

THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 13 DECEMBER 2012

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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

Page

Department of the Premier and Cabinet Adelaide, 13 December 2012

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. 55 of 2012-Statutes Amendment (National Energy Retail Law Implementation) Act 2012. An Act to amend the Electricity Act 1996, the Essential Services Commission Act 2002, the Gas Act 1997, the National Electricity (South Australia) Act 1996 and the National Gas (South Australia) Act 2008

By command,

JAY WILSON WEATHERILL, Premier

Adelaide, 13 December 2012

Department of the Premier and Cabinet

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Radiation Protection Committee, pursuant to the provisions of the Radiation Protection and Control Act 1982:

Member: (from 13 December 2012 until 25 May 2014)

James Campbell Gemmell

Deputy Member: (from 13 December 2012 until 25 May 2014)

Keith Baldry (Deputy to Gemmell)

Presiding Member: (from 13 December 2012 until 25 May 2014)

James Campbell Gemmell

By command.

JAY WILSON WEATHERILL, Premier

12MSECCS068

DPC06/0875

Department of the Premier and Cabinet Adelaide, 13 December 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Stormwater Management Authority Board, pursuant to the provisions of the Local Government Act 1999:

Member: (from 13 December 2012 until 31 December 2013) Stephen Charles Hains Lorraine Florence Rosenberg Helen Anne MacDonald

Walter Nevio Iasiello Rodney Kym Good Julia Catherine Grant

Donna Louise Ferretti

Presiding Member: (from 13 December 2012 until 31 December 2013) Stephen Charles Hains

By command.

JAY WILSON WEATHERILL, Premier

12MWRMCS025

Department of the Premier and Cabinet Adelaide, 13 December 2012

HIS Excellency the Governor in Executive Council has revoked the appointment of 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 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 31 December 2012 to 11 January 2013 inclusive, during the absence of the Honourable Ian Keith Hunter, MLC.

By command.

JAY WILSON WEATHERILL, Premier

DPC12/060CS

Department of the Premier and Cabinet Adelaide, 13 December 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint 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 Premier and Acting Minister for State Development for the period from 21 December 2012 to 6 January 2013 inclusive, during the absence of the Honourable Jay Wilson Weatherill, MP.

By command,

JAY WILSON WEATHERILL, Premier

DPC12/060CS

Department of the Premier and Cabinet Adelaide, 13 December 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Patrick Frederick Conlon, MP, Minister for Transport and Infrastructure and Minister for Housing and Urban Development 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 7 January 2013 to 10 January 2013 inclusive, during the absence of the Honourable John Robert Rau, MP.

By command,

JAY WILSON WEATHERILL, Premier

DPC12/060CS

Department of the Premier and Cabinet Adelaide, 13 December 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Paul Caica, MP, Minister for Sustainability, Environment and Conservation, Minister for Water and the River Murray and Minister for Aboriginal Affairs and Reconciliation to be appointed as Acting Minister for Agriculture, Food and Fisheries, Acting Minister for Forests, Acting Minister for Regional Development and Acting Minister for Tourism for the period from 21 December 2012 to 31 December 2012 inclusive, during the absence of the Honourable Gail Elizabeth Gago, MLC.

By command,

JAY WILSON WEATHERILL, Premier

DPC12/060CS

Department of the Premier and Cabinet Adelaide, 13 December 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint 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 Agriculture, Food and Fisheries, Acting Minister for Forests, Acting Minister for Regional Development and Acting Minister for Tourism for the period from 1 January 2013 to 6 January 2013 inclusive, during the absence of the Honourable Gail Elizabeth Gago, MLC.

By command.

JAY WILSON WEATHERILL, Premier

DPC12/060CS

Department of the Premier and Cabinet Adelaide, 13 December 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Grace Portolesi, MP, Minister for Education and Child Development to be appointed as Acting Minister for the Status of Women for the period from 21 December 2012 to 12 January 2013 inclusive, during the absence of the Honourable Gail Elizabeth Gago, MLC.

By command,

JAY WILSON WEATHERILL, Premier

DPC12/060CS

Department of the Premier and Cabinet Adelaide, 13 December 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Michael Francis O'Brien, MP, Minister for Finance and Minister for the Public Sector to be appointed as Acting Treasurer, Acting Minister for Workers Rehabilitation, Acting Minister for Defence Industries and Acting Minister for Veterans' Affairs for the period from 24 December 2012 to 13 January 2013 inclusive, during the absence of the Honourable John James Snelling, MP.

By command,

JAY WILSON WEATHERILL, Premier

DPC12/060CS

DPC12/060CS

Department of the Premier and Cabinet Adelaide, 13 December 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Patrick Frederick Conlon, MP, Minister for Transport and Infrastructure and Minister for Housing and Urban Development 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 2 January 2013 to 10 January 2013 inclusive, during the absence of the Honourable John David Hill, MP.

By command,

JAY WILSON WEATHERILL, Premier

Department of the Premier and Cabinet Adelaide, 13 December 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Patrick Frederick Conlon, MP, Minister for Transport and Infrastructure and Minister for Housing and Urban 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 1 January 2013 to 10 January 2013 inclusive, during the absence of the Honourable Paul Caica, MP.

By command,

JAY WILSON WEATHERILL, Premier

DPC12/060CS

Department of the Premier and Cabinet Adelaide, 13 December 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Michael Francis O'Brien, MP, Minister for Finance and Minister for the Public Sector to be appointed as Acting Minister for Manufacturing, Innovation and Trade, Acting Minister for Mineral Resources and Energy and Acting Minister for Small Business for the period from 31 December 2012 to 20 January 2013 inclusive, during the absence of the Honourable Tom Koutsantonis, MP.

By command,

JAY WILSON WEATHERILL, Premier

DPC12/060CS

Department of the Premier and Cabinet Adelaide, 13 December 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Michael Francis O'Brien, MP, Minister for Finance and Minister for the Public Sector 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 25 December 2012 to 6 January 2013 inclusive, during the absence of the Honourable Thomas Richard Kenyon, MP.

By command,

JAY WILSON WEATHERILL, Premier

DPC12/060CS

Department of the Premier and Cabinet Adelaide, 13 December 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Grace Portolesi, MP, Minister for Education and Child Development 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 31 December 2012 to 11 January 2013 inclusive, during the absence of the Honourable Ian Keith Hunter, MLC.

By command,

JAY WILSON WEATHERILL, Premier

DPC12/060CS

Department of the Premier and Cabinet Adelaide, 13 December 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint Andrew John Maughan as a Cross-Border Magistrate for a term of five years commencing on 1 January 2013 and expiring on 31 December 2017, pursuant to Section 5A of the Magistrates Act 1983.

By command,

JAY WILSON WEATHERILL, Premier

AGO0016/10CS

Department of the Premier and Cabinet Adelaide, 13 December 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint Heather Belle Agius as a Visiting Inspector for the purposes of the Correctional Services Act 1982, pursuant to Section 20 of the Correctional Services Act 1982.

By command,

JAY WILSON WEATHERILL, Premier

12MCS/025SC

Department of the Premier and Cabinet Adelaide, 13 December 2012

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 13 December 2012 and expiring on 12 December 2022, 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 3 months of the date of appointment, pursuant to Section 4 of the Justices of the Peace Act 2005:

Rosalba Aloi Susan Mary Baranski Michael Alan Boyd Madeleine Elaine Brennan Mignon Marjorie Bruce Margaret Mary Buckley Dennis Charles Burman Peter Donald Carpenter Michael John Catford Margaret Lesley Collins Loretta Elizabeth Corney Emilio Giovanni Costanzo Valerie Joan Edyvean Craig Ronald Farley Kevin James Fawcett Gary Raymond Ferguson Colin David Field Kym Robert Gale Victor Garcia Todd Gerard Geisler Steven Donald Goss Charles George Griscti Kerry Victoria Hage Margaret Ellen Hamilton Dean Melville Hatchard Craig Keith Hawkins

Kevin John Hill Stanley Thomas Hill Paul Anthony Kirchner Rodney Lloyd Lange Anna McGrath Peter David Meline Simon Giles Melville-Smith David Leslie Nash Denis John Need Grazia Maria Panuccio Ollie Peters Susan Joan Pluck Stratos Pouras Philip David Smyth Malcolm John St Clair-Dixon Graeme Gillies Stewart James Albert Tester Brian William Thompson Tracy Ann Venning Jennifer Ann Vincent Philip John Wallace Trevor Wayne Willis Jennifer Joan Zietz Kenneth William Zimmermann

By command,

JAY WILSON WEATHERILL, Premier

JP12/045CS

Department of the Premier and Cabinet Adelaide, 13 December 2012

HIS Excellency the Governor in Executive Council has been pleased to make by-laws to provide for public order offences, pursuant to Section 20 of the Railways (Operations and Access) Act 1997.

