLS

Description of activity: Remove a reflector or non-reflector halogen or incandescent lamp and replace it with a compact fluorescent lamp (CFL).

Specification: Each activity must comply with the following, as minimum:

- 1. The CFL model installed shall comply with AS/NZS4847.2:2010 and shall have a current, approved registration in the MEPS registration system (www.energyrating.gov.au).
- 2. The CFL model installed shall have a measured median lamp life of 10,000 hours or more, verified by test reports.
- 3. The CFL shall be installed at the time of removal of the incandescent/halogen lamp.
- 4. A person or entity undertaking this activity shall use best endeavours to ensure any replacements are targeted at high usage lamp fittings in the first instance.
- 5. The rated power of each incandescent/halogen lamp replaced shall be classed according to Table CFL1 (non-directional lamps) or Table CFL2 (directional lamps), using column B for incandescent and column C for halogen lamps (fit to next lowest rated power if required). The CFL replacement model shall have a measured average initial luminous flux (verified by test report) of at least the corresponding value in column D, for the same class of replaced lamp.
- 6. The rated colour temperature of any CFL installed shall not exceed 3000 Kelvin, unless otherwise authorised by the occupant of the premises.
- 7. A CFL shall not be installed or connected to a dimmer switch, timer, motion sensor, daylight switch or other automated switch or control, unless specified by the manufacturer as being compatible with such device.
- 8. All incandescent/halogen lamps that are replaced shall be removed from the premises. They shall not be re-used.
- 9. The number of individual replacements in any one premises shall not exceed 20. Premises at which up to 8 CFLs were installed in Stage 1 of the Scheme (1 January 2009 31 December 2011) will be permitted to have up to an additional 20 replacement CFLs installed from 1 January 2012 provided that all other aspects of activity specification and Code requirements are met.
- 10. The person undertaking this activity in a residential customer's premises must satisfy the REES Code mandatory safety training requirements. Registered Plumbers, Gas Fitters, Electricians and Building Work Supervisors are exempt from this requirement.

Deemed value: The carbon dioxide (CO_2) equivalents (tonnes) to be attributed to each replacement are given in Table CFL1 (column E) and CFL2 (column E):

Α	В	С	D	E
CLASS	REMOVED LAMP: Typical rated incandescent LAMP POWER (W)	REMOVED LAMP: Typical rated Halogen LAMP POWER (W)	Typical rated Minimum CFL HALOGEN LUMINOUS FLUX LAMP POWER	
1	40	28	350	0.10
2	60	42	650	0.14
3	75	53	850	0.18
4	100	70	1,150	0.25
5	150	105	1,800	0.38

Table CFL1 – Deemed Value for Non-directional lamps replacement

Table CFL2 – Deemed Value for Directional lamps replacement

А	В	С	D	E
CLASS	REMOVED LAMP: Typical rated INCANDESCENT LAMP POWER (W)	REMOVED LAMP: Typical rated Halogen LAMP POWER (W)	CAL RATED MINIMUM CFL ALOGEN LUMINOUS FLUX IP POWER	
1	40	28	250	0.23
2	60	42	460	0.34
3	75	53	600	0.43
4	100	70	810	0.58
4a	120	84	1,010	0.70
5	150	105	1,260	0.89

Guidance notes (not mandatory):

• All reasonable endeavours should be used to recycle removed lamps.

INSTALL EFFICIENT EXTRA LOW VOLTAGE DOWN LIGHTS

Description of activity: Three variations of installation of high efficiency down light lamps, all of which involve replacing the existing lamps or parts of the lighting system with a more efficient alternative. **Specification:** Each activity must comply with the following, as minimum:

- 1. The lamp model installed shall have an average downward initial luminous flux of 500 lumens or more, verified by test report.
- 2. The lamp model installed shall have a median lamp life of 5,000 hours or more, verified by test report.
- 3. The lamp model installed shall have an average lumen maintenance of 80% or more, after 2,000 hours of operation, verified by test report.
- 4. The lamp installed shall have a minimum beam angle of 35 degrees.
- 5. The CFL model installed shall comply with AS/NZS4847.2:2010 and shall have a current, approved registration in the MEPS registration system (<u>www.energyrating.gov.au</u>).
- 6. The LED model installed shall be certified with the Lighting Council Australia SSL scheme (http://www.lightingcouncil.com.au/ssl/overview.php).
- 7. The lamp shall be installed at the time of removal of the incandescent/halogen lamp.
- 8. A person or entity undertaking this activity shall use best endeavours to ensure any replacements are targeted at high usage lamp fittings in the first instance.
- 9. The rated colour temperature of any lamp installed shall not exceed 3000 Kelvin, unless otherwise authorised by the occupant of the premises.
- 10. A lamp shall not be installed or connected to a dimmer switch, timer, motion sensor, daylight switch or other automated switch or control, unless specified by the manufacturer as being compatible with such device.
- 11. Other than for simple exchange of lamps for an existing fitting, installation required by a licenced electrician.
- 12. All lamps, transformers and luminaires that are replaced shall be removed from the premises. They shall not be re-used.
- The person undertaking this activity in a residential customer's premises must satisfy the REES Code mandatory safety training requirements. Registered Plumbers, Gas Fitters, Electricians and Building Work Supervisors are exempt from this requirement.

Deemed value: The carbon dioxide (CO_2) equivalents (tonnes) to be attributed to each replacement for each of the 3 variations are given in the following tables:

LAMP LIFE OF	Power of replacement LAMP (W)				POWER OF REPLACEMENT LAMP (W		LAMP LIFE OF POWER OF	
REPLACEMENT LAMP (HOURS)	≤10	11 то 15	16 то 20	21 то 25	26 то 30	31 то 35		
5,000	0.17	0.14	0.11	0.09	0.06	0.03		
6,000	0.19	0.16	0.13	0.10	0.06	0.03		
7,000	0.22	0.18	0.15	0.11	0.07	0.03		
8,000	0.25	0.20	0.16	0.12	0.07	0.03		
9,000	0.27	0.23	0.18	0.13	0.08	0.03		
10,000	0.30	0.25	0.19	0.14	0.09	0.03		

Option 1 – Deemed Value for 50W ELV replacement lamps

Option 2 – Deemed Value for 50W ELV replacement lamps plus magnetic
to electronic transformer replacement

LAMP LIFE OF	Power of replacement LAMP (W)					
REPLACEMENT LAMP (HOURS)	≤10	11 то 15	16 то 20	21 то 25	26 то 30	31 то 35
5,000	n.a.	n.a.	n.a.	0.14	0.12	0.09
6,000	n.a.	n.a.	n.a.	0.15	0.12	0.09
7,000	n.a.	n.a.	n.a.	0.16	0.13	0.09
8,000	n.a.	n.a.	n.a.	0.17	0.13	0.09
9,000	n.a.	n.a.	n.a.	0.18	0.14	0.09
10,000	n.a.	n.a.	n.a.	0.19	0.14	0.09

Option 3 – Deemed Value for 50W ELV lamps & transformer replacement with lower power lighting unit

LAMP LIFE OF	TOTAL CIRCUIT POWER OF REPLACEMENT (W)					
REPLACEMENT LAMP (HOURS)	≤ 10	11 то 15	16 то 20	21 то 25	26 то 30	31 то 35
5,000	0.17	0.15	0.13	0.10	0.08	0.06
6,000	0.20	0.17	0.15	0.12	0.09	0.06
7,000	0.23	0.20	0.17	0.13	0.10	0.07
8,000	0.26	0.22	0.18	0.15	0.11	0.07
9,000	0.29	0.25	0.20	0.16	0.12	0.08
10,000	0.32	0.27	0.22	0.18	0.13	0.08

Guidance notes (not mandatory):

•All reasonable endeavours should be used to recycle removed lamps.

UPGRADE DUCTWORK

Description of activity: Installation of ductwork of higher than standard insulation to a small or large reverse cycle air conditioner or gas central heater.

Specification: Each activity must comply with the following, as minimum:

- 1. A small ducted reverse cycle air conditioner is one that has a rated cooling output of between 7 and 14 kW.
- 2. A large ducted reverse cycle air conditioner is one that has a rated cooling output of greater than 14 kW.
- 3. The relevant ductwork must be flexible ductwork and be installed within a roof space or between a floor and the natural ground.
- 4. The ductwork must achieve a minimum R-value of 1.5 when measured in accordance with AS 4508:1999.
- 5. The installation of ductwork at an R-value of 1.5 must not be otherwise required by law, for example as a condition of a development approval under the Development Act 1993 or the Building Code of Australia.

Deemed value: The carbon dioxide (CO₂) equivalents (tonnes) to be attributed to each ductwork activity is:

Αстіνіту	т СО 2-Е
Small ducted reverse cycle air conditioner (7-14kW)	2.0
Large ducted reverse cycle air conditioner (>14kW)	2.7
Ducted gas heater	1.7

Deemed Value for ductwork

Guidance notes (not mandatory):

• This activity is intended to encourage installation of ductwork with insulation value higher than might otherwise occur. It is anticipated that the ductwork will be installed at the time of installing a heating/cooling system. However, retrofitting is not precluded.

UPGRADE HEATING/COOLING SYSTEM (NON-DUCTED)

Description of activity: Install upgraded efficient room reverse cycle air conditioner or gas room heater. **Specification:** Each activity must comply with the following, as minimum:

- 1. An efficient system is one of the following:
- 2. A gas room heater which is rated as 5 star or higher when assessed and labelled against AS/NZS 4553:2008; and which is not flue-less.
- 3. A reverse cycle air conditioner (room) which is rated as 3 star or higher for both heating and cooling when assessed and labelled against AS/NZS 3823.2:2011.
- 4. A small or large system is defined by its rated heating or cooling output as follows:

Αςτινιτγ	SMALL LARGE		
Gas room heater	6.5 kW or less heating output	More than 6.5 kW heating output	
Reverse cycle air conditioner (room)	4 kW or less cooling output	More than 4 kW cooling output	

- 5. Any gas room heater installed must comply with AS 60335.2.102:2004.
- 6. Any reverse cycle air conditioner installed must comply with AS 60335.2.40:2006.

Deemed value: The carbon dioxide (CO₂) equivalents (tonnes) attributed to each installation of a system is:

Deemed Value for heating/cooling system (non-ducted)

Αςτινιτγ	SMALL	LARGE
	тСО ₂ -е	т СО 2-Е
Install a 5 star gas room heater	2.3	2.6
Install a 6 star gas room heater	3.1	3.5
Install a 3 star reverse cycle air conditioner	0.1	1.4
Install a 4 star reverse cycle air conditioner	0.6	2.4
Install a 5 star reverse cycle air conditioner	1.0	3.2
Install a 6 star reverse cycle air conditioner	1.3	3.8

- Persons installing heating/cooling systems should have regard to the "Air Conditioning Residential Best Practice Guideline" (2003) published by the Australian Institute of Refrigeration, Air Conditioning and Heating (AIRAH).
- All reasonable endeavours should be used to recycle removed systems.

REPLACE OR UPGRADE WATER HEATER

Description of activity: Install or replace a water heater. **Specification:** Each activity must comply with the following, as minimum:

- 1. The activity must be undertaken in circumstances defined in Table WH1 and Table WH2, and with reference to the requirements of Regulation 13 of the Waterworks Regulation 2011, regarding the Revised Direction to give effect to Adoption of Greenhouse Gas and Water Flow Rate Performance Standards for Water Heater Installations.
- 2. The installed/replacement water heater must be of the relevant Type defined in Table WH3.
- 3. The installation of a water heater must not be otherwise required by law, for example as a condition of a development approval under the Development Act 1993 or in compliance with requirements under the Waterworks Act 1932.
- 4. The water heater must be installed in accordance with relevant installation standards (both electrical and gas) including, but not limited, to AS/NZS 3500:2003 (plumbing and drainage); AS 4552:2005 (gas hot water systems); AS/NZS 60335.2.21:2009 (electric storage water heaters); AS/NZS 60335.2.35:2004 (instantaneous water heaters).
- 5. Any existing water heater must be removed from the premises and decommissioned. This includes removal and disposal of any refrigerants and other scheduled substances (where applicable) in accordance with the Australian and New Zealand refrigerant handling code of practice as established under the Ozone Protection and Synthetic Greenhouse Gas Management Act 1989.
- 6. *Exception:-* where it is not practicable to remove all or part of the system, then it must be decommissioned, with any refrigerants and other scheduled substances disposed of in accordance with the above code of practice. The householder must authorise the system (or part of the system) remaining in place.

Deemed value: The carbon dioxide (CO_2) equivalents (tonnes) to be attributed to each early replacement of water heaters are given in Table WH1, and for each installation of upgraded water heaters in Table WH2:

Αςτινιτγ	TECHNOLOGY	тСО ₂ -е
Early retirement & replace	From: Electric	
water heater that is:	To: Gas (5 star)*	16.2
Operational;	To: Electric Boosted Solar	15.7
 In service; and 	To: Electric Heat Pump	15.6
• Less than 5 years old	To: Gas Boosted Solar	20.4

*Gas includes Natural and LPG

Table WH2 – Deemed Value for installation of upgraded water heaters	5

Αςτινιτγ	TECHNOLOGY	тСО ₂ -е
Upgrade replacement of an	From: Electric	
inoperable water heater in a	To: Gas (5 star)*	24.3
residential situation, where the installation is not required	To: Electric Boosted Solar	23.5
to meet the full standard for	To: Electric Heat Pump	23.4
SA's water heater installation	To: Gas Boosted Solar	30.6
requirements.	From: Gas*	
	To: Gas (5 star)	1.9
	To: Gas Boosted Solar	8.3
Upgrade replacement of an inoperable water heater in a residential situation, where the installation <u>is</u> required to meet the full standard for SA's water heater installation requirements.	To: Gas Boosted Solar	6.3
Upgrade of a new water heater installation in a	To: Gas (5 star)*	1.9
residential situation, where the installation <u>is not</u> required to meet the full standard for SA's water heater installation	To: Gas Boosted Solar	8.3
	To: Electric Boosted Solar	23.5
requirements.	To: Electric Heat Pump	23.4

*Gas includes Natural and LPG

WATER HEATER TECHNOLOGY INSTALLED		DETERMINE TYPE BY REFERENCE TO	MINIMUM Efficiency
Gas (Natural Gas or LPG) ¹	Storage (volume ≤ 700 litres)	Energy Rating	≥ 5.0 star
	Instantaneous or Continuous Flow		
Electric Boosted Solar or Electric	Tank ≤ 220 litres ⁴	Eligibility for Small Scale	≥ 17 RECS
Heat Pump ²	Tank > 220 litres and < 400 litres ⁴	Technology Certificates (STCs) in ORER Zone 3	≥ 27 RECS
	Tank ≥ 400 litres and ≤ 700 litres ⁴		≥ 38 RECS
Gas Boosted Solar ³	Tank ≤ 220 litres ⁴	Eligibility for Small Scale	≥ 17 RECS
	Tank > 220 litres and < 400 litres ⁴	Technology Certificates (STCs) in ORER Zone 3	≥ 27 RECS
	Tank ≥ 400 litres and ≤ 700 litres ⁴		≥ 38 RECS

Table WH3 – Minimum efficiency requirements for water heater upgrades

Note 1: A gas water heater which has an energy rating measured in accordance with AS 4552:2005.

Note 2: An electric boosted solar or electric heat pump water heater, with a tank volume less than 700L, which complies with AS/NZS 2712:2007¹, and which is eligible for Small Scale Technology Certificates (STCs) when installed in the Office of the Renewable Energy Regulator (ORER) Zone 3 when measured in accordance with AS 4234:2008.²

Note 3: A gas boosted solar water heater, with a tank volume less than 700L, which complies with AS/NZS 2712:2007, and which is eligible for Small Scale Technology Certificates (STCs) when installed in the Office of the Renewable Energy Regulator (ORER) Zone 3 when measured in accordance with AS 4234:2008.

Note 4: For multi-tank or series connected instantaneous boost systems, consider the pre-heat tank only, and halve the volume specified.

- This activity is to encourage households to exceed applicable water heater standards (greenhouse gas and water flow rate performance standards) where they would not otherwise be required to do so. These standards are given effect by Ministerial Direction under Regulation 17 of the Waterworks Act 1932.
- All reasonable endeavours should be used to recycle removed water heaters.

¹ AS/NZS 2712:2007 - Solar and Heat Pump Water Heaters - Design and Construction.