By command,

JAY WILSON WEATHERILL, Premier

MTR/12/077

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42 (2)

Dissolution of Association

WHEREAS the Corporate Affairs Commission ('the Commission') pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act'), is of the opinion that the undertaking or operations of Munda and Wanna Mar Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a body corporate incorporated under the Corporations (Aboriginal and Torres Strait Islander) Act 2006 (Commonwealth) and whereas the Commission was on 26 November 2008, requested by the Association to transfer its undertaking to Munda and Wanna Mar Aboriginal Corporation (Indigenous Corporation Number 7134), the Commission pursuant to Section 42 (2) of the Act does hereby order that on 13 December 2012, the Association will be dissolved, the property of the Association becomes the property of Munda and Wanna Mar Aboriginal Corporation and the rights and liabilities of the Association become the rights and liabilities of the Munda and Wanna Mar Aboriginal Corporation.

Given under the seal of the Commission at Adelaide, 6 December 2012.

S. D. AITCHISON, A Delegate of the Corporate Affairs Commission

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42 (2)

Dissolution of Association

WHEREAS the Corporate Affairs Commission ('the Commission') pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act'), is of the opinion that the

undertaking or operations of Koonibba Aboriginal Community Council Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a body corporate incorporated under the Corporations (Aboriginal and Torres Strait Islander) Act 2006 (Commonwealth) and whereas the Commission was on 22 December 2008, requested by the Association to transfer its undertaking to Koonibba Community Aboriginal Corporation (Indigenous Corporation Number 7148), the Commission pursuant to Section 42 (2) of the Act does hereby order that on 13 December 2012, the Association will be dissolved, the property of the Association becomes the property of Koonibba Community Aboriginal Corporation and the rights and liabilities of the Association become the rights and liabilities of the Koonibba Community Aboriginal Corporation.

Given under the seal of the Commission at Adelaide, 6 December 2012.

S. D. AITCHISON, A Delegate of the Corporate Affairs Commission

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42 (2)

Dissolution of Association

WHEREAS the Corporate Affairs Commission Commission') pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act'), is of the opinion that the undertaking or operations of Scotdesco Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a body corporate incorporated under the Corporations (Aboriginal and Torres Strait Islander) Act 2006 (Commonwealth) and whereas the Commission was on 8 December 2008, requested by the Association to transfer its undertaking to Scotdesco Aboriginal Corporation (Indigenous Corporation Number 7135), the Commission pursuant to Section 42 (2) of the Act does hereby order that on 13 December 2012, the Association will be dissolved, the property of the Association becomes the property of Scotdesco Aboriginal Corporation and the rights and liabilities of the Association become the rights and liabilities of the Scotdesco Aboriginal Corporation.

Given under the seal of the Commission at Adelaide, 6 December 2012.

S. D. AITCHISON, A Delegate of the Corporate Affairs Commission

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42 (2)

Dissolution of Association

the WHEREAS Corporate Affairs Commission ('the Commission') pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act'), is of the opinion that the undertaking or operations of Kaltjiti Arts and Crafts Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a body corporate incorporated under the Corporations (Aboriginal and Torres Strait Islander) Act 2006 (Commonwealth) and whereas the Commission was on 18 April 2011, requested by the Association to transfer its undertaking to Kaltjiti Arts and Crafts Aboriginal Corporation (Indigenous Corporation Number 7430), the Commission pursuant to Section 42 (2) of the Act does hereby order that on 13 December 2012, the Association will be dissolved, the property of the Association becomes the property of Kaltjiti Arts and Crafts Aboriginal Corporation and the rights and liabilities of the Association become the rights and liabilities of the Kaltjiti Arts and Crafts Aboriginal Corporation.

Given under the seal of the Commission at Adelaide, 6 December 2012.

S. D. AITCHISON, A Delegate of the Corporate Affairs Commission

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42 (2)

Dissolution of Association

WHEREAS the Corporate Affairs Commission ('the Commission') pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act'), is of the opinion that the undertaking or operations of Gerard Reserve Council Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a body corporate incorporated under the Corporations (Aboriginal and Torres Strait Islander) Act 2006 (Commonwealth) and whereas the Commission was on 23 March 2009, requested by the Association to transfer its undertaking to Gerard Community Council Aboriginal Corporation (Indigenous Corporation Number 7161), the Commission pursuant to Section 42 (2) of the Act does hereby order that on 13 December 2012, the Association will be dissolved, the property of the Association becomes the property of Gerard Community Council Aboriginal Corporation and the rights and liabilities of the Association become the rights and liabilities of Gerard Community Council Aboriginal Corporation.

Given under the seal of the Commission at Adelaide, 6 December 2012.

S. D. AITCHISON, A Delegate of the Corporate Affairs Commission

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

NOTICE is hereby given that the Corporate Affairs Commission approves the applications for deregistration received from the associations named below, pursuant to Section 43A of the Associations Incorporation Act 1985. Deregistration takes effect on the date of publication of this notice:

Allendale North Tennis & Social Club Incorporated

- Bookabie Progress Association Incorporated
- Forgotten Australians South Australia Incorporated
- Humanist Society of South Australia Incorporated
- Heritage Industries Incorporated
- First Church of Christ, Scientist, Brighton, South Australia Incorporated
- Light Residents and Ratepayers Progress Association Incorporated
- Plympton Glenelg RSL Pensions Office Incorporated South Australian Reiki Healing and Teaching Centre Incorporated
- The Barossa Probus Rendezvous 2011 Incorporated
- Tabor Alumni Association Incorporated
- Melbourne Street Group Incorporated
- Whyalla Dance and Social Club Incorporated

Given at Adelaide, 4 December 2012.

S. D. AITCHISON, a Delegate of the Corporate Affairs Commission

DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF COPPER COAST—AGERY ROAD RESI-DENTIAL DEVELOPMENT PLAN AMENDMENT

Preamble

1. The Development Plan Amendment entitled District Council of Copper Coast—Agery Road Residential Development Plan Amendment has been finalised in accordance with the provisions of the Development Act 1993.

2. The Minister for Planning has decided to approve the 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 30 November 2012.

JOHN RAU, Deputy Premier, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): KINGSTON DISTRICT COUNCIL—RESIDENTIAL (GOLF COURSE) AND RURAL LIVING DPA

Preamble

1. The Development Plan Amendment entitled Kingston District Council—Residential (Golf Course) and Rural Living 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 4 December 2012.

JOHN RAU, Deputy Premier, Minister for Planning

South Australia

Environment Protection (Used Packaging Materials) Notice 2012

under section 29 of the Environment Protection Act 1993

1—Short title

This notice may be cited as the *Environment Protection (Used Packaging Materials) Notice 2012.*

2—Declaration of environment protection policy

- (1) The draft policy known as the *Environment Protection (Used Packaging Materials) Policy 2012* and referred to the Governor by the Minister under section 29 of the *Environment Protection Act 1993* is declared to be an authorised environment protection policy under that Act.
- (2) The policy will come into operation on the day on which this notice is published in the Gazette.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2012

12MSECCS034

South Australia

Environment Protection (Used Packaging Materials) Policy 2012

under the Environment Protection Act 1993

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Part 1—Preliminary

1—Short title

This policy may be cited as the *Environment Protection (Used Packaging Materials) Policy 2012.*

2—Commencement

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

3—Interpretation

(1) In this policy—

Act means the Environment Protection Act 1993;

Australian Packaging Covenant has the same meaning as in the *National Environment Protection (Used Packaging Materials) Measure 2011* made by the National Environment Protection Council, as in force from time to time;

brand owner—see subclause (2)(a);

consumer packaging means packaging, comprised of any material, for the containment, protection, marketing or handling of retail consumer products, and includes in-store packaging, plastic shopping bags and distribution packaging;

council means a council constituted under the Local Government Act 1999;

Covenant means the Australian Packaging Covenant;

distribution packaging means packaging, comprised of any material, for the containment of multiple products (the same or mixed) intended for direct consumer purchase, and includes—

- (a) secondary packaging (for example, cardboard boxes and shrink film overwrap) for the containment of multiple consumer products; and
- (b) tertiary packaging (for example, pallet wrapping stretch film, shrink film overwrap and strapping) for the containment of multiples of secondary packaging;

in-store packaging does not include plastic shopping bags;

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

packaged retail consumer product means a retail consumer product packaged in consumer packaging;

plastic shopping bag means a high density polyethylene bag supplied or intended to be supplied to a retail customer at the point of sale;

resource recovery, in relation to waste, means-

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

responsibility for consumer packaging—see subclause (2)(b).

- (2) For the purposes of this policy—
 - (a) each of the following persons will be taken to be a *brand owner* in the following circumstances:
 - (i) in the case of a retail consumer product sold or distributed in Australia under a trademark (whether or not the trademark is registered)—the owner or licensee of the trademark;
 - (ii) in the case of a retail consumer product sold or distributed in Australia under a franchise arrangement—the franchisee;
 - (iii) in the case of a retail consumer product imported into Australia—the first person to sell the product in Australia;
 - (iv) in the case of in-store packaging supplied to a retailer—the supplier of the packaging to the retailer;
 - (v) in the case of plastic shopping bags—the importer or manufacturer of such bags, the supplier of such bags to retailers and a retailer who supplies such bags to customers; and
 - (b) each of the following brand owners will be taken to have *responsibility for consumer packaging* in the following circumstances:
 - a brand owner who is the owner or licensee of a trademark under which a retail consumer product is sold or distributed in Australia will be taken to have responsibility for any consumer packaging used for the product;

- (ii) a brand owner who is a franchisee under which a retail consumer product is sold or distributed in Australia will be taken to have responsibility for any consumer packaging used for the product;
- (iii) a brand owner who is the first person to sell a retail consumer product following its importation into Australia will be taken to have responsibility for any consumer packaging used for the product in Australia;
- (iv) a brand owner who is the supplier of in-store packaging to a retailer will be taken to have responsibility for in-store packaging so supplied;
- (v) a brand owner who is—
 - (A) the importer or manufacturer of plastic shopping bags; or
 - (B) the supplier of plastic shopping bags to retailers; or
 - (C) a retailer who supplies plastic shopping bags to customers,

will be taken to have responsibility for plastic shopping bags so imported, manufactured or supplied.

(3) In this policy, the expression *mandatory provision* followed by a statement as to the category of offence is to be taken to signify that contravention of the provision at the foot of which the expression appears is, for the purposes of Part 5 of the Act, an offence of the category so stated.

4—Purpose

The purpose of this policy is to implement the *National Environment Protection (Used Packaging Materials) Measure 2011* made by the National Environment Protection Council.

Note—

The goal of the Measure is stated to be "to reduce environmental degradation arising from the disposal of used packaging and conserve virgin materials through the encouragement of waste avoidance and the re-use and recycling of used packaging materials by supporting and complementing the voluntary strategies in the Covenant and by assisting the assessment of the performance of the Covenant" (clause 6 of the Measure).

5—Amendment of policy by Gazette notice

- (1) Pursuant to section 32(1)(c) of the Act, this policy may be amended by the Minister by notice in the Gazette so as to—
 - (a) declare or modify, for the purposes of clause 6, the kind of packaging to which Part 2 will not apply; and
 - (b) make other amendments as a consequence of an amendment referred to in paragraph (a).
- (2) An amendment referred to in subclause (1) is to be in the form of a textual amendment and, as such, a provision may be deleted from, substituted in or inserted into the policy and material may be deleted from, substituted in or inserted into a provision of the policy.
- (3) The Authority must, before making a recommendation to the Minister for an amendment referred to in subclause (1)(a) in relation to packaging, have regard to the following matters:
 - (a) the practices of signatories to the Covenant;
 - (b) whether packaging of that kind could be collected by a kerbside waste collection service for recyclable waste, a drop-off or public place collection service or some other service for the collection of waste for resource recovery;

- (c) the state of technologies for resource recovery for packaging of that kind;
- (d) any competitive issues that may arise from including or excluding packaging of that kind from the application of this policy.

Part 2—Obligations of brand owners

6—Application of Part

- (1) This Part does not apply in relation to—
 - (a) a brand owner who is a signatory to the Covenant; or
 - (b) a brand owner whose turnover during the previous financial year was less than \$5 million, assessed in accordance with this clause; or
 - (c) a beverage container to which Part 8 Division 2 of the Act applies.
- (2) For the purposes of subclause (1)(b), the turnover of a brand owner in a financial year will be taken to be—
 - (a) in the case of a brand owner who is the owner or licensee of a trade mark under which packaged retail consumer products are sold or distributed in Australia—the wholesale value of the products so sold or distributed by the brand owner during the financial year; or
 - (b) in the case of a brand owner who is a franchisee under which packaged retail consumer products are sold or distributed in Australia—the wholesale value of the products so sold or distributed by the brand owner during the financial year; or
 - (c) in the case of a brand owner who is the first person to sell packaged retail consumer products following their importation into Australia—the wholesale value of the products so sold by the brand owner during the financial year; or
 - (d) in the case of a brand owner who supplies in-store packaging to retailers—the wholesale value of the packaging so supplied during the financial year; or
 - (e) in the case of a brand owner who imports or manufactures plastic shopping bags the wholesale value of the bags so imported or manufactured during the financial year; or
 - (f) in the case of a brand owner who supplies plastic shopping bags to retailers—the wholesale value of the bags so supplied during the financial year; or
 - (g) in the case of a brand owner who is a retailer who supplies plastic shopping bags to customers—the wholesale value of the bags so supplied during the financial year.
- (3) If a person is a brand owner in more than 1 capacity under subclause (2), the turnover of the brand owner is the aggregate of the turnover of the brand owner in each such capacity.
- (4) The Authority may only grant an exemption to a person from the application of this Part (or a provision of this Part) if satisfied that the person—
 - (a) engages in resource recovery practices in respect of consumer packaging for which the person has responsibility that produce equivalent outcomes to those achieved through the Covenant; or
 - (b) is part of an industry or industry sector for which resource recovery arrangements exist in respect of consumer packaging for which the person has responsibility that produce equivalent outcomes to those achieved through the Covenant.

(5) Section 39(1) of the Act does not apply in relation to an application for an exemption from the application of this Part (or a provision of this Part).

7—Brand owners must have action plans

- (1) A brand owner must—
 - (a) prepare, maintain and implement an action plan in accordance with this clause; and
 - (b) comply with the plan.

Mandatory provision: Category B offence.

- (2) The action plan must contain the following information:
 - (a) the processes, technologies or systems to be used by the brand owner to enable resource recovery in relation to consumer packaging for which the brand owner has responsibility;
 - (b) the quantity of each type of such consumer packaging proposed to be dealt with in that way (which must be at least equivalent to the performance target set out in the Covenant for consumer packaging of that kind);
 - (c) how the brand owner intends to inform the public of the action to be taken by the brand owner under paragraph (a).
- (3) The action plan must be consistent with the Sustainable Packaging Guidelines set out in Schedule 2 of the Covenant.

8—Brand owners must keep records

- (1) A brand owner must, within 3 months after the end of a financial year—
 - (a) record the following information about the use of consumer packaging for which the brand owner has responsibility:
 - (i) in the case of a brand owner who is the owner or licensee of a trade mark under which retail consumer products are sold or distributed in Australia the total weight in kilograms of the consumer packaging used for the products so sold or distributed during the financial year (classified, in the manner approved by the Authority, according to each material type of which the packaging consists);
 - (ii) in the case of a brand owner who is a franchisee under which retail consumer products are sold or distributed in Australia—the total weight in kilograms of the consumer packaging used for the products so sold or distributed during the financial year (classified, in the manner approved by the Authority, according to each material type of which the packaging consists);
 - (iii) in the case of a brand owner who is the first person to sell retail consumer products following their importation into Australia—the total weight in kilograms of the consumer packaging used for the products so sold during the financial year (classified, in the manner approved by the Authority, according to each material type of which the packaging consists);
 - (iv) in the case of a brand owner who supplies in-store packaging to retailers the total weight in kilograms of the in-store packaging so supplied during the financial year (classified, in the manner approved by the Authority, according to each material type of which the packaging consists);

- (v) in the case of a brand owner who imports or manufactures plastic shopping bags or who supplies plastic shopping bags to retailers—the total weight in kilograms of the bags so imported, manufactured or supplied during the financial year (classified, in the manner approved by the Authority, according to each material type of which the packaging consists);
- (vi) in the case of a brand owner who is a retailer who supplies plastic shopping bags to customers—the total weight in kilograms of the bags so supplied during the financial year (classified, in the manner approved by the Authority, according to each material type of which the packaging consists);
- (b) record the following information about resource recovery of consumer packaging for which the brand owner has responsibility:
 - the total weight in kilograms of consumer packaging for which the brand owner has responsibility that was recovered during the financial year from the post-consumer waste stream;
 - (ii) the total weight in kilograms of consumer packaging for which the brand owner has responsibility that was, during the financial year—
 - (A) recycled or re-used in Australia; or
 - (B) recycled or re-used through export; or
 - (C) used for resource recovery other than recycling or re-use; or
 - (D) disposed of to a landfill depot;
 - (iii) the recovery rate for the financial year in relation to consumer packaging for which the brand owner has responsibility, calculated in accordance with the following formula:

$$RR = \frac{WMR}{WMS} \times 100$$

Where---

RR is the recovery rate in relation to such consumer packaging for the financial year; and

WMR is the total weight in kilograms of such consumer packaging recovered from the post-consumer waste stream during the financial year; and

WMS is the total weight in kilograms recorded under paragraph (a) by the brand owner in relation to such consumer packaging.