² AS 4234:2008 - <u>Heated Water Heaters – Calculation of Energy Consumption.</u>

INSTALL STANDBY POWER CONTROLLERS – AUDIO VISUAL (AV) ENVIRONMENT

Description of activity: Install a standby power controller to automatically reduce the standby energy consumption of residential audio visual equipment (standby power controller (AV)). **Specification:** Each activity must comply with the following, as minimum:

- 1. The standby power controller (AV) must:
 - a. meet the requirements of any applicable Australian Standard in force in respect of standby power controllers; and
 - b. in the absence of any applicable Australian Standard must, when tested by an approved laboratory in accordance with an approved laboratory test, be determined to be suitable for use in an audio visual environment and demonstrated to:
 - i. be capable of controlling the power of at least 4 appliances (whether directly or indirectly);
 - ii. be fitted with a mains power switching device that is rated to a minimum of 50,000 switching cycles;
 - iii. have an electric power consumption of not more than 1 watt when tested in accordance with the laboratory test;
 - iv. automatically disconnect mains power from controlled appliances:
 - in the case of a product that relies on a master/slave arrangement when the master appliance is turned off;
 - in the case of a product that relies on sensing infra-red signals from the remote controls of controlled appliances – after a period of time specified in the laboratory test when the product does not detect infrared signals from those remote controls that are triggered by a user;
 - v. automatically reconnect mains power to the controlled appliances only when:
 - in the case of a product that relies on a master/slave arrangement when the master appliance is turned on;
 - in the case of a product that relies on sensing infra-red signals from the remote controls of controlled appliances – when any of the controlled appliances are operated by a user;

- vi. be able, at the time of installation, to disconnect mains power from or reconnect mains power to controlled appliances without having to be set up to have those functions assigned to the operation of an existing appliance remote control; and
- vii. not require manual setting of a current or power threshold.
- 2. The standby power controller must be connected to at least 2 controlled appliances at the time of installation.
- 3. No more than 4 standby power controllers (AV) may be installed in one premises provided that, where more than 1 standby power controller (AV) is or is to be installed at premises at which more than 1 standby power controller (IT) (refer separate REES activity) is also installed, the total number of installed standby powers controllers (IT and AV) must not exceed 4.
- 4. Where an obliged retailer:
 - a. installs, or causes to be installed, a standby power controller (AV) model which which has performance capabilities in excess of the minimum requirements specified in item 1;
 - wishes to assign to the installation of that model a deemed carbon dioxide (CO₂) equivalents (tonnes) value greater than that assigned to "Class 1" as specified in Table 1; and
 - c. has evidence, in the form of an official approval letter issued by the Essential Services Commission of Victoria under the Victorian Energy Efficiency Target Regulations 2008:
 - i. that the performance of that model is in excess of the minimum requirements specified in item 1; and
 - ii. of the class of standby power controller (AV) (as specified in in column 1 of Table 1) to which that model is to be assigned,

then, prior to the installation of any standby power controller (AV) of that model, the obliged retailer must:

- d. have provided the Commission with a copy of the official approval letter issued by the Essential Services Commission of Victoria evidencing the matters set out in item 4c; and
- e. received the written approval of the Commission to:
 - i. install that model of standby power controller (AV); and
 - ii. assign that model to a class set out in Table 1.

- f. provide the Commission with any revised or updated approval letters issued by the Essential Services Commission of Victoria amending previously provided approvals.
- 5. The Commission must approve the manner of installation, and the form and manner of training (including on-going support) that must be provided to the residential customer, prior to the activity being undertaken (applies to classes 1 to 6).
- 6. A person or entity undertaking this activity shall use best endeavours to ensure any installations are targeted at high usage applications in the first instance.

Deemed value: The carbon dioxide (CO₂) equivalents (tonnes) to be attributed for each installation of a standby power controller (AV) is:

STANDBY POWER CONTROLLER CLASS	тСО ₂ -е
Class 1	1.3
Meets the minimum specification set out in item 1	
Class 2	1.8
 Meets the minimum specification set out in item 1; and 	
 Does not operate solely on the basis of a master/slave arrangement; and 	
 Has been demonstrated to the satisfaction of the Essential Services Commission of Victoria to be capable of achieving abatement of at least 2 tonnes of carbon dioxide equivalents over a 10 year period; and 	
 Has been subjected to a field trial approved by the Essential Services Commission of Victoria. 	
Class 3	2.7
 Meets the minimum specification set out in item 1; and 	
 Does not operate solely on the basis of a master/slave arrangement; and 	
 Has been demonstrated to the satisfaction of the Essential Services Commission of Victoria to be capable of achieving abatement of at least 3 tonnes of carbon dioxide equivalents over a 10 year period; and 	
 Has been subjected to a field trial approved by the Essential Services Commission of Victoria. 	
Class 4	3.6
 Meets the minimum specification set out in item 1; and 	
 Does not operate solely on the basis of a master/slave arrangement; and 	
 Has been demonstrated to the satisfaction of the Essential Services Commission of Victoria to be capable of achieving abatement of at least 4 tonnes of carbon dioxide equivalents over a 10 year period; and 	
 Has been subjected to a field trial approved by the Essential Services Commission of Victoria. 	

Table 1: Standby Power Controller AV, deemed CO₂-e saving values

Standby Power Controller Class	т СО 2-Е
Class 5	4.5
 Meets the minimum specification set out in item 1; and 	
 Does not operate solely on the basis of a master/slave arrangement; and 	
 Has been demonstrated to the satisfaction of the Essential Services Commission of Victoria to be capable of achieving abatement of at least 5 tonnes of carbon dioxide equivalents over a 10 year period; and 	
 Has been subjected to a field trial approved by the Essential Services Commission of Victoria. 	
Class 6	5.4
 Meets the minimum specification set out in item 1; and 	
 Does not operate solely on the basis of a master/slave arrangement; and 	
 Has been demonstrated to the satisfaction of the Essential Services Commission of Victoria to be capable of achieving abatement of at least 6 tonnes of carbon dioxide equivalents over a 10 year period; and 	
 Has been subjected to a field trial approved by the Essential Services Commission of Victoria. 	

Definitions

approved laboratory test	a test approved by the Commission, and in the absence of the Commission specifying an approved laboratory test a test that meets the Essential Services Commission of Victoria published testing requirements.
	The Essential Services Commission of Victoria laboratory testing requirements are provided in the document "Explanatory Note- Laboratory Tests for Standby Power Controllers", Version 1.1 – 29 August 2011, as amended from time to time, available at: <u>https://www.veet.vic.gov.au/Public/Public.aspx?id=Publications</u> .
mains power switching device	means a relay or other device that switches the power to the controlled appliances on or off
master/slave arrangement	in relation to a standby power controller, means an arrangement where the standby power controller is connected to an uncontrolled master appliance, whose current or power is solely used to control the electrical input to controlled appliances connected to the standby power controller

INSTALL STANDBY POWER CONTROLLERS – INFORMATION TECHNOLOGY (IT) ENVIRONMENT

Description of activity: Install a standby power controller to automatically reduce the standby energy consumption of residential information technology equipment (standby power controller (IT)). **Specification:** Each activity must comply with the following, as minimum:

- 1. The standby power controller (IT) must:
 - a. meet the requirements of any applicable Australian Standard in force in respect of standby power controllers; and
 - b. in the absence of any applicable Australian Standard must, when tested by an approved laboratory in accordance with an approved laboratory test, be determined to be suitable for use in an information technology environment and demonstrated to:
 - i. be suitable for use with desktop and notebook computers that are not more than 2 years old;
 - ii. be capable of controlling the power of at least 4 appliances (whether directly or indirectly);
 - iii. be fitted with a mains power switching device that is rated to a minimum of 50,000 switching cycles;
 - iv. have an electric power consumption of not more than 1 watt when tested in accordance with the laboratory test;
 - v. automatically disconnect mains power from controlled appliances when the master computer is switched to Off Mode;
 - vi. automatically reconnect mains power to the controlled appliances when the master computer enters Active State;
 - vii. not be reliant on a universal serial bus connection to determine the operating mode of the computer;
 - viii. be able, at the time of installation, to disconnect mains power from or reconnect mains power to controlled appliances without having to be set up to have those functions assigned to the operation of an existing appliance remote control; and
 - ix. not require manual setting of a current or power threshold.
- 2. The standby power controller must be connected to at least 2 controlled appliances at the time of installation.

- 3. No more than 4 standby power controllers (IT) may be installed in one premises provided that, where more than 1 standby power controller (IT) is or is to be installed at premises at which more than 1 standby power controller (AV) (refer separate REES activity) is also installed, the total number of installed standby powers controllers (IT and AV) must not exceed 4.
- 4. Where an obliged retailer:
 - a. installs, or causes to be installed, a standby power controller (IT) model which which has performance capabilities in excess of the minimum requirements specified in item 1;
 - b. wishes to assign to the installation of that model a deemed carbon dioxide (CO₂) equivalents (tonnes) value greater than that assigned to "Class 1" as specified in Table 2; and
 - c. has evidence, in the form of an official approval letter issued by the Essential Services Commission of Victoria under the Victorian Energy Efficiency Target Regulations 2008:
 - i. that the performance of that model is in excess of the minimum requirements specified in item 1; and
 - ii. of the class of standby power controller (IT) (as specified in in column 1 of Table 2) to which that model is to be assigned,

then, prior to the installation of any standby power controller (IT) of that model, the obliged retailer must:

- d. have provided the Commission with a copy of the official approval letter issued by the Essential Services Commission of Victoria evidencing the matters set out in item 4c; and
- e. received the written approval of the Commission to:
 - i. install that model of standby power controller (IT); and
 - ii. assign that model to a class set out in Table 2.
- f. provide the Commission with any revised or updated approval letters issued by the Essential Services Commission of Victoria amending previously provided approvals.
- 5. The Commission must approve the manner of installation, and the form and manner of training (including on-going support) that must be provided to the residential customer, prior to the activity being undertaken (applies to classes 1 to 6).

6. A person or entity undertaking this activity shall use best endeavours to ensure any installations are targeted at high usage applications in the first instance.

Deemed value: The carbon dioxide (CO_2) equivalents (tonnes) to be attributed for each installation of a standby power controller (IT) is:

STANDBY POWER CONTROLLER CLASS	тСО2-Е
Class 1	1.0
 Meets the minimum specification set out in item 1 	
Class 2	1.8
 Meets the minimum specification set out in item 1; and 	
 Is capable of automatically disconnecting mains power to controlled appliances when the master computer enters Sleep Mode; and 	
 Has been demonstrated to the satisfaction of the Essential Services Commission of Victoria to be capable of achieving abatement of at least 2 tonnes of carbon dioxide equivalents over a 10 year period; and 	
 Has been subjected to a field trial approved by the Essential Services Commission of Victoria. 	
Class 3	2.7
 Meets the minimum specification set out in item 1; and 	
 Is capable of automatically disconnecting mains power to controlled appliances when the master computer enters Sleep Mode; and 	
 Has been demonstrated to the satisfaction of the Essential Services Commission of Victoria to be capable of achieving abatement of at least 3 tonnes of carbon dioxide equivalents over a 10 year period; and 	
 Has been subjected to a field trial approved by the Essential Services Commission of Victoria. 	
Class 4	3.6
 Meets the minimum specification set out in item 1; and 	
 Is capable of automatically disconnecting mains power to controlled appliances when the master computer enters Sleep Mode; and 	
 Has been demonstrated to the satisfaction of the Essential Services Commission of Victoria to be capable of achieving abatement of at least 4 tonnes of carbon dioxide equivalents over a 10 year period; and 	
 Has been subjected to a field trial approved by the Essential Services Commission of Victoria. 	
Class 5	4.5
 Meets the minimum specification set out in item 1; and 	
 Is capable of automatically disconnecting mains power to controlled appliances when the master computer enters Sleep Mode; and 	
•	

Table 2: Standby Power Controller IT, deemed CO₂-e saving values

STANDBY POWER CONTROLLER CLASS	т СО 2-Е
 Has been demonstrated to the satisfaction of the Essential Services Commission of Victoria to be capable of achieving abatement of at least 5 tonnes of carbon dioxide equivalents over a 10 year period; and 	
 Has been subjected to a field trial approved by the Essential Services Commission of Victoria. 	
Class 6	5.4
 Meets the minimum specification set out in item 1; and 	
 Is capable of automatically disconnecting mains power to controlled appliances when the master computer enters Sleep Mode; and 	
 Has been demonstrated to the satisfaction of the Essential Services Commission of Victoria to be capable of achieving abatement of at least 6 tonnes of carbon dioxide equivalents over a 10 year period; and 	
 Has been subjected to a field trial approved by the Essential Services Commission of Victoria. 	

Definitions	
approved laboratory test	a test approved by the Commission, and in the absence of the Commission specifying an approved laboratory test a test that meets the Essential Services Commission of Victoria published testing requirements.
	The Essential Services Commission of Victoria laboratory testing requirements are provided in the document "Explanatory Note- Laboratory Tests for Standby Power Controllers", Version 1.1 – 29 August 2011, as amended from time to time, available at: <u>https://www.veet.vic.gov.au/Public/Public.aspx?id=Publications</u> .
Active State	in relation to a computer, means a state in which the computer is carrying out useful work in response to prior or concurrent-
	(a) user input; or
	(b) Instruction over a network
mains power switching device	means a relay or other device that switches the power to the controlled appliances on or off
master/slave arrangement	in relation to a standby power controller, means an arrangement where the standby power controller is connected to an uncontrolled master appliance, whose current or power is solely used to control the electrical input to controlled appliances connected to the standby power controller
Off Mode	in relation to a computer, means a low power state that the computer is capable of entering automatically after a period of inactivity or by manual selection.

Definitions

PROMOTE THE INSTALLATION OF HIGH EFFICIENCY POOL PUMPS

Description of activity: Install upgraded high energy efficient pool pump. **Specification:** Each activity must comply with the following, as minimum:

- 1. The pool pump must be purchased for the use in a residential pool or spa.
- 2. If the installation requires an electrical compliance certificate, one is provided and lodged with the Office of Technical Regulator.
- 3. The pool pump is required to:
 - a. be a single phase pump;
 - b. have an input power between 300W and 1500W when tested in accordance with AS 5102.1-2009;
 - c. be listed as part of the labelling scheme with the Equipment Energy Efficiency Committee's Voluntary Energy Rating Labelling Program for Swimming Pool Pumpunits;
 - d. have a minimum star rating of 3 as determined by AS 5102.1-2009;
 - e. as a proclaimed product in South Australia, meet the safety requirements of AS/NZS 3350.2.41:1997 or AS/NZS 60335.2.41:2004.

Deemed value: The carbon dioxide (CO_2) equivalents (tonnes) attributed to a high efficiency pool pump is determined by using the value derived from applying the following formulae to assign the appropriate class for the pool pump:

<u>Formulae</u>

Deemed value = 0.00003 * Q * (1,622 - PAEC) * 0.9

Where:

Q = flow rate in litres/minute of the pump

PAEC (Projected Annual Energy Consumption) = 18,250 / {9 * Exp[Loge(1.25) * (SRI – 1)]}

SRI = star rated index of the high efficiency pump being installed.

Pool Pump Class

The following table determines the appropriate class to place a specific pool pump, and the corresponding REES deemed value.

POOL PUMP CLASS	тСО ₂ -е
Class 1Raw value from formulae is less than or equal to 1.499	1.0
Class 2Raw value from formulae equals 1.5, or is less than or equal to 2.499	2.0
 Class 3 Raw value from formulae equals 2.5, or is less than or equal to 3.499 	3.0
Class 4Raw value from formulae equals 3.5, or is less than or equal to 4.499	4.0
Class 5Raw value from formulae equals 4.5, or is less than or equal to 5.499.	5.0
 Class 6 Raw value from formulae equals 5.5, or is less than or equal to 6.499. 	6.0
Class 7Raw value from formulae equals 6.5, or is less than or equal to 7.499.	7.0
Class 8Raw value from formulae equals 7.5, or is less than or equal to 8.499.	8.0
 Class 9 Raw value from formulae equals 8.5, or is less than or equal to 9.499. 	9.0
Class 10Raw value from formulae equals, or is greater than 9.5.	10.0

Table 3: Pool Pump, deemed CO₂-e saving values

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 2 December 2011, referring to fishing pursuant to a Gulf St Vincent Prawn Fishery Licence from 2030 hours on 2 December 2011 to 0600 hours on 6 December 2011 is hereby revoked.

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	Falcon
V08	Haralambos Paleologoudias	Shenandoah II
V09	Hamid Huselic	Josephine K

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 position latitude $34^{\circ}49.00'$ S, longitude $138^{\circ}08.00'$ E, then to position latitude $34^{\circ}52.00'$ S, longitude $138^{\circ}08.00'$ E, then to position latitude $34^{\circ}52.00'$ S, longitude $138^{\circ}01.00'$ E, then to position latitude $34^{\circ}49.00'$ S, longitude $138^{\circ}01.00'$ E, then to the position of commencement; and

2. Commencing at position latitude $34^{\circ}54.00'$ S, longitude $138^{\circ}25.00'$ E, then to position latitude $35^{\circ}09.00'$ S, longitude $138^{\circ}27.00'$ E, then to position latitude $35^{\circ}10.00'$ S, longitude $138^{\circ}15.50'$ E, then to position latitude $34^{\circ}56.00'$ S, longitude $138^{\circ}11.00'$ E, then to the position of commencement.

SCHEDULE 3

From 2030 hours on 3 December 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 3 December 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 November 2011, referring to the Spencer Gulf Prawn Fishery, is hereby revoked.

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 6 January 2011, on pages 2-3, being the fifth notice on page 2, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2, and under the conditions specified in Schedule 3.

SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery that are:

1. South of the following co-ordinates: Commencing at position latitude $33^{\circ}35.00'$ S, longitude $137^{\circ}14.00'$ E, then to position latitude $33^{\circ}35.00'$ S, longitude $137^{\circ}34.00'$ E, then to position latitude $33^{\circ}38.70'$ S, longitude $137^{\circ}34.00'$ E, then to position latitude $33^{\circ}46.70'$ S, longitude $137^{\circ}44.00'$ E.