Mandatory provision: Category B offence.

- (2) A brand owner must—
 - (a) keep a record required under this clause for a period of 5 years commencing on the last day of the financial year to which the record relates; and
 - (b) at the request of the Authority, make a record required to be kept under this clause available for inspection by the Authority.

Mandatory provision: Category B offence.

Part 3—Obligations of councils

9—Councils must report

If, during a financial year, a council operates a kerbside waste collection service for recyclable waste, a drop-off or public place collection service or some other service for the collection of waste for resource recovery, it must, within 3 months after the end of the financial year, provide the Authority with the following information:

- (a) the number of residential and non-residential premises in the council's area during the financial year;
- (b) the number of residential and non-residential premises in the council's area to which such services were available during the financial year;
- (c) the number of residential and non-residential premises that made use of such services during the financial year (expressed as a proportion of the number of residential and non-residential premises to which the service was available during that year);
- (d) the fees charged by the council in respect of such services during the financial year;
- (e) the total weight in tonnes of material so collected during the financial year, itemised, to the extent reasonably practicable, by material type;
- (f) the total weight in tonnes of material so collected that was disposed of to a landfill depot during the financial year, itemised, to the extent reasonably practicable, by material type.

ENVIRONMENT PROTECTION ACT 1993

Revocation of Approval of Category B Containers

I, ANDREA KAYE WOODS, Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 68 of the Environment Protection Act 1993 (SA) ('the Act') hereby revoke the approvals of the classes of category B containers sold in South Australia as identified by reference to the following matters, which are described in the first 4 columns of Schedule 1 of this Notice.

- (a) the product which each class of containers shall contain;
- (*b*) the size of the containers;
- (c) the type of containers; and
- (d) the name of the holders of these approvals.

These approvals are revoked as the Authority is satisfied that the waste management arrangement between the approval holder and the party named in column 5 of Schedule 1 of this Notice has been cancelled.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Golden Triumph Sparkling Dark Grape Juice Golden Triumph Sparkling Muscatel Grape Juice	750 750	Glass Glass	Golden Triumph Pty Ltd Golden Triumph Pty Ltd	Statewide Recycling Statewide Recycling
Golden Triumph Sparkling Natural Apple	750	Glass	Golden Triumph Pty Ltd	Statewide Recycling
Golden Triumph Sparkling White Grape Juice	750	Glass	Golden Triumph Pty Ltd	Statewide Recycling
Bi Lo Pro Good	62	Polystyrene	Great Southern Foods Pty Ltd	Statewide Recycling
Bios	62	Polystyrene	Great Southern Foods Pty Ltd	Statewide Recycling
Farmland Pro B	62	Polystyrene	Great Southern Foods Pty Ltd	Statewide Recycling
IGA Biosis	62	Polystyrene	Great Southern Foods Pty Ltd	Statewide Recycling
IQ2 Lactobacillus Fermented Milk Drink	100	HDPE	Great Southern Foods Pty Ltd	Statewide Recycling
IQ2 Well Being Apple Dew	110	HDPE	Great Southern Foods Pty Ltd	Statewide Recycling
IQ2 Well Being Strawberry Spin	110	HDPE	Great Southern Foods Pty Ltd	Statewide Recycling
Vitagen LB Special	115	Polystyrene	Great Southern Foods Pty Ltd	Statewide Recycling
Vitagen With Apple Juice	115	Polystyrene	Great Southern Foods Pty Ltd	Statewide Recycling
Vitagen With Grape Juice	115	Polystyrene	Great Southern Foods Pty Ltd	Statewide Recycling
Vitagen With Orange Juice	115	Polystyrene	Great Southern Foods Pty Ltd	Statewide Recycling
Vitagen With Peach Juice	115	Polystyrene	Great Southern Foods Pty Ltd	Statewide Recycling
Woolworths Probiotic	62	Polystyrene		Statewide Recycling
	375		Great Southern Foods Pty Ltd	
Maxs Hydroxy Phase + Choc Caramel	375	LPB—Aseptic	Hi Performance Health trading as AminoActive Australia	Statewide Recycling
Maxs Muscle Meal Choc Xtreme	375	LPB—Aseptic	Hi Performance Health trading as AminoActive Australia	Statewide Recycling
Maxs Power Protein Chocabolic	500	LPB—Aseptic	Hi Performance Health trading as AminoActive Australia	Statewide Recycling
Maxs Supersize Banana Cream High Protein Shake	375	LPB—Aseptic	Hi Performance Health trading as AminoActive Australia	Statewide Recycling
Farmland ProB	62	Polystyrene	Manassen Foods Australia Pty Ltd	Statewide Recycling
Pimpjuice	250	Can—Aluminium	Pimpin SA Pty Ltd	Flagcan Distributors
Marble Spring Barossa Valley Sparkling Natural Mineral Water	750	PET	SB & JA Vaughan	Statewide Recycling
7 Up	300	Glass	Vatan Supermarket	Statewide Recycling
Barbican Malt Apple	330	Glass	Vatan Supermarket	Statewide Recycling
Barbican Malt Lemon	330	Glass	Vatan Supermarket	Statewide Recycling
Barbican Malt Pineapple	330	Glass	Vatan Supermarket	Statewide Recycling
Barbican Malt Pomegranate	330	Glass	Vatan Supermarket	Statewide Recycling
Barbican Malt Raspberry	330	Glass	Vatan Supermarket	Statewide Recycling
Barbican Malt Strawberry	330	Glass	Vatan Supermarket	Statewide Recycling
Euro Drink Orange	350	PET	Vatan Supermarket	Statewide Recycling
Shani Fruit Flavoured Drink	300	Glass	Vatan Supermarket	Statewide Recycling
				g

FAIR WORK ACT 1994

INDUSTRIAL PROCEEDINGS RULES 2010

WE, WILLIAM DAVID JENNINGS, Senior Judge of the Industrial Relations Court of South Australia, and Peter Dennis Hannon, President of the Industrial Relations Commission of South Australia, by virtue of the provisions of Section 178 of the Fair Work Act 1994 do hereby rescind Rules 87, 88 and 104 to 107 inclusive, and their respective Part headings, of the Industrial Proceedings Rules 2010 and make new Rules and headings as attached hereto on and from 1 January 2013.

Given under our hands and the seals of the Industrial Relations Court and Commission of South Australia on 28 November 2012.

(L.S.) W. D. JENNINGS, Senior Judge

(L.S.) P. D. HANNON, President

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 rules come into operation as set out in these rules.

PART 4—WORK HEALTH AND SAFETY ACT MATTERS

87. Review Committees

- (1) An application to the Senior Judge for determination by a review committee constituted under the Work Health and Safety Act 2012 ('WHS Act') shall be made in the approved form
- (2) As soon as practicable after making and filing the application, the applicant shall provide a copy of the application to the other parties nominated on the application form (or their representatives).
- (3) Within three business days of receipt of an application the Senior Judge shall constitute a review committee in accordance with Schedule 4 of the WHS Act and shall refer the application to that review committee.
- (4) As soon as possible after it is constituted, the review committee will institute review proceedings in accordance with Schedule 4 of the WHS Act.

88. Other WHS Act remedies

- (1) Proceedings in the Court under the WHS Act shall be made in the approved form.
- (2) As soon as practicable after filing the application in the Court, the applicant shall provide a copy of the application to the other parties nominated on the application form (or their representatives).
- (3) As soon as practicable after receipt of an application under subrule (1) the Senior Judge shall refer the matter to a member of the Court.

PART 5—WORK HEALTH AND SAFETY ACT MATTERS

104. Definitions

Except where a contrary intention appears, for the purposes of this Part, the words set out below will mean:

relevant union means the union that a WHS entry permit holder represents;

WHS Act means the Work Health and Safety Act 2012, as amended from time to time;

WHS entry permit means a WHS entry permit issued under Part 7 of the WHS Act;

WHS register means the register of WHS entry permit holders specified by Section 151 of the WHS Act.

105. Application for a WHS Entry Permit

(1) An application for a WHS entry permit shall be made in the approved form.

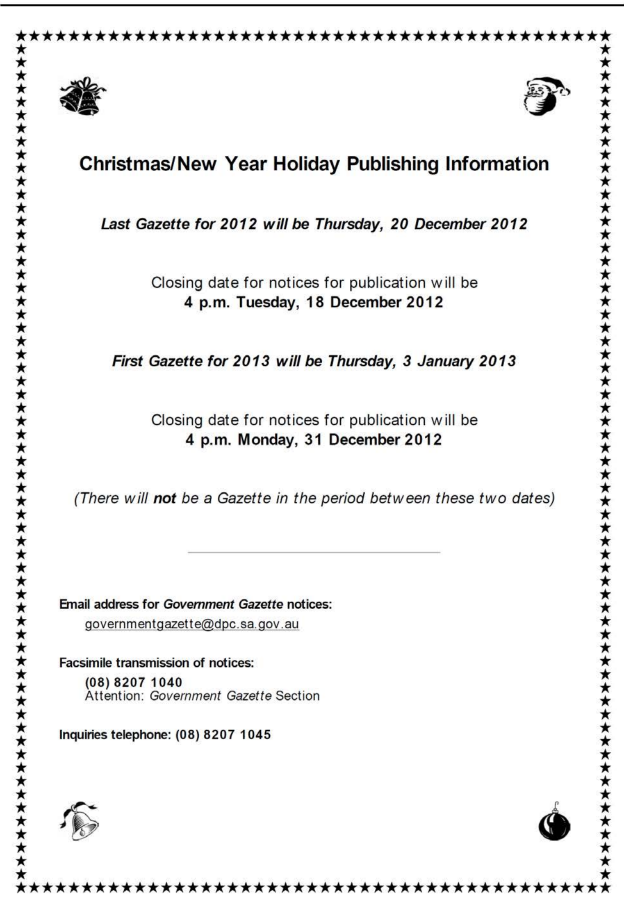
- (2) Subject to Rule 16, the 'authorising authority' under Section 134 of the WHS Act shall be the Registrar.
- (3) The Registrar will determine the form of a WHS entry permit.

106. Register of WHS Entry Permit Holders

- (1) The Registrar will publish a register of WHS entry permit holders on the Commission's website <u>www.industrialcourt.sa.gov.au</u>.
- (2) The register will contain the name of the permit holder and the relevant union, commencement and expiry dates (including suspension dates, if any), any conditions on the permit, and the date the register was last updated.

107. Application to Revoke WHS Entry Permit and Disputes About Right of Entry Under WHS Act

- (1) Applications under Section 138 of the WHS Act to revoke a WHS entry permit and proceedings under Section 142 to deal with a dispute about right of entry under the WHS Act (including disputes under Section 128 about whether a request about entry is reasonable) shall be commenced in the approved form.
- (2) As soon as practicable after filing the application in the Commission, the applicant shall provide a copy of the application to the other parties nominated on the application form (or their representatives).
- (3) The President will assign matters under subrule (1) to a Member of the Commission.
- (4) The person to whom a WHS entry permit is issued must return the permit to the Registrar within 14 days of any of the following things happening:
 - (a) the permit is revoked or suspended;
 - (b) the permit expires; or
 - (c) a condition is imposed on the permit.
- (5) The Registrar may issue a replacement permit, including a permit which has had a condition imposed on it.



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To apply from 1 July 2012

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Intention of Incorporation	59.00
Transfer of Properties	59.00
Attorney, Appointment of	47.00
Bailiff's Sale	59.00
Cemetery Curator Appointed	34.75
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Alteration to Constitution	47.00
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Each Subsequent Name	12.00
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Meeting Final Regarding Liquidator's Report on	
Conduct of Winding Up (equivalent to 'Final	
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Creditors Compromise of Arrangement	47.00
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pany be wound up voluntarily and that a liquidator	
be appointed') Release of Liquidator—Application—Large Ad —Release Granted	59.00
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-Release Granted	59.00
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Assigned	34.75
Deceased Persons-Notice to Creditors, etc	59.00
Each Subsequent Name	12.00
Deceased Persons-Closed Estates	34.75
Each Subsequent Estate	1.55
Probate, Selling of	47.00
Public Trustee, each Estate	12.00
	12.00

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Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	31.25 31.25
Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	59.00
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Each Subsequent Name	12.00
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Partnership, Dissolution of	
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Pages	Main	Amends	Pages	Main	Amends
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1-16	2.90	1.35	497-512	39.75	38.75
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33-48	5.00	3.55	529-544	42.25	40.75
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81-96	8.55	7.10	577-592	46.00	44.00
97-112	9.75	8.35	593-608	47.25	45.50
113-128	10.90	9.60	609-624	48.00	47.00
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241-257	20.80	18.90	737-752	57.50	56.00
258-272	21.90	20.00	753-768	59.00	57.00
273-288	23.00	21.70	769-784	60.00	59.00
289-304	24.10	22.60	785-800	61.00	60.00
305-320	25.50	24.00	801-816	62.50	60.50
321-336	26.50	25.10	817-832	63.50	62.50
337-352	27.90	26.25	833-848	65.00	63.50
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417-432	34.00	32.50	913-928	70.00	69.50
433-448	35.00	33.75	929-944	71.50	70.00
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FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Leslie Morrison, current university staff and current post graduate students of the School of Biological Sciences at Flinders University, Sturt Road, Bedford Park (the 'exemption holders') are exempt from Sections 70, 71, and 72 of the Fisheries Management Act 2007 and Schedule 5 and 6 of the Fisheries Management (General) Regulations 2007, but only insofar as they may engage in the activities specified in Schedule 1, using the gear specified in Schedule 2, (the 'exempted activity'), subject to the conditions specified in Schedule 3, from 31 August 2012 until 31 August 2013, unless varied or revoked earlier.

SCHEDULE 1

The collection of aquatic organisms from all waters of South Australia including intertidal 'rocky' reefs, but excluding aquatic reserves and specially protected areas.

SCHEDULE 2

1. Two hauling nets with a mesh size not less than 3 mm, or not exceeding 1 m in depth with a rope length not exceeding 50 m.

2. Five drop nets.

3. Two plankton nets where each net is a funnel shaped, finemeshed net that is towed through the water to collect plankton with a diameter not exceeding 1 m, depth not exceeding 1.6 m and mesh size not exceeding 38 mm.

4. In accordance with the definition and use prescribed under the Fisheries Management (General) Regulations 2007 r.21, the following gear:

- One bait pump;
- · One bait spade;
- One dab net;
- · One fish trap; and
- One hook and line.

SCHEDULE 3

1. The specimens collected by the exemption holder are for scientific and research purposes only and must not be sold. Any unwanted specimens must be returned to the water immediately.

2. All protected species incidentally taken while undertaking the exempted activity may be measured and recorded prior to being released. Protected Species must not be retained.

3. The exemption holder must not collect specimens for aquaculture research purposes pursuant to this notice.

4. At least one hour before conducting the exempted activity, the exemption holder must contact PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of this notice in their possession at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of permit holders undertaking the exempted activity and other related questions. Exemption No. 9902577.

5. The exemption holder must provide a report in writing detailing the outcomes of the research and collection of organisms pursuant to this notice to the Executive Director, Fisheries and Aquaculture, (G.P.O. Box 1625, Adelaide, S.A. 5001) within 15 days of each exempted activity with the following details:

• the date, soak time and location of sampling;

- the number of nets used;
- · the number and description of all species collected; and
- any other information regarding size, breeding or anything deemed relevant or of interest that is able to be volunteered.

6. Failure to submit a report as per Condition 5 may result in further exemptions not being supported.

7. While engaged in the exempted activity, the exemption holder must be in possession of a signed copy of this notice and carry their identification card issued by Flinders University. Such notice and identification must be produced to a Fisheries Officer if requested.