2. Except the waters contained within and bounded by the following co-ordinates:

- (a) Commencing at position latitude 33°41.00'S, longitude 137°06.00'E, then to position latitude 33°52.00'S, longitude 137°15.00'E, then to position latitude 33°53.50'S, longitude 137°11.50'E, then to position latitude 33°58.00'S, longitude 137°15.00'E, then to position latitude 34°15.00'S, longitude 136°59.00'E, then to position latitude 34°25.00'S, longitude 136°59.00'E, then to position latitude 34°25.00'S, longitude 136°40.00'E, then to position latitude 34°07.00'S, longitude 136°35.00'E, then to position latitude 34°07.00'S, longitude 136°35.00'E,
- (b) Commencing at position latitude 34°10.00'S, longitude 137°28.00'E, then to position latitude 34°21.00'S, longitude 137°12.00'E, then to position latitude 34°45.00'S, longitude 137°15.00'E, then to position latitude 34°54.00'S, longitude 137°01.00'E.

SCHEDULE 2

From 2030 hours on 1 December 2011 to 0600 hours on 2 December 2011.

SCHEDULE 3

1. The co-ordinates in Schedule 1 are defined as degrees decimal minutes and based on the Australian Geodetic Datum 1966 (AGD 66).

2. 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 2.

Dated 1 December 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 28 November 2011, referring to fishing pursuant to a Gulf St Vincent Prawn Fishery Licence from 2030 hours on 28 November 2011 to 0600 hours on 6 December 2011 is hereby revoked.

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	Falcon
V08	Haralambos Paleologoudias	Shenandoah II
V09	Hamid Huselic	Josephine K
V10	Norman Justice	Silda

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 position latitude $35^{\circ}10.00$ 'S, longitude $138^{\circ}15.50$ 'E, then to position latitude $34^{\circ}56.00$ 'S, longitude $138^{\circ}11.00$ 'E, then to position latitude $35^{\circ}08.50$ 'S, longitude $138^{\circ}05.00$ 'E, then to the position of commencement; and

2. Commencing at position latitude $34^{\circ}49.00$ 'S, longitude $138^{\circ}08.00$ 'E, then to position latitude $34^{\circ}52.00$ 'S, longitude $138^{\circ}08.00$ 'E, then to position latitude $34^{\circ}52.00$ 'S, longitude $138^{\circ}01.00$ 'E, then to position latitude $34^{\circ}49.00$ 'S, longitude $138^{\circ}01.00$ 'E, then to the position of commencement.

SCHEDULE 3

From 2030 hours on 1 December 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;

Dated 1 December 2011.

- (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.

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 1 December 2011, referring to fishing pursuant to a Gulf St Vincent Prawn Fishery Licence from 2030 hours on 1 December 2011 to 0600 hours on 6 December 2011 is hereby revoked.

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	Falcon
V08	Haralambos Paleologoudias	Shenandoah II
V09	Hamid Huselic	Josephine K

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 position latitude 35°10.00'S, longitude 138°15.50'E, then to position latitude 34°56.00'S, longitude 138°11.00'E, then to position latitude 35°08.50'S, longitude 138°05.00'E, then to the position of commencement; and

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

SCHEDULE 3

From 2030 hours on 2 December 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 2 December 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 6 January 2011, on pages 2-3, being the fifth notice on page 2, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery Licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2, and under the conditions specified in Schedule 3.

SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery that are:

1. South of the fo	llowing	co-ordinates:	Comme	encing at	
latitude 33°13.00'S, lo	ongitude	137°31.00'E,	then to	position	
latitude 34°13.00'S, lo	ongitude	136°59.00'E,	then to	position	
latitude 34°25.00'S, lo	ongitude	136°59.00'E,	then to	position	
latitude 34°25.00'S, lo	ongitude	136°40.00'E,	then to	position	
latitude 34°07.00'S, lo	ongitude	136°47.00'E,	then to	position	
latitude 33°54.00'S, longitude 136°35.00'E.					

2. Except the waters contained within and bounded by the following co-ordinates: Commencing at latitude $34^{\circ}10.00$ 'S, longitude $137^{\circ}28.00$ 'E, then to position latitude $34^{\circ}21.00$ 'S, longitude $137^{\circ}15.00$ 'E, then to position latitude $34^{\circ}45.00$ 'S, longitude $137^{\circ}01.00$ 'E, then to position latitude $34^{\circ}54.00$ 'S, longitude $137^{\circ}01.00$ 'E.

SCHEDULE 2

From 2030 hours on 2 December 2011 to 0600 hours on 3 December 2011.

SCHEDULE 3

1. The co-ordinates in Schedule 1 are defined as degrees decimal minutes and based on the Australian Geodetic Datum 1966 (AGD 66).

 $2.\ No$ fishing activity may be undertaken during the daylight hours from 0600 hours to 2030 hours on any day.

Dated 2 December 2011.

C. NOELL, Prawn Fisheries Manager

GEOGRAPHICAL NAMES ACT 1991

Notice to Alter Boundaries of Places and to Assign Names to Places

NOTICE is hereby given pursuant to the provisions of the above Act that I, PETER MACLAREN KENTISH, Surveyor-General and Delegate appointed by Patrick Conlon, Minister for Transport and Infrastructure, Minister of the Crown to whom the administration of the Geographical Names Act 1991, DO discontinue the name of a place and to alter the boundaries of places as listed below:

- 1. Exclude from **CULTANA** that portion of the locality marked (**E**) as shown on Rack Plan 1017.
- 2. Assign the name **MURNINNIE BEACH** to that area marked (A) on Rack Plan 1017.
- 3. Assign the name **COWLEDS LANDING** to that area marked **(B)** on Rack Plan 1017.
- 4. Add the area marked (C) to the locality of MULLAQUANA on Rack Plan 1017.
- 5. Assign the name **WHYALLA BARSON** to those areas marked **(D)** and **(E)** on Rack Plan 1017.

Dated 1 December 2011.

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

DTEI.2010/12582/01

GEOGRAPHICAL NAMES ACT 1991

Notice of Declaration of Names of Places

NOTICE is hereby given pursuant to Section 11A of the Geographical Names Act 1991, that the names of those places set out in The Schedule hereunder shall be the geographical names of those places. Precise location of the said features can be obtained from the *South Australian Government Gazette* at <u>www.placenames.sa.gov.au</u> or by contacting the Geographical Names Unit, DTEI on (08) 8204 8539.

THE SCHEDULE

Mapsheet	Feature
1:50 000 Mapsheet 6627-2 (Milang)	Clayton Bay
1:250 000 Mapsheet SI53-06 (Elliston)	Top-Gallant Isles
1:250 000 Mapsheet SH53-16 (Torrens)	Eucolo Creek

Note: Words shown in parentheses are not part of the name.

Certified that the above names have been examined in line with the policies of the Geographical Names Unit and that they comply with Section 11A of the Geographical Names Act 1991.

Dated 29 November 2011.

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

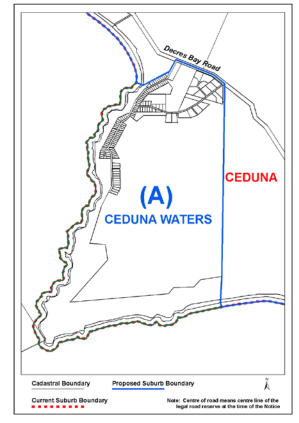
DTEI.2009/29925/01

GEOGRAPHICAL NAMES ACT 1991

Notice to Alter the Names and Boundaries of Places

NOTICE is hereby given pursuant to the provisions of the above Act that I, PETER MACLAREN KENTISH, Surveyor-General and Delegate appointed by Patrick Conlon, Minister for Transport and Infrastructure, Minister of the Crown to whom the administration of the Geographical Names Act 1991, is committed DO HEREBY exclude from **CEDUNA** that area marked (A) on the plan below and to create the new locality of **CEDUNA WATERS**.

THE PLAN



Dated 2 December 2011.

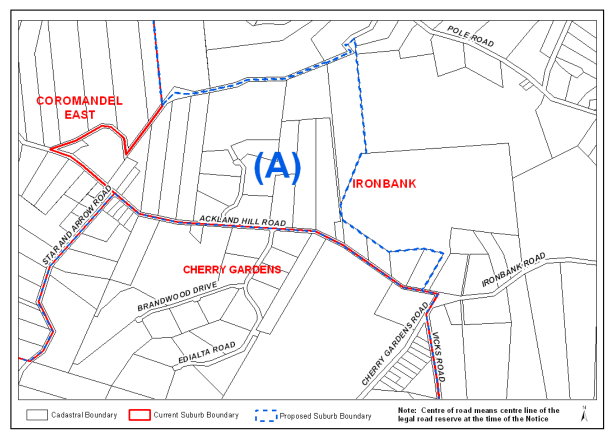
P. M. KENTISH, Surveyor-General, Department of Planning, Transport and Infrastructure

DTEI.2011/10599/01

GEOGRAPHICAL NAMES ACT 1991

Notice to Alter the Boundaries of Places

NOTICE is hereby given pursuant to the provisions of the above Act, that I, Patrick Conlon, Minister for Transport and Infrastructure, Minister of the Crown to whom the administration of the Geographical Names Act 1991, is committed DO HEREBY exclude from **IRONBANK** and include **COROMANDEL EAST** the area marked (A) as shown on the plan below.



Suburb boundaries established by this Notice can be viewed on the Land Services web-site at: http://www.landservices.sa.gov.au/10nline_Services/55Place_Names/2Naming_Proposals.asp.

Dated 28 November 2011.

DTEI.2011/03107/01

PATRICK CONLON, Minister for Transport and Infrastructure

THE PLAN

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

Address of House	Allotment, Section, etc.	<u>Certificate</u> Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
Flat 3, 9 Beatty Avenue, Hillcrest	Allotment 285 in Deposited Plan 3275, Hundred of Yatala	5173	808	26.2.09, page 751	163.00
23 Berryman Road, Smithfield Plains	Allotment 244 in Deposited Plan 7887, Hundred of Munno Para	5607	860	9.12.10, page 5560	183.00
15 Delta Court, Athol Park	Allotment 8 in Deposited Plan 8217, Hundred of Yatala	5595	708	8.7.10, page 3393	217.00
18 Fulton Street, Gilles Plains	Allotment 17 in Deposited Plan 7771, Hundred of Yatala	5854	26	13.10.11, page 4228	208.00
72 Gascoyne Avenue, Hillcrest	Allotment 248 in Deposited Plan 4950, Hundred of Yatala	5593	721	13.10.11, page 4228	193.00
19 (also known as 17A-19 and 19-19A) Gladstone Street, Adelaide	Allotment 112 in Filed Plan 182574, Hundred of Adelaide	5896	423	3.10.68, page 1123	110.00 (furnished) 105.00 (unfurnished)
2 Hughes Street, Berri	Allotment 2 in Deposited Plan 19584, Hundred of Berri	5262	91	16.3.89, page 794	62.00
Flat at rear of 307 Marion Road, North Plympton	Allotment 100 in Filed Plan 10728, Hundred of Adelaide	5493	281	25.5.95, page 2206	233.00
389 Railway Terrace, North Haven	Allotment 183 in Deposited Plan 3500, Hundred of Port Adelaide	5242	73	13.10.11, page 4228	226.00
18 Seaview Street, Aldinga Beach	Allotment 272 in Deposited Plan 4992, Hundred of Willunga	6084 6084	765 766	27.10.11, page 4318	157.00
46 Springbank Road, Panorama	Allotment 82 in Filed Plan 13562, Hundred of Adelaide	5828	63	13.10.11, page 4228	160.00
147 Sturt Road, Dover Gardens	Allotment 428 in Deposited Plan 4677, Hundred of Noarlunga	5676	696	13.10.11, page 4228	260.00
6A Third Avenue, Forestville	Allotment 66 in Filed Plan 9186, Hundred of Adelaide	5840	181	13.10.11, page 4228	189.00
75 Wright Street, Henley Beach	Allotment 81 in Deposited Plan 4590, Hundred of Yatala	5376	461	13.10.11, page 4228	137.00
Dated at Adelaide, 8 December 2	011.		R. HU	LM, Director, Corporate Ser	vices, Housing SA

HOUSING IMPROVEMENT ACT 1940

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

No. of House and Street	Locality	Allotment, Section, etc.	Certificate Volume	<u>of Title</u> Folio
24 Brookmans Road,	Blewitt Springs	Allotment 17 in Filed Plan 151619, Hundred of Willunga	6073	626
119 Gawler Road,	Virginia	Allotment 3 in Deposited Plan 19512, Hundred of Munno Para	5216	798
48 Old Willunga Hill Road,	Willunga	Allotment 395 in Filed Plan 164218, Hundred of Willunga	5767	897
Dated at Adelaide, 8 December 2	2011.	R. HULM, Director, Corporat	te Services, H	Iousing SA

[8 December 2011

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	<u>Certificate</u> Volume	<u>of Title</u> Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
27 Aerodrome Road, Mallala	Allotments 10 and 11 in Deposited Plan 378, Hundred of Grace	5473	139	28.5.81, page 1563
3 Ellen Street, Athelstone	Allotment 16 in Deposited Plan 9801, Hundred of Adelaide	5067	354	27.10.11, page 4318
2 Highet Street, Modbury North	Allotment 468 in Deposited Plan 7861, Hundred of Yatala	5222	695	17.1.08, page 250
15-17 Murray Street, (also known as 15-17 Mount Pleasant-K Road), Eden Valley	Allotment 760 in Filed Plan 169699, Hundred of Jutland	5332	157	13.10.11, page 4228
51 Oxford Street, Hillcrest	Allotment 208 in Deposited Plan 5463, Hundred of Yatala	5598	510	16.7.09, page 3184
79 Percy Street, Prospect	Allotment 56 in Filed Plan 109921, Hundred of Yatala	5821	400	26.11.64, page 1687
31 Truro Avenue, Kingswood	Allotment 100 in Deposited Plan 35285, Hundred of Adelaide	5097	809	30.1.92, page 283
Dated at Adelaide, 8 December 2011.	R	. HULM, Dire	ctor, Corp	orate Services, Housing SA

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (*b*) of the Liquor Licensing Act 1997, that Australia Vocatnas Group Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Shop 8, 562 Magill Road, Magill, S.A. 5072 and known as Zen Chinese Restaurant.

The application has been set down for hearing on 11 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 seven days before the hearing date (viz: 4 January 2012).

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 (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.

Dated 5 December 2011.

Applicant

LIOUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Maiz and Mexcal Pty Ltd, 3C Cardigan Avenue, Felixstow, S.A. 5070 has applied to the Licensing Authority for a Direct Sales Licence in respect of business to be known as Maiz and Mezcal Pty Ltd.

The application has been set down for hearing on 9 January 2012 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 2 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.

Dated 5 December 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 Maiz and Mezcal Pty Ltd has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 403/405 Magill Road, St Morris, S.A. 5068 and known as Maiz and Mezcal Pty Ltd.

The application has been set down for hearing on 9 January 2012 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 2 January 2012).

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 (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.

Dated 5 December 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 AAPC Properties Pty has applied to the Licensing Authority for Redefinition of Licensed Area, variation to Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at Golf Links Road, Tanunda, S.A. 5352 and known as Novotel Barossa Valley Resort.

The application has been set down for hearing on 11 January 2012 at 11 a.m.

Conditions

The following licence conditions are sought:

- Redefinition of licensed area as per plans lodged.
- Variation to existing Extended Trading Authorisation to include the abovementioned area.
- Variation to existing Entertainment Consent to include the abovementioned 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 seven days before the hearing date (viz: 4 January 2012).

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

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.

Dated 5 December 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 Southern Wine Brokers Pty Ltd, Lot 20, Riddoch Highway, Coonawarra, S.A. 5263 has applied to the Licensing Authority for a Direct Sales Licence in respect of business to be known as Southern Wine Brokers Pty Ltd.

The application has been set down for hearing on 5 January 2012 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 28 November 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.

Dated 5 December 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 Gaelic Cemetery Wines Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Polish Hill River Road, Sevenhill, S.A. 5453 and known as Gaelic Cemetery Wines Pty Ltd.

The application has been set down for hearing on 11 January 2012 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 4 January 2012).

The applicant's address for service is c/o P.O. Box 54, Sevenhill via Clare, S.A. 5453.

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.

Dated 5 December 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 Meow Thai.

The application has been set down for hearing on 11 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: 4 January 2012).

The applicant's address for service is c/o Tanakorn Rattanakosit, 1/3 Albert Place, Payneham, S.A. 5000.

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.

Dated 1 December 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 By Felici Pty Ltd has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Shop 105, Burnside Village, 447 Portrush Road, Glenside, S.A. 5065 and to be known as H by Felici.

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

The applicant's address for service is c/o Hatem Abiad, 246 Pultney Street, Adelaide, S.A. 5000.

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.

Dated 30 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 Damian Lawrence Flint and Susan Joy Flint, 1 Flint Road, Coonawarra, S.A. 5263 have applied to the Licensing Authority for a Direct Sales Licence in respect of the business to be known as D. L. & S. J. Flint.

The application has been set down for hearing on 4 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 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 Westley Digiorgio, P.O. Box 1265, Naracoorte, S.A. 5271 (Attention: Peter Westley).

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.

Dated 30 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 Madaga Pty Ltd, Lot 45, Smiths Road, Penola, S.A. 5277 has applied to the Licensing Authority for a Direct Sales Licence in respect of business to be known as Madaga Pty Ltd.