8. The exemption holders must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice. Dated 31 August 2012.

PROFESSOR M. DOROUDI, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 12 January 2012, and published in the *South Australian Government Gazette* dated 19 January 2012, on page 222, being the fourth notice on that page, referring to the West Coast Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a West Coast Prawn Fishery Licence to use prawn trawl nets in the waters specified in Schedule 1, under the conditions specified in Schedule 2, during the period specified in Schedule 3.

SCHEDULE 1

The waters of the West Coast Prawn Fishery adjacent to Ceduna and Coffin Bay.

SCHEDULE 2

1. Each licence holder must ensure that a representative sample of the catch (a 'bucket count') is taken at least three times per night during the fishing activity.

2. Each 'bucket count' sample must be accurately weighed to 7 kg where possible and the total number of prawns contained in the bucket must be recorded on the daily catch and effort return.

- 3. Fishing must cease if one of the following limits is reached:
 - (a) the average catch per vessel, per night (for all three vessels) drops below 300 kg for two consecutive nights;
 - (b) the average prawn 'bucket count' for all three vessels exceeds 240 prawns per bucket on any single fishing night in the Coffin Bay area; or
 - (c) the average prawn 'bucket count' for all three vessels exceeds 270 prawns per bucket on any single fishing night in the Ceduna area.

4. The fleet must nominate a licence holder to provide a daily update by telephone or SMS message to the PIRSA Fisheries Manager, to report the average prawn catch per vessel and the average prawn 'bucket count' information.

5. No fishing activity may be undertaken between 0630 hours and 1830 hours on any day during the period of this notice.

SCHEDULE 3

From 1830 hours on 9 December 2012 to 0630 hours on 16 December 2012.

Dated 6 December 2012.

A. JONES, Prawn Fisheries Manager

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Lara Suitor of the Department of Environment, Water and Natural Resources, 28 Vaughan Terrace, Berri, S.A. 5343 (the 'exemption holders'), are exempt from Sections 70 and 71 of the Fisheries Management Act 2007 and Regulation 10 and Clauses 39, 43, 90 and 114 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as they may engage in the collection of fish from the waters described in Schedule 1, using the gear specified in Schedule 2 (the 'exempted activity'), subject to the conditions set out in Schedule 3, from 21 September 2012 until 31 July 2013, unless varied or revoked earlier.

SCHEDULE 1

River Murray wetlands and tributaries.

SCHEDULE 2

- 12 fyke nets (minimum mesh of 5 mm, maximum leader of 5 m and maximum opening of 60 cm);
- 1 seine net (minimum mesh of 5 mm and maximum length of 12 m);
- · 12 shrimp traps; and
- 10 snorkel traps.
 - SCHEDULE 3

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

2. All native fish taken pursuant to the exempted activity must be immediately returned to the water.

3. All non-native species of fish must be destroyed be disposed off appropriately.

4. Before conducting the exempted activity, the exemption holders must contact the PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related issues. Exemption No. 9902566.

5. The exemption holder must provide a written report detailing the outcomes of the collection of organisms pursuant to this notice to the Executive Director Fisheries and Aquaculture, (G.P.O. Box 1625, Adelaide, S.A. 5001) upon completion, giving the following details:

- the date and time of collection;
- the description of all species collected; and
- the number of each species collected.

6. While engaged in the exempted activity, the exemption holders must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer if requested.

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

Dated 21 September 2012.

S. SLOAN, Director Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 12 January 2012 and published in the *South Australian Government Gazette* dated 19 January 2012, on page 222, being the third notice on that page, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will not be unlawful for holders of a Spencer Gulf Prawn Fishery licence, or their registered masters, to use prawn trawl nets in the area specified in Schedule 1, during the period specified in Schedule 2, and subject to the conditions specified in Schedule 3.

SCHEDULE 1

1. The waters of the Spencer Gulf Prawn Fishery that are South of the following co-ordinates:

(a) Commencing at latitude 33°25.00'S, longitude 137°19.00'E, then to position latitude 33°25.00'S, longitude 137°35.00'E, then to position latitude 33°17.00'S, longitude 137°35.00'E, then to position latitude 33°17.00'S, longitude 137°53.00'E; then to position latitude 33°37.00'S, longitude 137°33.00'E; then to position latitude 33°46.00'S, longitude 137°44.00'E.

2. Except the waters contained within and bounded by the following co-ordinates, which shall remain closed to fishing:

- (a) Commencing at 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°58.00'S, longitude 137°02.00'E, then to position latitude 34°01.00'S, longitude 137°05.00'E, then to position latitude 34°13.00'S, longitude 136°57.00'E, then to position latitude 34°13.00'S, longitude 136°51.00'E, then to position latitude 34°17.00'S, longitude 136°48.00'E, then to position latitude 34°17.00'S, longitude 136°51.00'E, then to position latitude 33°57.00'S, longitude 137°03.00'E, then to position latitude 33°57.80'S, longitude 136°56.80'E, then to position latitude 34°48.00'S, longitude 136°47.00'E, and
- (b) 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 9 December 2012 to 0600 hours on 21 December 2012.

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.

3. No fishing activity may occur without the authorisation of Co-ordinator at Sea, Greg Palmer, or other nominated Coordinator at Sea appointed by the Spencer Gulf and West Coast Prawn Fishermen's Association.

4. The authorisation of the Co-ordinator at Sea must be in writing, signed and record the day, date and permitted fishing area within the waters of Schedule 1 in the form of a notice sent to the fishing fleet or vary an earlier authorisation issued by the Co-ordinator at Sea.

5. The Co-ordinator at Sea must cause a copy of any authorisation for fishing activity or variation of same, made under this notice to be emailed to the Prawn Fisheries Manager, Annabel Jones, immediately after it is made.

6. The Co-ordinator at Sea must keep records of all authorisations issued pursuant to this notice.

Dated 9 December 2012.

A. JONES, 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 12 January 2012, and published in the *South Australian Government Gazette* dated 19 January 2012, on page 222, being the second notice on that page, referring to the Gulf St Vincent Prawn Fishery, is hereby revoked.

Dated 12 December 2012.

P. DIETMAN, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE notice that it will be unlawful for any person to engage in the class of fishing activity specified in Schedule 1, during the period specified in Schedule 2.

SCHEDULE 1

The act of taking or an act preparatory to or involved in the taking of King Prawn (*Melicertus latisulcatus*) in all waters of the Gulf St Vincent Prawn Fishery.

SCHEDULE 2

From 0600 hours on 12 December 2012 to 0600 hours on 12 December 2013.

Dated 12 December 2012.

P. DIETMAN, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007

SECTION 78 (2)

Permit to Release Fish

ISSUED under the authority of the Minister for Agriculture and Fisheries.

Pursuant to Section 78 (2) of the Fisheries Management Act 2007, this permit is issued to allow the holder of the permit to release fish into the specified waters, subject to the conditions of this permit.

Permit holder:

- Lara Suitor
- Department of Environment, Water and Natural Resources P.O. Box 231

Berri, S.A. 5343

Specified waters:

1. Disher Creek Saline Water Disposal Basin.

2. Berri Saline Water Disposal Basin.

3. Causeway Lagoon.

Conditions

1. The permitted activity must be completed on or before 31 July 2013.

2. The permit holder or her agents may only release fish into waters specified in this permit.

3. The permit holder may only release (on one occasion) a maximum of 600 Murray Hardyhead, (*Craterocephalus fluviatilis*) into the specified waters (200 fish at each site).

4. The permit holder or their agents must hold all fish separate from their surrogate site and place them in quarantine for a minimum time period of seven days prior to their release.

5. The permit holder must provide a written disease free certificate from an independent veterinary authority at least 48 hour prior to the releasing of any fish, pursuant to this notice to the Executive Director, Fisheries and Aquaculture—Facsimile (08) 8226 0434 and marked attention to Jonathan McPhail.

6. While engaged in the permitted activity, the permit holder or her agents must be in possession of a copy of this permit. It must be produced to a PIRSA Fisheries Officer, if requested.

7. The permit holder must provide a brief written report detailing the date, time and place of each release of fish, the species released and approximate numbers of each species. The report must be submitted to the Executive Director, Fisheries and Aquaculture, (G.P.O. Box 1625, Adelaide, S.A. 5001) within 14 days of the expiry of this permit.

8. A follow up survey must be undertaken to check for any signs of disease by 31 July 2013.

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

Dated 24 September 2012.

PROFESSOR M. DOROUDI, Executive Director, Fisheries and Aquaculture

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE State Crewing Committee convened on 25 September 2012 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

PATRICK CONLON, Minister for Transport

V29934

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the 'Edina'

THE following determination is made by the State Crewing Committee pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993 in respect of the *Edina*.

Operational Limits

Limit 1—SA Harbour Limits.

Limit 2—Cape Size Vessels up to Transhipment point only latitude 33°09'12"S and longitude 137°38'21"E.

Limit 3—Gulf of St Vincent; north of latitude 35°10'S.

Limit 4—Spencer Gulf; north of Latitude 34°S.

Limit 5—Up to 200 nautical miles off the Coast of South Australia.

Minimum Crew and Qualifications

Limits 1—Minimum four crew—Master, Engineer and two General Purpose Hands.

Limit 2—Minimum four crew—Master, Engineer and two General Purpose Hands.

Limit 3—Minimum five crew—Master, Mate, Engineer and two General Purpose Hands.

Limit 4—Minimum six crew—Master, Mate, Engineer and three General Purpose Hands.

Limit 5—Minimum seven crew—Master, Mate, Chief Engineer, Engineer and three General Purpose Hands.

Master is to hold a Master 4 Certificate of Competency.

Mate is to hold a Master 5 Certificate of Competency.

Chief Engineer is to hold an Engineer Class 3 Certificate of Competency.

Engineer is to hold a Marine Engine Driver 1 Certificate of Competency.

Limit 5—Engineer is to hold a Marine Engine Driver 2 Certificate of Competency.

A General Purpose Hand is to be a person, who is at least 16 years of age, is medically fit for the duties employed, holds a Certificate for Elements of Shipboard Safety and has at least three months experience.

CAPT. W. FERRAO, Presiding Member, State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE State Crewing Committee convened on 6 December 2012 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

PATRICK CONLON, Minister for Transport

TSA 29827

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the 'Investigator II'

THE following determination is made by the State Crewing Committee pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993 in respect of the *Investigator II*.

Operational Limits

Limit 1-Partially Smooth Waters.

Limit 2-Up to 30 nm seaward off the coast of South Australia.

Limit 3—Up to 100 nm seaward off the coast of South Australia.

Limit 4—Up to 200 nm seaward off the coast of South Australia.

Minimum Crew and Qualifications

Limits 1 and 2—Minimum two crew: Master and GP. Master to hold a Master 5 Certificate of Competency. Either to also hold a MED 2 Certificate of Competency.

Limit 3—Minimum three crew: Master, Mate and GP. Master to hold a Master 5 certificate of competency, Mate to hold a Coxswain Certificate of Competency and either Master, Mate or GP to also hold an MED 2 Certificate of Competency.

Limit 4—Minimum three crew: Master, Mate and Coxswain. Both Master and Mate to hold Master 5 Certificates of Competency, and either Master, Mate or Coxswain must also hold a MED 2 Certificate of Competency.

Note: For all limits—if any of the required crew does not hold also a MED 2 Certificate of Competency then another crew member holding an MED 2 Certificate of Competency must be present.

A General Purpose Hand (GP) is to be a person, who is at least 16 years of age, is medically fit for the duties employed, holds a certificate for Elements of Shipboard Safety and has at least three months experience.

> CAPT. W. FERRAO, Presiding Member, State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE State Crewing Committee convened on 6 December 2012 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

PATRICK CONLON, Minister for Transport

TSA 28535

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the 'Pella'

THE following determination is made by the State Crewing Committee pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993 in respect of the *Pella*.

Operational Limits

Up to 15 nautical miles off the Coast of South Australia.

Minimum Crew and Qualifications

Minimum one Crew—Coxswain.

CAPT. W. FERRAO, Presiding Member, State Crewing Committee

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE State Crewing Committee convened on 6 December 2012 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

PATRICK CONLON, Minister for Transport

TSA 11411

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the 'Yelta'

THE following determination is made by the State Crewing Committee pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993 in respect of the *Yelta*.

Operational Limits

Limit 1—Gulf St Vincent which lie towards the shore from a line commencing at Troubridge Point then to Troubridge Shoal Lighthouse then through middle spilt beacon at Port Vincent to join a line drawn eastwards from the silo at Ardrossan which joins a line drawn northerly from Long Spit beacon then from Long Spit beacon to Port Adelaide fairway beacon then to Onkaparinga Point.

Limit 2-Within the smooth water limits of the Port River.

Minimum Crew and Qualifications

Limit 1—Minimum four crew: Master 4, Master 5, Engineer Class 2 and MED 2 (with Steam qualifications).

Limit 2—Minimum four crew: Restricted Master 4, Master 5, Engineer Class 2 and MED 2 (with Steam qualifications).

CAPT. W. FERRAO, Presiding Member, State Crewing Committee

HARBORS AND NAVIGATION ACT 1993 Determination of the State Crewing Committee

THE State Crewing Committee convened on 6 December 2012 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

PATRICK CONLON, Minister for Transport

TSA 28117

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the 'Lionfish II'

THE following determination is made by the State Crewing Committee pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993 in respect of the *Lionfish II*.

Operational Limits

Limit 1—Up to 30 nautical miles off the Coast of South Australia—journeys under 12 hours.

Limit 2—Up to 30 nautical miles off the Coast of South Australia—journeys over 12 hours.

Limit 3—Up to 100 nautical miles off the Coast of South Australia—journeys under 12 hours.

Limit 4—Up to 100 nautical miles off the Coast of South Australia—journeys over 12 hours.

Limit 5—Up to 200 nautical miles off the Coast of South Australia.

Minimum Crew and Qualifications

Limit 1—Minimum two Crew: Master and a GP. Master to hold a Master 5 Certificate of Competency. Either to also hold an MED 3 Certificate of Competency.

Limit 2—Minimum three Crew: Master, Mate and GP. Master to hold a Master 5 Certificate of Competency, Mate to hold a Coxswain Certificate of Competency. Either the Master, Mate or GP to also hold an MED 3 Certificate of Competency.

Limit 3—Minimum two Crew: Master and Engineer. Master to hold a Master 5 Certificate of Competency, Engineer to hold an MED 2 Certificate of Competency. No dual ticket permitted.

Limit 4—Minimum three Crew: Master, Mate and GP. Master to hold a Master 5 Certificate of Competency, Mate to hold a Coxswain Certificate of Competency. Either Master, Mate or GP to also hold an MED 2 Certificate of Competency.

Limit 5—Minimum three Crew: Master, Mate and GP. Master and Mate to hold a Master 5 Certificate of Competency. Either Master, Mate or GP to also hold a MED 2 Certificate of Competency.

Note: for Limits 1, 2, 4 and 5 if neither the Master, Mate nor GP holds the appropriate Engineer qualification, then a person holding that qualification must also be on board.

A General Purpose Hand is to be a person, who is at least 16 years of age, is medically fit for the duties employed, holds a certificate for Elements of Shipboard Safety and has at least three months experience.

CAPT. W. FERRAO, Presiding Member, State Crewing Committee

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

SOUTH AUSTRALIAN WATER CORPORATION (the Authority), Level 5, 250 Victoria Square, Adelaide, S.A. 5000 acquires the following interests in the following land:

FIRST an unencumbered estate in fee simple of that piece of land being portion of Allotment 13 in FP 126793 in the Area named Blair Athol in the Hundred of Yatala being portion of the land comprised in Certificate of Title Volume 5651, Folio 831 more particularly delineated and marked Allotment 581 on DP 90277.

SECONDLY as appurtenant to the land FIRST above described a full free and unrestricted right and liberty of entry, egress and regress from time to time and at all times hereafter for the Authority and its agents, servants and workmen with or without vehicles plant equipment and materials in through over across and along that portion of Allotment 580 on DP 90277 marked 'B' being portion of the land comprised in the said Certificate of Title Volume 5651, Folio 831.