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

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

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.

Dated 29 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 Sanjiv Sakhuja has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Shop 2, 180 Main Road, Blackwood, S.A. 5051 and to be known as Legacy of India.

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 applicant at the applicant's address, at least seven days before the hearing date (viz: 28 December 2011).

The applicant's address for service is c/o Sanjiv Sakhuja, 33 Norton Street, Angle Park, S.A. 5010.

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.

Dated 30 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 Chennai Sweets Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 119 Walkerville Terrace, Walkerville, S.A. 5081 and known as Candles on Walkerville to be known as Chennai Palace.

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, at least seven days before the hearing date (viz: 14 December 2011).

The applicant's address for service is c/o Poongodi Soundarrajan, 119 Walkerville Terrace, Walkerville, S.A. 5081

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: <u>olgc@agd.sa.gov.au</u>.

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 Jian Da Trading Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 126 King William Road, Hyde Park, S.A. 5061 and known as Cafe Luna Rosso.

The application has been set down for hearing on 11 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: 4 January 2012).

The applicant's address for service is c/o Lins Lawyers, 118 Fullarton Road, Norwood, S.A. 5067 (Attention: Lillian Lin).

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.

Dated 30 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 Janice Lee Cruttenden has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Tenancy FLO8, Colonnades Shopping Centre, Level 1, 54 Beach Road, Noarlunga Centre, S.A. 5167 and to be known as Cafe 123.

The application has been set down for hearing on 5 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: 29 December 2011).

The applicant's address for service is c/o Janice Lee Cruttenden, 39 Saltfleet Street, Port Noarlunga, S.A. 5167.

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.

Dated 30 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 Adelaide Polo Club Inc. has applied to the Licensing Authority for the removal of a Club Licence and Entertainment Consent in respect of premises situated at Waterloo Corner, S.A. 5120 and to be situated at Barker Road, Mount Barker, S.A. 5251 and known as Adelaide Polo Club.

The application has been set down for hearing on 5 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 seven days before the hearing date (viz: 29 December 2011).

The applicant's address for service is c/o Hunt & Hunt Lawyers, G.P.O. Box 439, Adelaide, S.A. 5001 (Attention: Rick Harley).

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: <u>olgc@agd.sa.gov.au</u>.

Dated 30 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 Sound Knowledge Pty Ltd has applied to the Licensing authority for a Special Circumstances Licence in respect of premises situated at Peculiar Knob Site Wirrida, Coober Pedy, S.A. 5710 and to be known as Australian Camp Services.

The application has been set down for hearing on 4 January 2012 at 11.30 a.m.

Conditions

The following licence conditions are sought:

- Alcohol will only be sold between the hours of 5.30 a.m. and 9 a.m. and 12 p.m. to 10 p.m. Monday to Sunday.
- No liquor can be brought onto the licensed premises or camp.
- Access to the service areas is restricted to camp residents and authorised persons only.
- · Maximum of two drinks served to one person at one time.
- All drinks are to be opened at time of sale.

- All alcoholic drinks are to be served in cans of no more than 440 ml or bottles of no more than 187 ml.
- No un-diluted spirits will be served, pre-mixed can type only.

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: 28 December 2011).

The applicant's address for service is c/o Sound Knowledge Pty Ltd, 12 Phillips Street, Thebarton, S.A. 5034 (Attention: Marc Russo or Chrissy Sprott).

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.

Dated 29 November 2011.

Applicant

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000 SECTION 25 (5) (b)

SECTION 25 (5) (b)

Variation of Petroleum Exploration Licences—PELs 494 and 496 NOTICE is hereby given that under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 1 October 2009, the conditions of the abovementioned Exploration Licences have been varied as follows:

Condition 1 of each licence is omitted and the following substituted:

'1. During the term of the licence, the Licensee shall carry out or cause to be carried out exploratory operations on the area comprised in the licence in accordance with such work programs as are approved by the Minister from time to time. Years one to five Years one to five operations guaranteed. These exploratory are exploratory operations shall include but not necessarily be limited to:

Year of Term of Licence	Minimum Work Requirements	
One	35 km 2D seismic; Geological and geophysical studies.	
Two	Geological and geophysical studies.	
Three	Geological and geophysical studies.	
Four	One well; Geological and geophysical studies.	
Five	One well; Geological and geophysical studies.	

The revised work requirements as a result of this variation would not have altered the outcome of the original competitive tender process.

Dated 29 November 2011.

B. A. GOLDSTEIN,
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

Grant of Associated Activities Licence-AAL 166

(Adjunct to Petroleum Exploration Licence PEL 112)

NOTICE is hereby given that the abovementioned Associated Activities Licence has been granted under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 1 October 2009.

No. of Licence	Licensees	Locality	Reference
AAL 166	Holloman Petroleum Pty Ltd Australian-Canadian Oil Royalties Ltd Ely Sakhai	Cooper Basin	F2011/000571

Description of Area

All that part of the State of South Australia, bounded as follows:

Commencing at a point being the intersection of latitude 28°04'55"S GDA94 and longitude 139°10'05"E GDA94, thence east to longitude 139°11'00"E GDA94, south to latitude 28°05'43"S GDA94, west to longitude 139°10'05"E GDA94 and north to the point of commencement.

Area: 2 km² approximately.

Dated 29 November 2011.

B. A. GOLDSTEIN, 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

Application for Grant of Associated Activities Licence—AAL 170 PURSUANT to Section 65 (6) of the Petroleum and Geothermal Energy Act 2000 (the Act) and Delegation dated 1 October 2009, notice is hereby given that an application for the grant of an Associated Activities Licence within the area described below has been received from:

Beach Energy Limited and Adelaide Energy Ltd

This application will be determined on or after 22 December 2011.

Description of Application Area

All that part of the State of South Australia, bounded as follows: A corridor 100 m wide centred on a line between coordinates:

454353 mE, 6897338 mN 454455 mE, 6902719 mN

and a corridor 100 m wide centred on a line between coordinates:

472848 mE, 6941518 mN 472886 mE, 6944297 mN

and a corridor 100 m wide centred on a line between co-ordinates:

475858 mE, 6941552 mN 475858 mE, 6944251 mN

and a corridor 100 m wide centred on a line between coordinates:

485829 mE, 6939716 mN 485577 mE, 6941778 mN 485100 mE, 6942597 mN

and a corridor 100 m wide centred on a line between co-ordinates:

489495 mE, 6908206 mN 488663 mE, 6915726 mN

and a corridor 100 m wide centred on a line between co-ordinates:

493782 mE, 6912733 mN 493412 mE, 6915819 mN

and a corridor 100 m wide centred on a line between co-ordinates:

497699 mE, 6917592 mN 498900 mE, 6908520 mN 499584 mE, 6903475 mN All co-ordinates in GDA94, Zone 54.

Area: 3.93 km² approximately.

Dated 6 December 2011.

B. A. GOLDSTEIN, 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

Application for Grant of Associated Activities Licence—AAL 171

PURSUANT to Section 65 (6) of the Petroleum and Geothermal Energy Act 2000 (the Act) and Delegation dated 1 October 2009, notice is hereby given that an application for the grant of an Associated Activities Licence within the area described below has been received from:

Beach Energy Limited and Cooper Energy Limited

This application will be determined on or after 22 December 2011.

Description of Application Area

All that part of the State of South Australia, bounded as follows:

327493 mE, 6938820 mN 336066 mE, 6938820 mN 336090 mE, 6923350 mN 335906 mE, 6923350 mN 335697 mE, 6938689 mN 327513 mE, 6938645 mN 327493 mE, 6938820 mN

All co-ordinates are in MGA Z54, GDA94.

Area: 5.54 km² approximately.

Dated 6 December 2011

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: Pirie Resources Pty Ltd

Location: Carappee Hill area—Approximately 60 km northwest of Cowell.

Term: 2 years

Area in km^2 : 54

Ref.: 2011/00194

Plan and co-ordinates can be found on the PIRSA website: <u>http://www.pir.sa.gov.au/minerals/public_notices</u> 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: Investigator Resources Limited (51%) Monash Coal Pty Ltd (49%)

Location: Caralue area—Approximately 40 km south-west of Kimba.

Term: 2 years

Area in km²: 520

Ref.: 2011/00198

Rel.: 2011/00198

Plan and co-ordinates can be found on the PIRSA website: <u>http://www.pir.sa.gov.au/minerals/public_notices</u> 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: Investigator Resources Limited (51%) Monash Coal Pty Ltd (49%)

Location: Kimba area—Approximately 120 km west-southwest of Whyalla.

Pastoral Lease: Uno Station

Term: 2 years

Area in km²: 705

Ref.: 2011/00199

Plan and co-ordinates can be found on the PIRSA website: <u>http://www.pir.sa.gov.au/minerals/public_notices</u> 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: Australian Zircon NL

Location: Sturt Vale area—Approximately 75 km south of Olary.

Pastoral Leases: Lilydale, Sturt Vale, Quondong and Pine Valley.

Term: 2 years

Area in km²: 430

Ref.: 2011/00211

Plan and co-ordinates can be found on the PIRSA website: <u>http://www.pir.sa.gov.au/minerals/public_notices</u> 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: Samphire Uranium Pty Ltd

Location: Mullaquana area—Approximately 80 km southwest of Port Augusta.

Term: 3 years

Area in km²: 444

Ref.: 2011/00216

Plan and co-ordinates can be found on the PIRSA website: <u>http://www.pir.sa.gov.au/minerals/public_notices</u> 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: UXA Resources Limited

Location: Playford South East area—Approximately 80 km west-north-west of Andamooka.

Pastoral Leases: Billa Kalina and Parakylia.

Term: 2 years

Area in km²: 477

Ref.: 2011/00222

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

J. MARTIN, Mining Registrar

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.

Emplo	yees	Public sector agency					
	llowing Department of Manufacturing, tion, Trade, Resources and Energy yees:	Department of the Premier and Cabinet					
 (a) (b) (c) (d) (e) (f) (g) (h) (i) (j) 	Matthew Winefield Belinda Sheldrick Blythe Wood Tanya Meyer David Flores Zoe Yu Simon Crotti Lok Chiu Tyson Miller Bevan Fletcher						

The following Department of Manufacturing, Innovation, Trade, Resources and Energy employees: Department of Primary Industries and Regions

- (a) Bengy Paolo
- (b) Gary Rayner
- (c) Brett Mayne
- (d) Daisy Ashby
- (e) Trevor Bennett
- (f) Tim Deer
- (g) David Lee
- (h) Amanda Walker
- (i) Sean Holden

Employees	Public sector agency
All employees employed in the Department for Communities and Social Inclusion who are substantively employed in the operational unit known as Families SA (excluding employees substantively employed in the operational unit known as Youth Justice). This includes employees employed substantively in the operational unit known as Families SA (excluding employees substantively employed in the operational unit known as Youth Justice) who:	Department for Education and Child Development
• are currently working on a term basis in another public sector agency and who have a right of return to duties pursuant to regulation 6 of the Public Sector Regulations 2010; and/or	
• are absent from their substantive duties on any form of paid or unpaid leave and who has a right at the conclusion of such leave to return to duties.	
Department for Communities and Social Inclusion employees engaged on a temporary contract or casual basis to perform duties in the operational unit known as Families SA (excluding employees performing their duties in the operational unit known as Youth Justice).	
The following Department for Communities and Social Inclusion ongoing employees:	
(a) Julieanne Petersen	
(b) Kathryn Dianne Jones	
(c) Stuart Gregory Sturgess	
(d) Dianne Mary Lynch	
(e) Brodie Arron Buethke	
(f) Sheila Rose Judge	
(g) Terase Woodward	
(h) Raymond Warren	
(i) William James Stapleton	
(j) Gregory Douglas Bailey	
(k) Helen Mary Viant	
(l) Carolyn Ann Ohijenko	
(m) Roseanne Warwick	
(n) Carly Charisse Linda Fuda	
(o) Geraldine Clara Phillips	
(p) Leila Ann Miller	
(q) Lexine Renee Ballin	

Emplo	-	Public sector agency
(r)	Carina Lee Wanganeen	
(s)	Cheryln Ann Snook	
(t)	Rosana Naddaf	
(u)	Judith Anne Miller	
(v)	Karen Louise Frost	
(w)	Raymond Arthur Kerrison	
(x)	Peer Skouborg	
(y)	Terry Christopher Parkhurst	
(z)	Christine Carol Frick	
(aa)	Kimberly Thuy Trinh	
(bb)	Marita Margaret Hohaia	
(cc)	Robert George Winter	
(dd)	Magdelena Christina Madden	
(ee)	Sally Anne Chapman	
(ff)	Sharyn Lynn Watts	
(gg)	Rosemary Ellen Byron-Scott	
(hh)	Melanie Jane Kydd	
(ii)	Arved Jalast	
(jj)	Catherine Harman	
(kk)	Angie Dimusevska	
(11)	Karina Tammy Mesecke	
(mm)	Jacqueline Louise Williams	
(nn)	Aphiah Maria Salerno	
(00)	Charles Reimer	
(pp)	Nadina Ann Labiszewski	
(qq)	Alison Maria Santorelli	
(rr)	Christopher Paul Juniper	
(ss)	Ian Brooks	
(tt)	Bernadette Ann Taheny	
(uu)	Trevor John Neilsen	
(vv)	Paul Keith Wood	
(ww)	Gillian Maureen Sheldon	
(xx)	Amy Louise Brady	
(yy)	Vicki Lauren Williams	
(zz)	Judith Anne Jenke	
(aaa)	Michael Regan	
(bbb)	Nota Avramidis	
(ccc)	Lorraine Lemmens	
(ddd)	Hayley Atkinson	
/		

Employ	ees	Public sector agency
(eee)	Michael Haggerty Austin	
(fff)	Janette Louise Cheesman	
(ggg)	Natalie Grant Doyle	
(hhh)	David John Francis	
(iii)	John Gates	
(jjj)	Tracey Maria Healy	
(kkk)	Sherri Michelle Humphrys	
(111)	Susan Nicole Marks	
(mmm)	Jessica Rae Matricciani	
(nnn)	Nicholas Alexander Ratsch	
(000)	Melanie Erica Robinson	
(ppp)	Paul Anthony Searston	
(qqq)	Claudia Irmgard Turon	
(rrr)	Laura May Wallace	
	owing Department for Communities ial Inclusion temporary employees:	
(sss)	Christopher Malcolm Wyatt	
(ttt)	Lu Luo	
(uuu)	Yan Yee Hilda Cheng	
<i>/</i> >		

- (vvv) Lynlea Clare Simmonds
- (www) Lisa Kate Warnest
- (xxx) Heather Bernice Kaesler

All employees employed in the Department of the Premier and Cabinet who are substantively employed in the operational unit known as the Sustainability and Climate Change Division including those who:

- are currently working on a term basis in another public sector agency and who have a right of return to duties pursuant to regulation 6 of the Public Sector Regulations 2010; and/or
- are absent from their substantive duties on any form of paid or unpaid leave and who has a right at the conclusion of such leave to return to duties.

Department of Environment and Natural Resources

[8 December 2011

Employees	Public sector agency
All employees employed in the Attorney- General's Department who are substantively employed in the operational units known as	Department for Communities and Social Inclusion
(a) the Office for Women	
(b) the Office for Youth	
(c) the Office for Volunteers	
(d) Multicultural SA	
including those who:	
• are currently working on a term basis in another public sector agency and who have a right of return to duties pursuant to regulation 6 of the Public Sector Regulations 2010; and/or	
• are absent from their substantive duties on any form of paid or unpaid leave and who has a right at the conclusion of such leave to return to duties.	

Made by the Premier

on 8 December 2011 DPC11/051CS

RADIATION PROTECTION AND CONTROL ACT 1982 SECTION 44

Notice by Delegate of the Minister for Sustainability, Environment and Conservation

PURSUANT to Section 44 of the Radiation Protection and Control Act 1982, I, Graeme Robert Palmer, Manager of the Radiation Protection Branch of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt owners of fixed X-ray apparatus used for medical, veterinary or chiropractic radiography from the requirements of Regulation 104 (8) of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, subject to the following condition:

The size of the viewing window must be at least 300 mm wide and 400 mm high or 300 mm high and 400 mm wide.

Dated 5 December 2011.

G. R. PALMER, Delegate of the Minister for Sustainability, Environment and Conservation

RADIATION PROTECTION AND CONTROL ACT 1982 Section 44

Notice by Delegate of the Minister for Sustainability, Environment and Conservation

PURSUANT to Section 44 of the Radiation Protection and Control Act 1982, I, Graeme Robert Palmer, Manager of the Radiation Protection Branch of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt owners fixed X-ray apparatus used for veterinary diagnostic plain radiography from the requirements of Regulation 93 (3) (c) of the Radiation Protection and Control (Ionising Radiation) Regulations 2000.

Dated 5 December 2011.

G. R. PALMER, Delegate of the Minister for Sustainability, Environment and Conservation

SEWERAGE ACT 1929

Addition of Land to Port Pirie Country Drainage Area

PURSUANT to Section 18 of the Sewerage Act 1929, the South Australian Water Corporation:

(a) adds to the Port Pirie Country Drainage Area the land shown on the plan in the Schedule; and

(b) declares that this notice will have effect from the commencement of the financial year in which it is published in the Gazette.

D1497 SA Water 11/06609 Mapsheet: 653121A

SCHEDULE

RISDON PARK SOUTH HUNDRED OF PIRIE



NOT TO SCALE

BOUNDARY OF PORT PIRIE COUNTRY DRAINAGE AREA PREVIOUSLY PROCLAIMED SHOWN AS DASHED LINES

LAND TO BE ADDED TO PORT PIRIE COUNTRY DRAINAGE AREA SHOWN AS SHADED AREA

Dated 30 November 2011.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do:

A. SCHIRRIPA, Manager Billing and Collection

In the presence of:

N. HUDSON, Team Leader Rating

SAWATER 11/08951 D1497

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
-	1						
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	47.	1 December 2011		

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

Resources and Infrastructure Training Package RII09

*Trade/ #Declared Vocation/ Other Occupation	Code	Code Title		Probationary Period
	RII30111	Certificate III in Surface Extraction Operations	24 months	2 months
# Extractive Industries Operator	RII30311	Certificate III in Underground Metalliferous Mining	24 months	2 months
# Extractive Industries Operator	RII30411	Certificate III in Resource Processing	24 months	2 months
	RII40311	Certificate IV in Metalliferous Mining Operations (Underground)	36 months	2 months

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
	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. 2	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	47.	1 December 2011		

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

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Career Start Gas	UEG10106	Certificate I in Utilities Industry Operations	6 months	1 month
# Assistant Trade Gas Operations	UEG20106	Certificate II in Utilities Industry Operations	12 months	1 month
* Trade Gas Operations	UEG30110	Certificate III in Gas Industry Operations	36 months	3 months
* Advanced Trade Gas Operations	UEG40106	Certificate IV in Gas Industry Operations	36 months	3 months
* Advanced Trade Gas Transmission Operations	UEG40206	Certificate IV in Gas Industry Transmission Pipeline	36 months	3 months
# Technical Specialist Gas Operations	UEG50106	Diploma of Gas Industry Operations	36 months	3 months
# Advanced Technical Specialist Gas Operations	UEG60106	Advanced Diploma of Gas Industry Operations	48 months	3 months

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. 5. 9.	25 September 2008 18 December 2008 12 March 2009	2. 6.	23 October 2008 29 January 2009 26 March 2009	3. 7.	 13 November 2008 12 February 2009 30 April 2009 	4. 8.	4 December 2008 5 March 2009 18 June 2009
13.	25 June 2009	14.	27 August 2009	15.	17 September 2009	16.	24 September 2009
- · ·	9 October 2009 4 February 2010		22 October 2009 11 February 2010		3 December 2009 18 February 2010		17 December 2009 18 March 2010
	8 April 2010		6 May 2010		20 May 2010		3 June 2010
	17 June 2010	30.	24 June 2010		8 July 2010	32.	9 September 2010
	23 September 2010		4 November 2010		25 November 2010		16 December 2010
-	23 December 2010		17 March 2011		7 April 2011		21 April 2011
	19 May 2011 10 November 2011		30 June 2011 24 November 2011	43.	21 July 2011	44.	8 September 2011

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

Australian Meat Industry Training Package MTM11

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Meat Processor (Abattoirs)	MTM20111	Certificate II in Meat Processing (Abattoirs)	12 months	1 month
# Meat Processor (Smallgoods)	MTM20211	Certificate II in Meat Processing (Smallgoods)	12 months	1 month
# Meat Processor (Boning Operations)	MTM30111	Certificate III in Meat Processing (Boning Room)	24 months	2 months
# Meat Slicer	MTM30211	Certificate III in Meat Processing (Food Services)	24 months	2 months
# Meat Inspector	MTM30311	Certificate III in Meat Processing (Meat Safety)	24 months	2 months
# Rendering Plant Operator	MTM30411	Certificate III in Meat Processing (Rendering)	24 months	2 months
# Slaughter Floor Operator	MTM30511	Certificate III in Meat Processing (Slaughtering)	24 months	2 months
# Quality Assurance Monitor/ Officer	MTM30611	Certificate III in Meat Processing (General)	24 months	2 months

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
*Butcher	MTM30811	Certificate III in Meat Processing (Retail Butcher)	48 months	3 months
*Smallgoods Maker	MTM31011	Certificate III in Meat Processing (Smallgoods— Manufacture)	48 months	3 months

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THE UNIVERSITY OF ADELAIDE

BY-LAWS MADE UNDER THE UNIVERSITY OF ADELAIDE ACT 1971

1. Definitions

In these by-laws:

- 1.1 'Authorised person' means a person or class of persons authorised in writing by the Council for the purposes of these by-laws or a part of these by-laws.
- 1.2 'Council' means the Council of the University of Adelaide.
- 1.3 'permission' means the permission of the Council granted in writing prior to the act, event or activity to which it relates.
- 1.4 'road' means an area of University grounds that is open to or used by the public and has as one of its main uses, the driving, parking or standing of motor vehicles.
- 1.5 'University grounds' has the same meaning as in the University of Adelaide Act 1971.
- 1.6 'University' means the University of Adelaide.
- 1.7 'the Act' means the University of Adelaide Act 1971.
- 1.8 'traffic control device' has the same meaning as in the Road Traffic Act 1961.
- 1.9 'vehicle' has the same meaning as in the Road Traffic Act 1961.

2. Penalties

2.1 Fines

Any person who commits a breach of these by-laws or any part of these by-laws is guilty of an offence and is liable to a maximum penalty of \$200.

2.2 Expiation Fee

The explain fee for any breach of these by-laws or part of these by-laws is \$35 unless provided otherwise.

3. Application

These by-laws apply to the University grounds or to such portion of the University grounds as specified in these by-laws.

4. Traffic

- 4.1 The driver of a vehicle on University grounds shall obey the indications given by any traffic control device erected by or with the authority of the Council, for regulating vehicles or indicating the direction to be followed by a vehicle on University grounds.
- 4.2 No person shall drive or propel or park a vehicle on University grounds unless an area or road has been constructed and set aside by the Council for the parking or travelling of vehicles.
- 4.3 The Council may fix a speed limit for a road or roads on the University grounds, and if a traffic control device is erected on a road indicating the speed limit that applies to such road, no person shall drive a vehicle on any such road at a speed greater than the speed limit so indicated.
- 4.4 No person shall park or leave a vehicle in any place on the University grounds at any time unless the permission of the Council has previously been given for the parking or leaving of such vehicle in such place and at such time.

The Council may grant a general permission subject to terms and conditions or it may require the obtaining of a special permit.

For vehicles so permitted, no person shall park or leave any such vehicle in any place on the University grounds unless (if required) such vehicle has affixed to or displayed in or on it a currently valid permit issued by the Council for the parking or leaving of such vehicle in such place, and such permit is affixed or displayed in accordance with any instructions given in writing when such permit is issued.

- 4.5 No person shall park or leave a vehicle on University grounds in such manner as to obstruct the passage of vehicles or pedestrians.
- 4.6 No person shall park a vehicle on any part of the University grounds which is set aside for the parking of vehicles of a specified class or persons of a specified class if such vehicle or person does not fall within such class.
- 4.7 No person shall park a vehicle on any part of University grounds contrary to any time limit determined by the Council for the parking of vehicles on that part of the University grounds.
- 4.8 Every person who is the driver of any vehicle on University grounds who is reasonably suspected by an authorised officer of having contravened a by-law, or any person reasonably suspected by an authorised person of having contravened a by-law by parking or leaving a vehicle on University grounds, shall give his or her name and address to any such authorised person on request.
- 4.9 A person who is about to drive or is driving a vehicle into or out of a parking area shall give way to all other vehicles passing along an adjacent road.
- 4.10 No person shall without the consent of the Council drive a vehicle on University grounds:
 - if the total weight of the vehicle and its load exceeds 24 tonnes; or
 - if the weight on any axle of the vehicle exceeds 8 tonnes (including the weight of the wheels and load thereon).
- 4.11 An authorised person may remove from University grounds any vehicle which is in breach of any of these by-laws or a part of these by-laws.
- 5. Dangerous or Careless Driving, Undue Noise
 - 5.1 No person shall drive or otherwise use a vehicle on University grounds in a dangerous or careless manner.
 - 5.2 No person shall drive or otherwise use a vehicle in such a manner as to cause undue noise or nuisance.

6. Skateboards

- 6.1 No person shall ride a skateboard on University grounds.
- 6.2 For the purposes of this by-law, 'skateboard' includes any roller skates, scooters, in-line skates or the like.
- 7. Trespass
 - 7.1 No person shall trespass on University grounds.
 - 7.2 An authorised person may require a person who is suspected on reasonable grounds of trespassing on University grounds to give his or her name and address to that authorised person upon request.
- 8. Indecent Language and Disorderly Conduct
 - 8.1 No person shall on the University grounds use any indecent language or be a participant in disorderly conduct while on University grounds.
 - 8.2 Any authorised person may remove from University grounds, any person guilty of indecent language or disorderly conduct under this by-law.
 - 8.3 For the purposes of this by-law 'disorderly conduct' includes, but is not limited to:
 - 8.3.1 the throwing, placing, depositing or leaving on University grounds any rubbish, refuse, paper, bottles, or glass (broken or otherwise), or any litter of any kind or nature whatsoever;
 - 8.3.2 interrupting any academic activity of the University or any meeting by means of any noise or unseemly behaviour;
 - 8.3.3 cutting, breaking, defacing, picking, removing, or destroying or injuring any tree, shrub, hedge, plant or flower, or any part of any lawn or garden;

- 8.3.4 removing, damaging, injuring or interfering with any stake, label or sign on or near any tree, shrub, plant, flower, lawn or garden;
- 8.3.5 walking on or over or causing damage to any bed containing or being prepared for flowers or shrubs or walking on or over any lawn in contravention of any notice posted thereon;
- 8.3.6 entering or walking on or over any part of University grounds which is temporarily enclosed and on which is posted a notice prohibiting persons from entering or walking thereon;
- 8.3.7 damaging, injuring or interfering with or climbing upon any fence, building, or erection, or any fixed or movable thing;
- 8.3.8 hindering or obstructing an authorised person in the execution of their duty;
- 8.3.9 disturbing, frightening, shooting or throwing missiles at, or otherwise attempting to capture or kill any bird, fish or animal;
- 8.3.10 assaulting, threatening, or attempting to assault or threaten any other person;
- 8.3.11 using abusive or insulting language or engaging in any offensive, indecent or improper act, conduct or behaviour.

9. Recovery of Compensation

The University may recover on complaint compensation for any damage done to University grounds or any property of the University.

- 10. Alcoholic Liquor
 - 10.1 No person shall, without the permission of the Council, or its delegate, bring any alcoholic liquor onto or keep or consume any alcoholic liquor upon University grounds, other than as part of the grounds licensed for the purpose under the Liquor Licensing Act 1997 (as amended).

The Council may grant a general permission subject to terms and conditions or it may require the obtaining of a special permit.

- 10.2 An authorised person may remove from University grounds any intoxicated person and may search University grounds and vehicles thereon for alcoholic liquor and may seize any alcoholic liquor reasonably suspected of being brought onto University grounds contrary to this by-law.
- 10.3 The Council may confiscate any alcoholic liquor brought onto University grounds contrary to this by-law, and thereupon such alcoholic liquor shall become the property of the University.
- 11. Offensive Weapons
 - 11.1 No person shall bring an offensive weapon on to University grounds.
 - 11.2 An authorised person may search for and seize an offensive weapon on University grounds.
 - 11.3 The Council may confiscate an offensive weapon seized by an authorised person under this by-law.

12. Meetings

No person shall conduct, promote or take part in any meeting on University grounds where such meeting has been explicitly and openly prohibited by the Council. 13. Powers of Authorised Persons

- 13.1 An authorised person may require a person who is suspected on reasonable grounds of having contravened these by-laws or a part of these by-laws to give his or her name and address to that authorised person.
- 13.2 A person requested by an authorised officer to give his or her name and address under the by-law must comply with the request.

H. KARMEL, University Council Secretary

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 8 December 2011

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT

ADELAIDE CITY COUNCIL

Easements in parklands (section 6022, hundred of Adelaide), Greenhill Road, Adelaide. p31 Across and in Anzac Highway, Adelaide. p31 and 32

CITY OF BURNSIDE

In and across Royal Avenue, Burnside. p21 Nelson Court, Burnside. p21

CAMPBELLTOWN CITY COUNCIL

Castle Street, Athelstone. p12 Kurrajong Avenue, Athelstone. p12 Alan Avenue, Campbelltown. p20 Florentine Avenue, Campbelltown. p20 Roma Grove, Campbelltown. p20

CITY OF CHARLES STURT

Findon Avenue, Seaton. p16 Beatrice Avenue, Findon. p17 In and across Brocas Avenue, Cheltenham. p51 and 52 Easements in lot 1012 in LTRO DP 87602, Torrens Road, Cheltenham. p51 and 52 In and across St Clair Avenue, Cheltenham. p51-53 Tulloch Drive, Cheltenham. p51-53 Apprentice Street, Cheltenham. p51 and 52

TOWN OF GAWLER Paxton Road, Willaston. p29 Brown Street, Willaston. p29 Across Angle Vale Road, Evanston Gardens. p61 In and across Ross Davis Avenue, Evanston Gardens. p60 and 61 Doudney Avenue, Evanston Gardens. p62 Tobitt Street, Evanston Gardens. p62

CITY OF MARION Daws Road, Ascot Park. p13 Audrey Street, Ascot Park. p13 and 14 Albert Street, Ascot Park. p13 CITY OF MITCHAM In and across Cashel Street, Pasadena. p46 In and across Rugby Street, Pasadena. p46 Spiers Avenue, Pasadena. p46

CITY OF PLAYFORD Rosewarne Crescent, Davoren Park. p33 Lawson Street, Davoren Park. p33 In and across Port Wakefield Road, Waterloo Corner and Virginia. p37, 38, 40 and 41 Symes Road, Waterloo Corner. p37, 38 and 41 Across and in Taylors Road, Waterloo Corner. p37 and 38 Easements in road reserves (lot 66 in LTRO DP 76617, lot 77 in LTRO DP 77599, lot 75 in LTRO DP 79433 and lot 73 in LTRO DP 77600), Northern Expressway, Waterloo Corner. p37-39 Across Norma Road, Waterloo Corner. p37 and 39 Easements in lots 1 and 2 in LTRO FP 8884 and lot 59 in LTRO DP 77198, Northern Expressway, Waterloo Corner. p37 and 39 Across Stanley Road, Waterloo Corner. p37 and 39 Easements in lot 14 in LTRO DP 4843, Northern Expressway, Waterloo Corner. p37, 39 and 40 Easements in lot 3 in LTRO FP 114817, Port Wakefield Road, Virginia. p37 and 40 Brown Road, Waterloo Corner. p37 and 40 Easements in lot 8012 in LTRO DP 86210, Faulding Avenue, Munno Para, p54-56 In and across Peachey Road, Munno Para, p54 and 56 Ormond Avenue, Munno Para, 54 and 56 Across Newton Boulevard, Munno Para, p54 and 56 In and across Ormond Avenue, Munno Para. p57 Wallaby Street, Munno Para. p57 Minto Street, Blakeview. p63 Easement in allotment piece 1372 in LTRO DP 86745, Purdie Road, Blakeview. p63

CITY OF PORT ADELAIDE ENFIELD Trafford Street, Mansfield Park. p10 In and across Hamley Crescent, Mansfield Park. p10 and 11 Kent Street, Mansfield Park. p11 Irwin Street, Mansfield Park. p11

CITY OF SALISBURY Jago Street, Salisbury. p15 Wunkar Road, Ingle Farm. p22 Jobson Road, Bolivar. p30

CITY OF TEA TREE GULLY Mahogany Avenue, Dernancourt. p28 Reids Road, Dernancourt. p28 Karri Drive, Dernancourt. p28 In walkway (lot 116 in LTRO DP 87904), Golden Grove. p59 Across and in Ashbrook Rise, Golden Grove. p59 Across and in Parkwood Drive, Golden Grove. p59 adcross and in Parkwood Drive, Golden Grove. p59 across and in Parkwood Drive, Golden Grove. p59 desement in lot 200 in LTRO DP 87904, Parkwood Drive, Golden Grove. p60 Easement in reserve (lot 118 in LTRO DP 87904), Parkwood Drive, Golden Grove. p59 Spruce Court, Golden Grove. p60 Easement in reserve (lot 119 in LTRO DP 87904), Spruce Court, Golden Grove. p60 Sir Joseph Banks Crescent, Golden Grove. p60 Hickory Court, Golden Grove. p60

CITY OF UNLEY Across Greenhill Road, Adelaide. p31 Young Street, Parkside. p45 George Street, Parkside. p45 Jaffrey Street, Parkside. p45 Stamford Street, Parkside. p45

CITY OF WEST TORRENS Marion Road, Plympton. p18

CEDUNA WATER DISTRICT

DISTRICT COUNCIL OF CEDUNA In and across McKenzie Street, Ceduna. p34-36 Collins Street, Ceduna. p34 and 35

MANNUM-ADELAIDE COUNTRY LANDS WATER DISTRICT

THE BAROSSA COUNCIL Waterworks land (lot 11 in LTRO DP 55770), Tungkillo Road, Mount Pleasant. p23 and 24 Easements in lot 112 in LTRO FP 215857, Tungkillo Road, Mount Pleasant. p23 and 24 Tungkillo Road, Mount Pleasant. p23-27 Schrapels Road, Mount Pleasant. p23 and 24

MID MURRAY COUNCIL Tungkillo Road, Tungkillo. p23 and 26

NARACOORTE WATER DISTRICT

NARACOORTE LUCINDALE COUNCIL Ormerod Street, Naracoorte. p9 Easement in lot 10 in LTRO FP 217242, Ormerod Street, and lot 91 in LTRO FP 217809, Smith Street, Naracoorte. p9

PINNAROO WATER DISTRICT

SOUTHERN MALLEE DISTRICT COUNCIL Mallee Highway, Pinnaroo. p50

PORT ELLIOT WATER DISTRICT

ALEXANDRINA COUNCIL In and across North Terrace, Port Elliot. p3

STRATHALBYN WATER DISTRICT

ALEXANDRINA COUNCIL In and across Burnside Road, Strathalbyn. p2

WASLEY WATER DISTRICT

LIGHT REGIONAL COUNCIL Henry Turton Circuit, Wasleys. p58

WATER MAINS ABANDONED

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

ADELAIDE WATER DISTRICT

ADELAIDE CITY COUNCIL Anzac Highway, Adelaide. p31

CITY OF BURNSIDE In and across Royal Avenue, Burnside. p21 Nelson Court, Burnside. p21

CAMPBELLTOWN CITY COUNCIL In and across Castle Street, Athelstone. p12 Kurrajong Street, Athelstone. p12 Alan Avenue, Campbelltown. p20 Florentine Avenue, Campbelltown. p20 Roma Grove, Campbelltown. p20 CITY OF CHARLES STURT Findon Avenue, Seaton. p16 Beatrice Avenue, Seaton. p17

TOWN OF GAWLER Paxton Street, Willaston. p29 Brown Street, Willaston. p29

CITY OF MARION Daws Road, Ascot Park. p13 Audrey Street, Ascot Park. p13 and 14 Albert Street, Ascot Park. p13 Diagonal Road, Seacombe Gardens. p47

CITY OF MITCHAM Cashel Street, Pasadena. p46 In and across Rugby Street, Pasadena. p46 Spiers Avenue, Pasadena. p46

CITY OF PLAYFORD In and across Rosewarne Crescent, Davoren Park. p33 Lawson Street, Davoren Park. p33 In and across Port Wakefield Road, Waterloo Corner and Virginia. p37-41 Taylors Road, Waterloo Corner. p37 and 38 Brown Road, Waterloo Corner. p37 and 40

CITY OF PORT ADELAIDE ENFIELD Trafford Street, Mansfield Park. p10 In and across Hamley Crescent, Mansfield Park. p10 and 11 Kent Street, Mansfield Park. p11 Irwin Street, Mansfield Park. p11

CITY OF SALISBURY Jago Street, Salisbury. p15 Wunkar Road, Ingle Farm. p22 Jobson Road, Bolivar. p30 Waterworks land (lot 24 in LTRO DP 56718), Jobson Road, Bolivar. p30

CITY OF TEA TREE GULLY Mahogany Avenue, Dernancourt. p28 Reids Road, Dernancourt. p28 Karri Drive, Dernancourt. p28 Across walkway (lot 116 in LTRO DP 87904), Golden Grove. p59 Easements in lots 85-93 in LTRO DP 87904, Ashbrook Rise, Golden Grove. p59 Across Parkwood Drive, Golden Grove. p59 Easements in reserve (lot 118 in LTRO DP 87904), Parkwood Drive, Golden Grove. p59

CITY OF UNLEY Young Street, Parkside. p45 George Street, Parkside. p45 Jaffrey Street, Parkside. p45 Stamford Street, Parkside. p45

CITY OF WEST TORRENS Marion Road, Plympton. p18

BUNDALEER COUNTRY LANDS WATER DISTRICT

WAKEFIELD REGIONAL COUNCIL Watchman Exchange Road, Mount Templeton. p4 Bumbunga Road, Mount Templeton. p48 and 49

CEDUNA WATER DISTRICT

DISTRICT COUNCIL OF CEDUNA Collins Street, Ceduna. p34 McKenzie Street, Ceduna. p34-36

PORT ELLIOT WATER DISTRICT

ALEXANDRINA COUNCIL In and across North Terrace, Port Elliot. p3

STRATHALBYN WATER DISTRICT

ALEXANDRINA COUNCIL Burnside Road, Strathalbyn. p2

OUTSIDE WATER DISTRICTS

OUTSIDE DISTRICT COUNCILS Easements in lot 79 in LTRO DP 61915, Lincoln Highway, hundred of Randell. p5

WATER MAINS LAID

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

OUTSIDE WATER DISTRICTS

OUTSIDE DISTRICT COUNCILS Easements in lot 79 in LTRO DP 61915, Lincoln Highway, hundred of Randell. p5 and 6

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

ADELAIDE CITY COUNCIL Across Port Road, Adelaide. FB 1214 p1-6 Easements in lot 13 in LTRO DP 85638, Port Road, Adelaide. FB 1214 p1-6 Easement in section 574, hundred of Adelaide, Hackney Road, Adelaide. FB 1214 p7 and 8

CITY OF CHARLES STURT

Sewerage land (lot 912 in LTRO DP 86910), Cheltenham. FB 1215 p24, 25, 28, 30 and 32 Easements in lot 1012 in LTRO DP 87602, Torrens Road, Cheltenham. FB 1215 p24-26 and 28-30 In and across Tulloch Drive Cheltenham. FD 1215, 24, 26, 26

In and across Tulloch Drive, Cheltenham. FB 1215 p24, 26, 28 and 30

Apprentice Street, Cheltenham. FB 1215 p24, 26, 29 and 30

In and across Brocas Avenue, Cheltenham. FB 1215 p24, 26 and 29

In and across St Clair Avenue, Cheltenham. FB 1215 p24, 26, 27 and 30

TOWN OF GAWLER

Across Angle Vale Road, Evanston Park. FB 1215 p33 and 35 In and Across Ross Davis Avenue, Evanston Park. FB 1215 p33-35

Across and in Doudney Avenue, Evanston Park. FB 1215 p33-35 Easements in lot 38 in LTRO FP 153939, Angle Vale Road, Evanston Park. FB 1215 p33-35 Tobitt Street, Evanston Park. FB 1215 p33-35

CITY OF HOLDFAST BAY Across Davey Avenue, Glenelg North. FB 1214 p9 Inwood Avenue, Glenelg North. FB 1214 p9

CITY OF MARION Blackler Avenue, Plympton Park. FB 1212 p60

CITY OF NORWOOD PAYNEHAM AND ST PETERS Across Hackney Road, Adelaide and Hackney. FB 1214 p7 and 8

CITY OF PLAYFORD Easements in allotment piece 1372 in LTRO DP 86745, Purdie Road, Blakeview. FB 1215 p36-38 Purdie Road, Blakeview. FB 1215 p36-38 Minto Street, Blakeview. FB 1215 p36-38

CITY OF TEA TREE GULLY Easement in reserve (lot 118 in LTRO DP 87904), Parkwood Drive, Golden Grove. FB 1215 p19, 20 and 22 Across and in Parkwood Drive, Golden Grove. FB 1215 p19-23 Hickory Court, Golden Grove. FB 1215 p19, 21 and 22 Ashbrook Rise, Golden Grove. FB 1215 p19, 20 and 23 Easements in lots 94, 95 and 97 in LTRO DP 87904, Ashbrook Rise, Golden Grove. FB 1215 p19, 20 and 23 Spruce Court, Golden Grove. FB 1215 p19, 21 and 23 Easements in lot 20 in LTRO DP 68762, Aristotle Close and lots 1-7 in LTRO DP 87904, Parkwood Drive, Golden Grove. FB 1215 p19-22

CITY OF WEST TORRENS Across Port Road, Adelaide and Thebarton. FB 1214 p1-6

SEWERS ABANDONED

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

ADELAIDE DRAINAGE AREA

ADELAIDE CITY COUNCIL Easement in section 574, hundred of Adelaide, Hackney Road, Adelaide. FB 1214 p7 and 8

CITY OF CHARLES STURT

Easements in lot 1010 in LTRO DP 86910, Cheltenham Parade, lot 1008 in LTRO DP 85898 and lot 1012 in LTRO DP 87602, Torrens Road, Cheltenham—200 mm AC rising main. FB 1215 p24-27 Across Apprentice Street, Cheltenham—200 mm AC rising main.

Across Apprentice Street, Cheltenham—200 mm AC rising main. FB 1215 p24 and 26

CITY OF NORWOOD PAYNEHAM AND ST PETERS Across Hackney Road, Adelaide and Hackney. FB 1214 p7 and 8

CITY OF WEST TORRENS Port Road, Thebarton and Adelaide. FB 1214 p1-3 and 6

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CITY OF CHARLES STURT Sewerage land (lot 912 in LTRO DP 86910), Cheltenham— 200 mm PVC pumping main. FB 1215 p24, 25 and 31 Easements in lot 1012 in LTRO DP 87602, Torrens Road and lot 1010 in LTRO DP 86910, Cheltenham Parade, Cheltenham— 200 mm PVC pumping main. FB 1215 p24, 25 and 31

> A. J. RINGHAM, Chief Executive Officer, South Australian Water Corporation

Christr	nas/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
Firs	t 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 wi	ill not be a G azette in the period between these two dates)
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GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2011

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Agents, Ceasing to Act as	45.50
Associations:	
Incorporation	23.00
Intention of Incorporation	57.00
Transfer of Properties	57.00
Attorney, Appointment of	45.50
Bailiff's Sale	57.00
Cemetery Curator Appointed	33.75
Companies:	
Alteration to Constitution	45.50
Capital, Increase or Decrease of	57.00
Ceasing to Carry on Business	33.75
Declaration of Dividend	33.75
Incorporation	45.50
Lost Share Certificates: First Name	22 75
Each Subsequent Name	33.75 11.60
Meeting Final	38.00
Meeting Final Regarding Liquidator's Report on	56.00
Conduct of Winding Up (equivalent to 'Final	
Meeting')	
First Name	45.50
Each Subsequent Name	11.60
Notices:	
Call	57.00
Change of Name	23.00
Creditors	45.50
Creditors Compromise of Arrangement	45.50
Creditors (extraordinary resolution that 'the Com-	
pany be wound up voluntarily and that a liquidator be appointed')	57.00
Release of Liquidator—Application—Large Ad —Release Granted	90.50
—Release Granted	57.00
Receiver and Manager Appointed	52.50
Receiver and Manager Ceasing to Act	45.50
Restored Name	42.50
Petition to Supreme Court for Winding Up	79.00
Summons in Action	67.50
Order of Supreme Court for Winding Up Action Register of Interests—Section 84 (1) Exempt	45.50
Register of Interests—Section 84 (1) Exempt	102.00
Removal of Office	23.00
Proof of Debts	45.50
Sales of Shares and Forfeiture	45.50
Estates:	
Assigned	33.75
Deceased Persons-Notice to Creditors, etc	57.00
Each Subsequent Name	11.60
Deceased Persons—Closed Estates	33.75
Each Subsequent Estate	1.50
Probate, Selling of Public Trustee, each Estate	45.50 11.60
	11.00

	\$
Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	
Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	57.00 57.00 57.00
Mortgages: Caveat Lodgement Discharge of Foreclosures Transfer of Sublet	23.00 24.10 23.00 23.00 11.60
Leases—Application for Transfer (2 insertions) each	11.60
Lost Treasury Receipts (3 insertions) each	33.75
Licensing	67.50
Municipal or District Councils: Annual Financial Statement—Forms 1 and 2 Electricity Supply—Forms 19 and 20 Default in Payment of Rates: First Name Each Subsequent Name	
Noxious Trade	33.75
Partnership, Dissolution of	33.75
Petitions (small)	
Registered Building Societies (from Registrar-General) Register of Unclaimed Moneys—First Name Each Subsequent Name	23.00 33.75 11.60
Registers of Members—Three pages and over: Rate per page (in 8pt) Rate per page (in 6pt)	289.00 382.00
Sale of Land by Public Auction	57.50
Advertisements ¼ page advertisement ½ page advertisement Full page advertisement	135.00 270.00
Advertisements, other than those listed are charged at \$2 column line, tabular one-third extra.	
Notices by Colleges, Universities, Corporations and	District

Notices by Colleges, Universities, Corporations and District Councils to be charged at \$3.20 per line.

Where the notice inserted varies significantly in length from that which is usually published a charge of \$3.20 per column line will be applied in lieu of advertisement rates listed.

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GOVERNMENT GAZETTE NOTICES

ALL 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. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@dpc.sa.gov.au. Send as attachments in Word format. Please include 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.

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2011

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
289-304	23.30	21.90	785-800	59.00	58.00
305-320	24.70	23.20	801-816	60.50	58.50
321-336	25.75	24.30	817-832	61.50	60.50
337-352	27.00	25.50	833-848	63.00	61.50
353-368	27.75	26.75	849-864	64.00	62.50
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
449-464	34.75	33.50	945-960	70.00	68.50
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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 "Adelaide—Area 4 (Rymill Park)", column headed "Period" delete "5 pm on 18 February 2011 to 11.59 pm on 20 February 2011." and substitute:

6 pm on 31 December 2011 to 7 am on 1 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

with the advice and consent of the Executive Council on 8 December 2011

No 255 of 2011

MLI0005/11CS

South Australia

Liquor Licensing (Dry Areas—Short Term) Variation Regulations 2011

under the Liquor Licensing Act 1997

Contents

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- 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 "Glenelg—Area 1", column headed "Period"—delete "9 pm on 31 December 2010 to 6 am on 1 January 2011." and substitute:

9 pm on 31 December 2011 to 6 am on 1 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

with the advice and consent of the Executive Council on 8 December 2011

No 256 of 2011

MLI0004/11CS

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
- 5 Variation of Schedule 2—Plans of short term dry areas

Schedule 1—Plan to be inserted

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 "Streaky Bay—Area 1"—delete the item and substitute:

Streaky Bay—Area 1

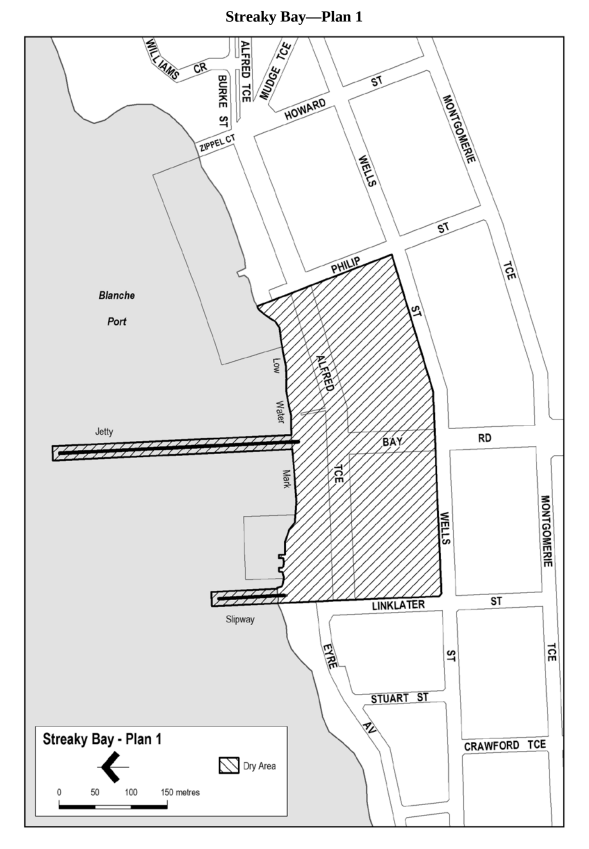
(see Schedule 2: Streaky Bay— Plan 1)

The area in and adjacent to the town 6 pm on of Streaky Bay bounded as follows: commencing at the point at which the prolongation in a straight line of the eastern boundary of Linklater Street intersects the low water mark on the southern side of Blanche Port, then generally easterly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the western boundary of Philip Street, then south-easterly along that prolongation and boundary of Philip Street to the northern boundary of Wells Street, then south-westerly and westerly along that boundary of Wells Street to the eastern boundary of Linklater Street, then northerly along that boundary of Linklater Street and the prolongation in a straight line of that boundary to the point of commencement. The area includes the whole of any jetty, boat ramp or other structure that projects below the low water mark from within the area described above (as well as any area beneath such a structure).

6 pm on 31 December 2011 to 8 am on 1 January 2012. The consumption of liquor is prohibited and the possession of liquor is prohibited.

5—Variation of Schedule 2—Plans of short term dry areas

Schedule 2—after the plan headed "Spalding—Plan 1" insert the plan headed "Streaky Bay—Plan 1" in Schedule 1 of these regulations



Schedule 1—Plan to be inserted

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 8 December 2011

No 257 of 2011

11MCA0038CS

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—Plans to be inserted

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—before the item headed "Glenelg—Area 1" insert:

Elliston—Area 1

(see Schedule 2: Elliston—Plan 1)

[8 December 2011

The area in and adjacent to Elliston bounded as follows: commencing at the point at which the prolongation in a 8 am on straight line of the north-western boundary of Section 417 Hundred of Ward intersects the low water mark on Waterloo Bay, then generally south-easterly, southerly, westerly and south-easterly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the western boundary of Section 405 Hundred of Ward, then northerly along that prolongation and boundary of Section 405, and the western boundary of Section 68 Hundred of Ward, to the northern boundary of Section 68, then in a straight line by the shortest route to the point at which the western and southern boundaries of Section 384 Hundred of Ward meet, then northerly along the western boundary of Section 384 to the point at which it meets the north-eastern boundary of the Section, then in a straight line by the shortest route (across Flinders Highway) to the point at which the eastern boundary of Colton Back Road meets the northern boundary of Flinders Highway, then generally northerly and north-westerly along the eastern boundary of Colton Back Road to the point at which it is intersected by the prolongation in a straight line of the northern boundary of Silo Road, then south-westerly along that prolongation and boundary of Silo Road to the western boundary of Lot 41 of DP 72507, then generally northerly and westerly along the western and southern boundaries of Lot 41 to the point at which the southern boundary of the Lot meets the eastern boundary of Flinders Highway, then generally southerly and south-easterly along that boundary to the point at which it is intersected by the prolongation in a straight line of the north-western boundary of Section 417 Hundred of Ward, then south-westerly along that prolongation and boundary of Section 417, and the prolongation in a straight line of that boundary, to the point of commencement. The area does not include any jetty, boat ramp or other structure projecting below the low water mark from within the area

9 pm on

31 December 2011 to 1 January 2012.

The consumption of liquor is prohibited and the possession of liquor is prohibited.

described above.

(2)Schedule 1—after the item headed "Port Augusta—Area 1" insert:

Port Kenny—Area 1

(see Schedule 2: Port Kenny—Plan 1)

The area in and adjacent to Port Kenny 9 pm on bounded as follows: commencing at the point at which the prolongation in a 8 am on straight line of the eastern boundary of 1 January 2012. Lot 1 of DP 29315 intersects the north-eastern boundary of Main Street (Flinders Highway), then south-westerly along that prolongation and boundary of Lot 1 to the eastern boundary of Lot 2 of DP 29315, then south-westerly along that eastern boundary of Lot 2 and the prolongation in a straight line of that boundary to the low water mark on the northern side of Venus Bay, then generally south-easterly, northerly and easterly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the eastern boundary of Lot 17 of DP 4405, then north-easterly along that prolongation and boundary of Lot 17 to the northern boundary of the Lot, then north-westerly along the northern boundaries of Lots 17, 16 and 15 of DP 4405 to the eastern boundary of Lot 12 of DP 4405, then northerly along the eastern boundary of that Lot, and the eastern boundaries of Lots 11 and 10 of DP 4405, to the northern boundary of Lot 10, then westerly along that boundary of Lot 10 to the eastern boundary of Sunny Street, then northerly along that boundary of Sunny Street and the western boundary of Piece 202 of DP 84488 to the point at which the western boundary of Piece 202 is intersected by the prolongation in a straight line of the north-eastern boundary of Lot 288 of FP 1803203, then north-westerly along that prolongation and boundary of Lot 288 to the north-western boundary of the Lot, then south-westerly along the north-western boundary of Lot 288 to the north-eastern boundary of Section 68 Hundred of Wright, then north-westerly and south-westerly along the north-eastern and north-western boundaries of the Section to the point at which the

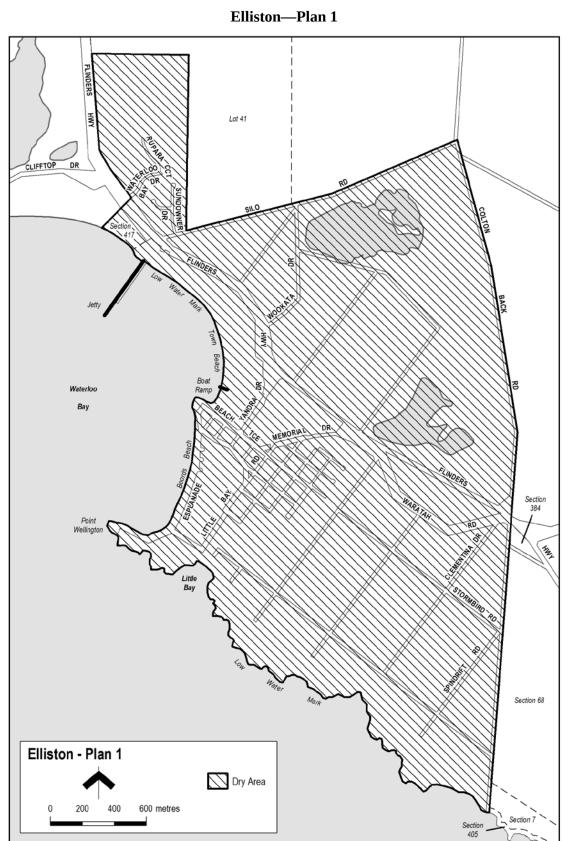
31 December 2011 to

The consumption of liquor is prohibited and the possession of liquor is prohibited.

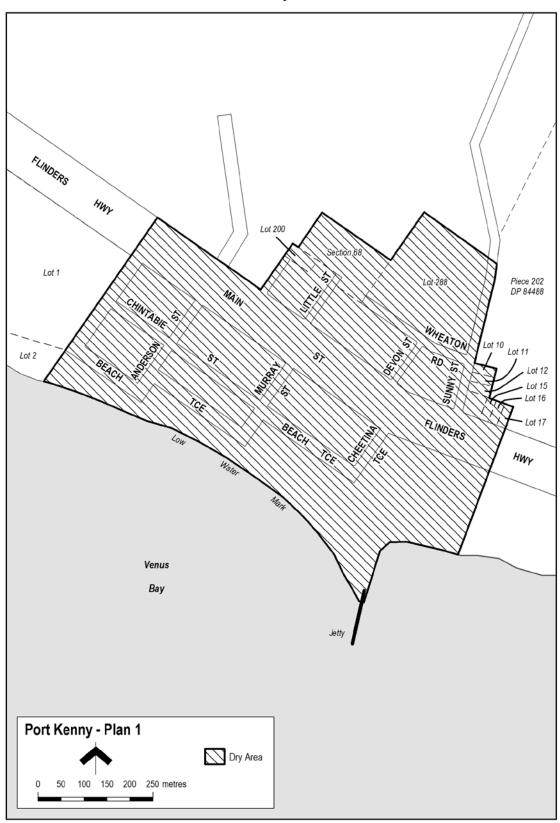
north-western boundary meets the north-eastern boundary of Lot 200 of DP 84488, then north-westerly along that boundary of Lot 200 to the north-western boundary of the Lot, then south-westerly along the north-western boundary of Lot 200 and the prolongation in a straight line of that boundary to the point at which that prolongation intersects the north-eastern boundary of Main Street (Flinders Highway), then north-westerly along that boundary of Main Street to the point of commencement. The area does not include any jetty, boat ramp or other structure projecting below low water mark from within the area described above.

5—Variation of Schedule 2—Plans of short term dry areas

- (1) Schedule 2—before the plan headed "Glenelg—Plan 1" insert the plan headed "Elliston— Plan 1" in Schedule 1 of these regulations
- (2) Schedule 2—after the plan headed "Port Augusta—Plan 1" insert the plan headed "Port Kenny—Plan 1" in Schedule 1 of these regulations



Schedule 1—Plans to be inserted



Port Kenny—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

with the advice and consent of the Executive Council on 8 December 2011

No 258 of 2011

MLI0013/11CS

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 "Beachport—Area 1", column headed "Period"—delete "12 noon on 31 December 2010 to 12 noon on 2 January 2011." and substitute:

12 noon on 31 December 2011 to 12 noon on 2 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

with the advice and consent of the Executive Council on 8 December 2011

No 259 of 2011

MLI0007/11CS

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—Plans to be substituted

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—delete the items headed "Robe—Area 1", "Robe—Area 2", "Robe—Area 3" and "Robe—Area 4" and substitute:

Robe—Area 1

(see Schedule 2: Robe—Plan 1)

The area in and adjacent to Robe bounded as follows: commencing at the western end of the northern boundary of Dawson Drive, then in a straight line by the shortest route to the low water mark of Guichen Bay on the eastern side of the entrance to Fox's Lake, then in a straight line by the shortest route (across the entrance) to the low water mark on the western side of the entrance, then generally westerly along the low water mark to the eastern side of the entrance to Lake Butler, then in a straight line by the shortest route (across the entrance) to the eastern boundary of the breakwater on the western side of the entrance to the lake, then northerly, north-easterly, westerly and south-westerly around the outer boundary of the breakwater back to the low water mark on the shore on the western side of the breakwater, then generally north-westerly and southerly 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 Evans Cave Road (the northern boundary of Section 363 Hundred of Waterhouse), then generally easterly along that prolongation and boundary of Evans Cave Road, and the prolongation in a straight line of that boundary, to the eastern boundary of Robe Street, then northerly along that boundary of Robe Street to the southern boundary of Beacon Hill Road, then generally easterly along that boundary of Beacon Hill Road to the point at which it meets the north-eastern boundary of Lot 5 of DP 78111, then generally south-easterly and easterly along that boundary of Lot 5 and easterly and north-easterly along the northern boundary of Section 289 Hundred of Waterhouse to the eastern boundary of Section 289, then in a straight line by the shortest route to the south-western corner of Lot 11 of DP 64831, then easterly along the southern boundary of Lot 11 and the prolongation in a straight line of that boundary to the point at which the prolongation intersects the eastern boundary of Nora Creina Road, then northerly along that boundary of Nora Creina Road to the point at which it meets the southern boundary of Wildfield Road, then generally easterly along that boundary

For 36 hours commencing at 12 noon on 31 December 2011 and ending at midnight on 1 January 2012.

The consumption of liquor is prohibited and the possession of liquor is prohibited.

of Wildfield Road and the prolongation in a straight line of that boundary to the point at which the prolongation intersects the northern boundary of Southern Ports Highway, then generally north-westerly and south-westerly along that boundary of Southern Ports Highway and the northern boundary of Main Road to the eastern boundary of Dawson Drive, then generally north-westerly and westerly along that boundary of Dawson Drive to the point of commencement. The area includes any wharf, jetty, boat ramp, breakwater or other structure projecting below low water mark from within the area described above (as well as any area beneath such a structure).

Robe—Area 2

(see Schedule 2: Robe—Plan 2)

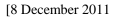
The area in and adjacent to Robe bounded as follows: commencing at the western end of the northern boundary of Dawson Drive, then in a straight line by the shortest route to the low water mark of Guichen Bay on the eastern side of the entrance to Fox's Lake, then generally north-easterly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the northern boundary of Section 573 Hundred of Waterhouse, then easterly along that prolongation and boundary of Section 573 to the eastern boundary of the Section, then generally southerly and south-westerly along that boundary of Section 573 to the north-eastern boundary of Section 390 Hundred of Waterhouse, then south-easterly along that boundary of Section 390 to the point at which it is intersected by the prolongation in a straight line of the northern boundary of Dennis Avenue, then easterly along that prolongation and boundary of Dennis Avenue, and the prolongation in a straight line of that boundary, to the point at which the prolongation intersects the western boundary of Lot 223 of FP 205569, then generally south-westerly and southerly along that boundary of Lot 223 and the prolongation in a straight line of that boundary to the point at which the prolongation intersects the south-eastern boundary

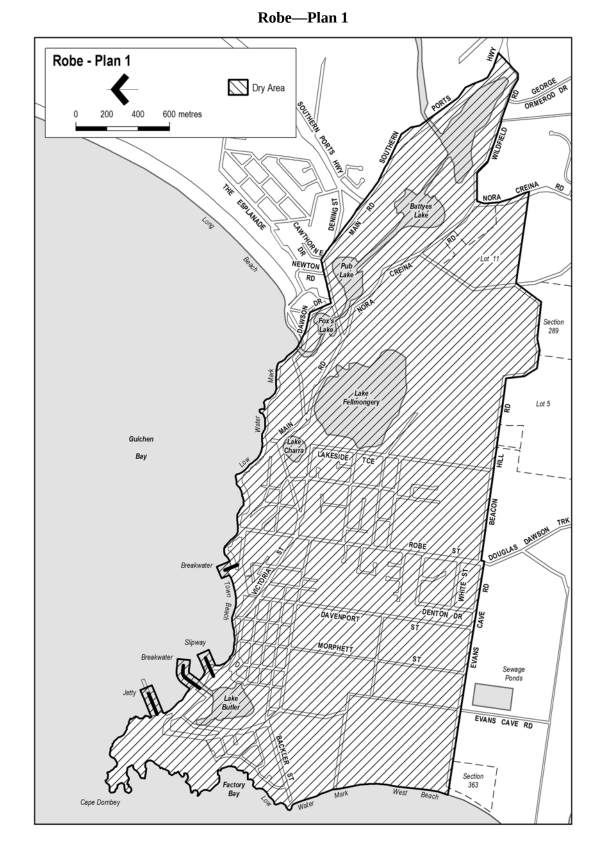
For 36 hours commencing at 12 noon on 31 December 2011 and liquor is prohibited. ending at 12 midnight on 1 January 2012.

The consumption of liquor is prohibited and the possession of of Southern Ports Highway, then south-westerly along that boundary to the western boundary of Lot 2 of FP 9707, then southerly along that boundary of Lot 2 to the southern boundary of the Lot, then generally north-westerly and south-westerly along the northern boundary of Southern Ports Highway and the northern boundary of Main Road to the eastern boundary of Dawson Drive, then generally north-westerly and westerly along that boundary of Dawson Drive to the point of commencement.

5—Variation of Schedule 2—Plans of short term dry areas

Schedule 2, plans headed "Robe—Plan 1" and "Robe—Plan 2"—delete the plans and substitute the plans headed "Robe—Plan 1" and "Robe—Plan 2" in Schedule 1 of these regulations





Schedule 1—Plans to be substituted



Robe—Plan 2

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 8 December 2011

No 260 of 2011

MLI0012/11CS

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

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 "Alexandrina Council—Area 6 (Basham Beach Area)" insert:

Arno Bay—Area 1

(see Schedule 2: Arno Bay-Plan 1)

The area in and adjacent to Arno Bay bounded as follows: commencing at the point at which the low water mark on the western side of Spencer Gulf is 1 January 2012. intersected by the prolongation in a straight line of the south-eastern boundary of Section 320 Hundred of Boothby, then south-westerly along that prolongation and boundary of Section 320 and the south-eastern boundaries of Lot 254 of FP 178666 and Piece 103 of DP 79319 to the south-western boundary of Piece 103, then generally north-westerly along that boundary of Piece 103 to the point at which it meets the south-eastern boundary of Lot 101 of DP 79319, then in a straight line by the shortest route to the point at which the northern boundary of Lot 254 of FP 178666 meets the western boundary of the Lot (the northernmost point of Lot 254), then easterly in a straight line along the portion of the boundary of Piece 103 of DP 79319 that extends easterly from that point, and easterly along the prolongation in a straight line of that portion of the boundary, to the eastern boundary of Creek Road, then south-westerly along that boundary of Creek Road to the point at which it meets the northern boundary of Lot 254 of FP 178666, then generally south-easterly and easterly along that boundary of Lot 254 to the point at which the northern boundary of Lot 254 meets the western boundary of Section 344 Hundred of Boothby, then northerly along that boundary of Section 344 to the southern boundary of Lot 7 of DP 35379, then north-westerly, north-easterly and south-easterly along the southern, western and northern boundaries of Lot 7 to the point at which the northern boundary of Lot 7 meets the western boundary of Lot 6 of DP 35379, then generally north-easterly and north-westerly along that boundary of Lot 6 to the north-western boundary of the Lot, then north-easterly along the north-western boundary of Lot 6, and the prolongation in a straight line of that boundary, to the point at which the prolongation intersects the south-western boundary of Lot 27 of

DP 55099, then south-easterly along

11 pm on

31 December 2011 to 8 am on

The consumption of liquor is prohibited and the possession of liquor is prohibited.

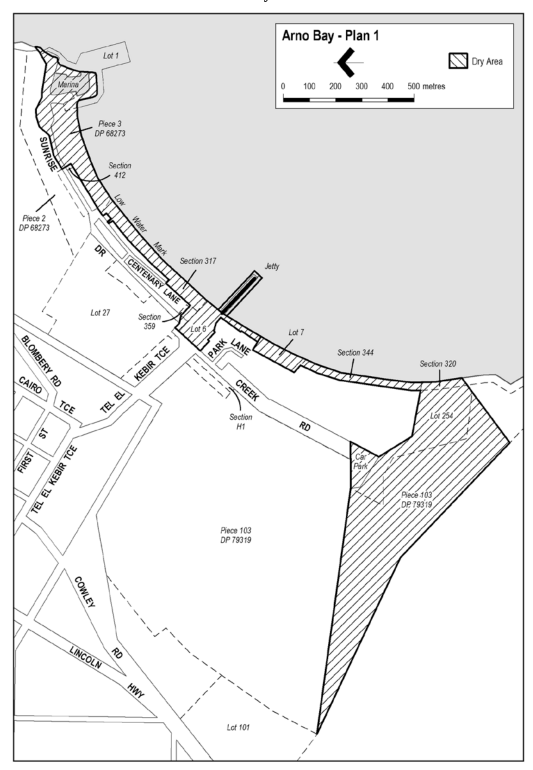
that boundary of Lot 27 to the south-eastern boundary of the Lot, then in a straight line by the shortest route to the point at which the north-western and south-western boundaries of Section 359 Hundred of Boothby meet, then south-easterly along the south-western boundary of Section 359, and the prolongation in a straight line of that boundary, to the point at which the prolongation intersects the north-western boundary of Section 317 Hundred of Boothby, then generally north-easterly along that boundary of Section 317 and the north-western boundary of Piece 3 of DP 68273 to the point at which the north-western boundary of Piece 3 meets the north-eastern boundary of Section 412 Hundred of Boothby, then north-westerly along that boundary of Section 412 and the prolongation in a straight line of that boundary to the south-eastern boundary of Piece 2 of DP 68273, then generally north-easterly along that boundary of Piece 2 to the point at which it meets the north-western boundary of Lot 1 of DP 68273, then north-easterly along that boundary of Lot 1 and the prolongation in a straight line of that boundary to the low water mark on the western side of Spencer Gulf, then generally southerly along the low water mark to the point at which it meets the commencement of the breakwater that forms the eastern wall of the Arno Bay marina, then southerly along the outer boundary of the breakwater to the end of the breakwater, then in a straight line by the shortest route (across the entrance to the marina) to the outer boundary of the eastern end of the breakwater that forms the southern and western walls of the marina, then generally southerly, westerly and north-westerly along the outer boundary of that breakwater back to the low water mark on the shore on the western side of the marina (so as to include the whole of the marina and each of the breakwaters in the area), then generally south-westerly along the low water mark to the north-eastern side of the Arno Bay jetty, then south-easterly, south-westerly and north-westerly around the outer boundary of the jetty

(so as to include the whole of the jetty and any area below the jetty in the area) back to the low water mark on the south-western side of the jetty, then generally south-westerly and southerly along the low water mark to the point of commencement.

5-Variation of Schedule 2-Plans of short term dry areas

Schedule 2—after the plan headed "Alexandrina Council—Plan 6" insert the plan headed "Arno Bay—Plan 1" in Schedule 1 of these regulations

Schedule 1—Plan to be inserted



Arno Bay-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

with the advice and consent of the Executive Council on 8 December 2011

No 261 of 2011

11MCA0039CS

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 "Adelaide—Area 1 (Ellis Park)", column headed "Period"—delete "4 pm on 14 January 2011 to 1 am on 16 January 2011." and substitute:

4 pm on 13 January 2012 to 1 am on 15 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

with the advice and consent of the Executive Council on 8 December 2011

No 262 of 2011

MLI0020/11CS

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

 (1) Schedule 1, item headed "Paringa—Area 1", column headed "Period"—delete "11 November 2011" and substitute:

8 December 2013

(2) Schedule 1, item headed "Renmark—Area 1", column headed "Period"—delete "11 November 2011" and substitute:

8 December 2013

(3) Schedule 1, item headed "Renmark—Area 2", column headed "Period"—delete "11 November 2011" and substitute:

8 December 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

with the advice and consent of the Executive Council on 8 December 2011

No 263 of 2011 MLI0022/11CS

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 the item headed "Glenelg—Area 1" insert:

Kimba—Area 1

(there is no plan for this area)

The area in and adjacent to Kimba bounded as follows: commencing at the point at which the prolongation in a straight line of the eastern boundary of Railway Terrace intersects the northern boundary of Tola Road, then westerly along the northern boundary of Tola Road 9 pm on 31 December 2011 to 8 am on 1 January 2012. The consumption of liquor is prohibited and the possession of liquor is prohibited. to the point at which it is intersected by the prolongation in a straight line of the north-western boundary of Seal Road, then south-westerly along that prolongation and boundary of Seal Road to the northern boundary of Haskett Road, then westerly and south-westerly along that boundary of Haskett Road, and the prolongation in a straight line of that boundary, to the southern boundary of Buckleboo Road, then south-easterly along that boundary of Buckleboo Road to the north-western boundary of Cant Road, then south-westerly along that boundary of Cant Road to the point at which it is intersected by the prolongation in a straight line of the south-western boundary of Freeth Road, then south-easterly along that prolongation and boundary of Freeth Road, and the prolongation in a straight line of that boundary, to the south-eastern boundary of Eyre Highway, then generally north-easterly along that boundary of Eyre Highway to the southern side of the intersection at which Eyre Highway, South Terrace and Railway Terrace meet, then in a straight line by the shortest route (across the intersection) to the south-western end of the south-eastern boundary of Railway Terrace, then generally north-easterly along the south-eastern boundary of Railway Terrace to the south-western boundary of Kimba Terrace, then south-easterly along that boundary of Kimba Terrace to the north-western boundary of Eyre Highway, then generally north-easterly along that boundary of Eyre Highway to the south-western boundary of Grund Road, then north-westerly along that boundary of Grund Road to the south-eastern boundary of Railway Terrace, then generally north-easterly and northerly along that boundary of Railway Terrace, and the prolongation in a straight line of that boundary, to the point of commencement.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 8 December 2011

No 264 of 2011

MLI0014/11CS

Liquor Licensing (Dry Areas—Short Term) Variation **Regulations 2011**

under the Liquor Licensing Act 1997

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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, before the item headed "Port Vincent—Area 1" insert:

Port Neill—Area 1

(there is no plan for this area)

The area in and adjacent to Port Neill 9 pm on bounded as follows: commencing at the point at which the prolongation in a 8 am on straight line of the south-western boundary 1 January 2012. of Section 194 Hundred of Dixson intersects the low water mark on the western side of Spencer Gulf, then

31 December 2011 to

The consumption of liquor is prohibited and the possession of liquor is prohibited.

[8 December 2011

north-westerly along that prolongation and boundary of Section 194 to the western boundary of the Section, then in a straight line by the shortest route to the point at which the eastern boundary of Section 195 Hundred of Dixson meets the south-western boundary of that Section, then north-westerly along the south-western boundary of Section 195 to the north-western boundary of the Section (the south-eastern boundary of Kinnaird Street), then in a straight line by the shortest route to the eastern corner of Lot 55 of DP 80902, then south-westerly along the south-eastern boundary of Lot 55 to the eastern boundary of Coast Road, then northerly, north-westerly and northerly along that boundary of Coast Road to the point at which it meets the northern boundary of Coneybeer Terrace, then in a straight line by the shortest route across Coast Road to the western boundary of Coast Road, then due west in a straight line for 200 metres, then due north in a straight line to the northern boundary of Section 54 Hundred of Dixson (the southern boundary of the Port Neill Access Road), then easterly along that boundary of Section 54 and the prolongation in a straight line of that boundary to the eastern boundary of Coast Road, then northerly along that boundary of Coast Road to the point at which it meets the northern boundary of Section 120 Hundred of Dixson, then south-easterly, north-easterly and southerly along the northern and eastern boundaries of Section 120 to the point at which the eastern boundary of the Section is intersected by the prolongation in a straight line of the northern boundary of Section 136 Hundred of Dixson, then easterly along that prolongation and boundary of Section 136, and the prolongation in a straight line of that boundary, to the low water mark on the western side of Spencer Gulf, then generally south easterly, easterly, south-westerly, easterly, southerly and south-westerly along the low water mark to the point of commencement. The area includes any jetty, wharf, boat ramp, breakwater or other structure projecting below low water mark from within the area described above, as well as any area beneath such a structure.

(2) Schedule 1, item headed "Tumby Bay—Area 1", column headed "Period"—delete "12 noon on 2 April 2011 to 12 noon on 3 April 2011." and substitute:

9 pm on 31 December 2011 to 8 am on 1 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

with the advice and consent of the Executive Council on 8 December 2011

No 265 of 2011

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CITY OF UNLEY

Exclusion from Community Land Classification

NOTICE is hereby given, pursuant to Section 193 (6) of the Local Government Act 1999, that the Council of The Corporation of the City of Unley, at its meeting held on 25 July 2011, excluded from community land classification the following:

• Allotment 1001 in Deposited Plan 58810, located at 166 Unley Road, Unley and being the whole of the land in Certificate of Title Volume 5880, Folio 540.

P. TSOKAS, Chief Executive Officer

CITY OF WEST TORRENS

Assignment of Road Name

NOTICE is hereby given that the Council of the City of West Torrens, at the meeting held on 15 November 2011, resolved, pursuant to Section 219 (1) of the Local Government Act 1999, to assign the name Ann Nelson Drive to the private road being the main access road to the Thebarton Bioscience Precinct from West Thebarton Road, Thebarton.

T. BUSS, Chief Executive Officer

DISTRICT COUNCIL OF ELLISTON

Resignation of Panel Member from the Development Assessment Panel

NOTICE is hereby given that at a meeting of the Council held on 22 November 2011, pursuant to Section 56A (h) (iii) of the Development Act 1993, the following members resignation to the District Council of Elliston Development Assessment Panel has been accepted:

Andrea Evans

J. COOMBE, Acting Chief Executive Officer

DISTRICT COUNCIL OF GRANT

DEVELOPMENT ACT 1993

District Council of Grant Development Plan Better Development Plan (BDP) Development Plan Amendment— Draft For Public Consultation

NOTICE is hereby given that the District Council of Grant has prepared a draft Development Plan Amendment (DPA) to amend its Development Plan.

The Amendment converts the existing Development Plan policy by adopting the relevant planning modules, structure and format of the Better Development Plan (BDP) project. The DPA will, as a result, be easier to navigate and comprehend and thereby improve the clarity and understanding of Development Plan policy. The land affected by the DPA encompasses the entire District Council of Grant area.

The DPA report will be on public consultation from Thursday, 8 December 2011 until Thursday, 16 February 2012.

Copies of the DPA will be available for public inspection during normal office hours at the Council offices, 324 Commercial Street West, Mount Gambier and will be available on Council's website at <u>www.dcgrant.sa.gov.au</u>.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on Thursday, 16 February 2012. All submissions should be addressed to the Chief Executive Officer, District Council of Grant, P.O. Box 724, Mount Gambier, S.A. 5290 and should clearly indicate whether or not you wish to be heard in support of your submission at the public meeting. If you wish to lodge your submission electronically, please email it to info@dcgrant.sa.gov.au.

Copies of all written submissions received will be available for inspection by interested persons at Council's offices from Monday, 20 February 2012 until the public meeting.

A public meeting will be held at the District Council of Grant Council Chambers on Tuesday, 28 February 2012, commencing at 5.30 p.m. The public meeting will not be held if no submissions are received or if no submission makes a request to be heard. If you would like more information about the DPA, please contact Leith McEvoy on 8721 0444 or by email at leith.mcevoyl@dcgrant.sa.gov.au.

Dated 8 December 2011.

R. PEATE, Chief Executive Officer

KINGSTON DISTRICT COUNCIL

Renaming of Public Road

NOTICE is hereby given that pursuant to Section 219 of the Local Government Act 1999, Council at its monthly meeting held on 18 November 2011, resolved to change the name of Alaman Road in the Hundred of Marcollat to Woolumbool Road.

M. MCCARTHY, Chief Executive Officer

MID MURRAY COUNCIL

Appointment of Acting Chief Executive Officer

NOTICE is hereby given that at the meeting of Council held on 14 November 2011, Robin Stanier Bourne was appointed as Acting Chief Executive Officer for the period from 8 December 2011 until the appointment of a new Chief Executive Officer.

R. S. BOURNE, Acting Chief Executive Officer

PORT PIRIE REGIONAL COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closing, Walkway—Moorhouse Street/Daisy Street, Solomontown

NOTICE is hereby given pursuant to Section 10 of the said Act, that Council proposes to make a Road Process Order to close and transfer to the adjoining owner the walkway between Moorhouse Street and Daisy Street, shown as 'A' on Preliminary Plan No. 11/0064.

A copy of the plan and statement of persons affected is available for public inspection at Council's office, 115 Ellen Street, Port Pirie and the office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

Any application for easement or objection must be made in writing within 28 days of this notice to the Council, P.O. Box 45, Port Pirie, S.A. 5540 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details.

Where a submission is made, council will give notification of a meeting at which the matter will be considered.

Dated 8 December 2011.

A. JOHNSON, Chief Executive Officer

DISTRICT COUNCIL OF TUMBY BAY

Temporary Road Closure

NOTICE is hereby given that at a Council meeting held on 14 November 2011, Council resolved the following:

That pursuant to Section 33 of the Road Traffic Act 1961 and Regulation 6C (2) of the Road Traffic Regulations, Council closes the following roads within Tumby Bay:

West Terrace between Mortlock Street and South Terrace, Mortlock Street between West Terrace and Spencer Street, Spencer Street between Mortlock Street and North Terrace, North Terrace between Spencer Street and Lipson Road, Lipson Road between North Terrace and West Terrace, West Terrace between Lipson Road and Wibberly Street, Wibberly Street between West Terrace and the Esplanade, The Esplanade between Wibberly Street and North Terrace and Tumby Terrace from North Terrace to Barraud Street and Barraud Street between Tumby Terrace and West Terrace,

for the period between 2.30 p.m. to 5 p.m. on 24 December 2011, for the purpose of the 2011 Christmas Pageant, furthermore that Tumby Terrace from North Terrace to Barraud Street remain closed until 8 p.m.

T. IRVINE, Chief Executive Officer

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

- Beavan, Jack Alec, late of Kennedy Court, Largs Bay, of no occupation, who died on 14 September 2011.
- *Brimble, Albert Victor*, late of 276 Portrush Road, Beulah Park, retired motor mechanic, who died on 9 September 2011.
- Brown, Diana Elsa, late of 37 Tregenza Avenue, Elizabeth South, home duties, who died on 22 September 2011.
- *Carr, Albert Sidney*, late of 3 Cater Street, Upper Coomera, Queensland, retired hotel proprietor, who died on 17 September 2011.
- *Catt, Bruce Clifford*, late of 48 Briens Road, Northfield, retired fitter, who died on 29 May 2011.
- *Clements, David Arnold*, late of 20 Austral Terrace, Morphettville, of no occupation, who died on 4 March 2009.
- *Crowther, Edwin Alfred*, late of 8 Cherry Street, Freeling, retired painter and decorator, who died on 15 October 2011.
- Darcy, Ruth, late of 147 Frost Road, Salisbury South, of no occupation, who died on 15 October 2011.
- *Davie, Muriel Nosworthy*, late of 34 Norman Terrace, Everard Park, of no occupation, who died on 20 September 2011.
- Fagg, Nancye May Pearson, late of 44 Shelton Street, Mount Gambier, home duties, who died on 4 October 2011.
- *Gee, Beatrice Annie* late of 14 Frew Street, Fullarton, of no occupation, who died on 16 October 2011.
- *Heuts, John Constant Maria*, late of 17 Thames Street, Clarence Park, retired telephone technician, who died on 23 September 2011.
- Huddy, Lila, late of 110 Strathfield Terrace, Largs North, of no occupation, who died on 4 September 2011.
- Jensen, Sheryl Eunice, late of 15 Rosemary Street, Woodville West, widow, who died on 31 August 2011.
- Johnston, Dorothy Elsa, late of 580 Lower North East Road, Campbelltown, of no occupation, who died on 20 September 2011.
- Jones, Dorothy Margaret, late of 580 Brighton Road, South Brighton, of no occupation, who died on 12 October 2011.
- Lampe, David John, late of Blamey Road, Elizabeth East, retired assembler, who died on 3 September 2011.
- Loose, Helen Elizabeth, late of 393 Morphett Road, Oaklands Park, of no occupation, who died on 1 October 2011.
- Lugg, Mona Jean Elizabeth, late of Shackleton Avenue, Ingle Farm, of no occupation, who died on 29 August 2011.
- Munro, Robert Ernest, late of 43 Laurence Street, South Plympton, retired post master, who died on 9 October 2011.
- Rumball, David John, late of 160 O.G. Road, Felixstow, retired technical commercial officer, who died on 31 July 2011.
- Skeer, Paul Howard, late of 6 Giddings Street, Millicent, carer, who died on 14 February 2011.
- Wherry, Percival Henry, late of 324 Military Road, Semaphore Park, retired cleaner, who died on 23 February 2010.

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 13 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 8 December 2011.

D. A. CONTALA, Public Trustee

IN the matter of the estate of the undermentioned deceased person:

Nitschke, Max Frederick, late of 10 Macdonnell Street, Kingston S.E., who died on 31 October 2010.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provisions) Act 1972 and the Family Relationship Act 1975, that all creditors, beneficiaries and other persons having claims against the abovenamed estate are directed to send full particulars and evidence of such claims to the undersigned on or before 6 January 2012, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the above estate are required to pay the amount of their debt to the undersigned or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estate are forthwith to deliver the same to the undersigned.

> FINLAYSONS LAWYERS, 81 Flinders Street, Adelaide, S.A. 5000

IN the matter of the estate of the undermentioned deceased person:

Wood, Malcolm Eric, late of 210 New West Road, Port Lincoln, who died on or between 6-9 April 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 abovenamed estate are directed to send full particulars and evidence of such claims to the undersigned on or before 6 January 2012, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are indebted to the above estate are required to pay the amount of their debt to the undersigned or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estate are forthwith to deliver the same to the undersigned.

> NATIONAL AUSTRALIA TRUSTEES LIMITED, The Manager, Trustee Services, Level 10, 22 King William Street, Adelaide, S.A. 5000

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