THIRDLY as to those portions of Allotment 580 marked 'C', 'A', 'D' and 'E' on DP 90277 (hereinafter referred to as the 'Easement land') and being portion of the land comprised in the said Certificate of Title Volume 5651, Folio 831, for purposes as hereinafter mentioned:

A full free and unrestricted right and liberty or licence power and authority of entry, egress and regress from time to time and at all times hereafter for the Authority and its agents, servants and workmen with or without vehicles, plant equipment and materials in, through, over, across and along the said Easement land and to remain on the Easement land to break the surface of, dig, open up and use the said Easement land for the construction of a common services trench for the purpose of laying down, constructing, fixing, taking up, maintaining, repairing, relaying, testing or examining one or more pipes and pipelines therein together with all such apparatus and equipment communications and power systems, drips, valves, fittings, meters, connections and other equipment below the surface of the said Easement land as in the opinion of the Authority shall be necessary or useful in connection with or incidental to the said purpose of providing 'infrastructure' as follows:

- (a) easement for water supply purposes over 'C'—pipe for retaining, conveying or directing water, pursuant to the Waterworks Act 1932;
- (b) easement for sewerage purposes over 'A'—pipe for retaining, conveying or directing waste water, pursuant to the Sewerage Act 1929;
- (c) easement for electricity supply purposes over 'D' cable apparatus for the transmission of electricity by underground cable; and
- (d) easement to lay telemetry cable over 'E'—telemetry cable apparatus for communication purposes by underground cable.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Aaron Pearce, South Australian Water Corporation, 250 Victoria Square, Adelaide, S.A. 5000. Telephone (08) 7424 1761

Dated 13 October 2012.

By Order of the Authority,

J. W. HART, Property Services Manager

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (*b*) of the Liquor Licensing Act 1997, that Bottega Rotolo Pty Ltd has applied to the Licensing Authority for the removal of a Wholesale Liquor Merchant's Licence in respect of premises situated at 7 Osmond Terrace, Norwood, S.A. 5067 and to be situated at Unit 1-3, 51-67 London Road, Mile End, S.A. 5031 and known as Bottega Rotolo.

The application has been set down for hearing on 30 January 2013 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: 23 January 2013).

The applicant's address for service is c/o Steve Maher, 7 Osmond Terrace, Norwood, S.A. 5067.

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 11 December 2012.

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 Redlove Oz Pty Ltd has applied to the Licensing Authority for the transfer of a Special Circumstances Licence in respect of premises situated at 1st Floor, 170 Pulteney Street, Adelaide, S.A. 5000 and known as Redlove.

The application has been set down for hearing on 29 January 2013 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: 22 January 2013).

The applicant's address for service is c/o Starke Lawyers, G.P.O. Box 1912, Adelaide, S.A. 5001.

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 6 December 2012.

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 Auswine Estate Pty Ltd as trustee for the Auswine Estate Trust has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 197 North East Road, Hampstead Gardens, S.A. 5086 and to be known as Auswine Estate Pty Ltd.

The application has been set down for hearing on 30 January 2013 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: 23 January 2013).

The applicant's address for service is c/o Stefani Roma No. 4, 82 Hawker Street, Ridleyton, S.A. 5008.

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 10 December 2012.

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 Australian Leisure & Hospitality Group Ltd has applied to the Licensing Authority for a variation to Entertainment Consent and Redefinition in respect of premises situated at 112 Commercial Street, Mount Gambier, S.A. 5290 and known as Federal Hotel Motel.

The application has been set down for hearing on 30 January 2013 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: 23 January 2013).

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

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 Ries Helbig Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of the business to be known as Ries Helbig Pty Ltd.

The application has been set down for hearing on 30 January 2013 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: 23 January 2013).

The applicant's address for service is c/o Candice Helbig, P.O. Box 197, Aldgate, S.A. 5154.

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 7 December 2012.

Dated 10 December 2012.

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 Bianchini (Newton) Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 66 Gorge Road, Newton, S.A. 5074 and to be known as Tony & Marks Direct.

The application has been set down for hearing on 29 January 2013 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: 22 January 2013).

The applicant's address for service is c/o Mark Copabianco, 66 Gorge Road, Newton, S.A. 5074.

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 7 December 2012.

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 Two M McLaren Vale Pty Ltd as trustee for the Vine Street Family Trust and Uncle Spud Family Trust has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 21 Young Street, Seacliff, S.A. 5049 and to be known as Two M McLaren Vale Pty Ltd.

The application has been set down for hearing on 29 January 2013 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: 22 January 2013).

The applicant's address for service is c/o Martin Greenrod, 170 Hutt 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 6 December 2012.

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Simon Louise Somerfield and Ian Somerfield have applied to the Licensing Authority for a Restaurant Licence with Entertainment Consent in respect of premises situated at 52 Thomas Willson Street, Penneshaw, S.A. 5222 and to be known as Sea Spray Cafe.

The application has been set down for hearing on 29 January 2013 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 applicants at the applicants' address, at least seven days before the hearing date (viz: 22 January 2013).

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

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 6 December 2012.

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 Andrew John Turner has applied to the Licensing Authority for a Retail Liquor Merchant's Licence in respect of premises situated at Shop 6 and 8, Murray Bridge Green Shopping Centre, 3-17 Swanport Road, Murray Bridge, S.A. 5253 and known as Andrew John Turner.

The application has been set down for hearing on 29 January 2013 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: 22 January 2013).

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

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 6 December 2012.

Applicant

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 Premium Wine Brands Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of the business to be known as Premium Spirits and Wine.

The application has been set down for hearing on 24 January 2013 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: 17 January 2013).

The applicant's address for service is c/o Heather Farmer, 167 Fullarton Road, Dulwich, 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 6 December 2012.

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 Freemax Wine Australia Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of the business to be known as Freemax Wine Australia Pty Ltd.

The application has been set down for hearing on 23 January 2013 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: 16 January 2013).

The applicant's address for service is c/o David Watts and 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: <u>olgc@agd.sa.gov.au</u>.

Dated 5 December 2012.

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 Crowded Hour Wine Co. Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of the business to be known as Crowded Hour Wine Co. Pty Ltd.

The application has been set down for hearing on 23 January 2013 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: 16 January 2013).

The applicant's address for service is c/o David Watts and 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: <u>olgc@agd.sa.gov.au</u>.

Dated 5 December 2012.

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 Domenico Michael Pelosi has applied to the Licensing Authority for a Restaurant Licence with Section 34 (1) (*c*) and outdoor dining area in respect of premises situated at 55-57 Gilbert Street, Adelaide, S.A. 5000 and to be known as Feliciano's Restaurant and Pizzeria.

The application has been set down for hearing on 23 January 2013 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 16 January 2013).

The applicant's address for service is c/o Feliciano's Restaurant and Pizzeria, 55-57 Gilbert Street, Adelaide, S.A. 5000 (Attention: Domenico Michael Pelosi).

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 2012.

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 Treasure Valley Wines Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of the business to be known as 1847 Eighteen Forty-Seven.

The application has been set down for hearing on 22 January 2013 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: 15 January 2013).

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

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 4 December 2012.

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 Producers of McLaren Vale Pty Ltd has applied to the Licensing Authority for the variation to conditions of the Special Circumstances Licence in respect of premises situated at 126 Branson Road, McLaren Vale, S.A. 5171 and known as Producers of McLaren Vale Pty Ltd.

The application has been set down for hearing on 23 January 2013 at 9.30 a.m.

Conditions

The following variation to Condition 3 is sought in the application:

• From:

The following wines and cider may be sold or supplied for consumption on or off the licensed premises without the restrictions imposed by Condition 2:

- (i) wines and cider produced by the licensee; and
- (ii) wines and cider produced by other persons from the licensee's grapes under the direction of the licensee's winemaker.
- To:

The following wines and cider may be sold or supplied for consumption on or off the licensed premises without the restrictions imposed by Condition 2:

- (i) wines and cider produced by the licensee;
- (ii) wines and cider produced by other persons from the licensee's grapes under the direction of the licensee's winemaker; and
- (iii) wines produced by Mitolo Wines Pty Ltd.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 16 January 2013).

The applicant's address for service is c/o David Arbon, P.O. Box 620, McLaren Vale, S.A. 5171.

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 5 December 2012.

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 Carrapateena Camp, Pernatty Station Road, The Ranges, via Port Augusta, S.A. 5700 and to be known as Carrapateena Camp Wet Mess.

The application has been set down for hearing on 17 January 2013 at 10 a.m.

Conditions

The following licence conditions are sought:

- Sale and consumption of liquor (including Extended Trading Authorisation) on the licensed premises on any day from 6 a.m. to 9 p.m.
- A maximum of two drinks served to one person at one time.
- Access to the licensed area is restricted to camp residents and authorised persons only.
- Sale for consumption off the licensed premises on any day from 6 a.m. to 8 p.m.
- Patrons are limited to a maximum of six beers or pre-mixed spirit cans per transaction to be consumed in employee rooms within the camp compound.
- Liquor sold for consumption off premises must be sold in sealed containers.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 10 January 2013).

The applicant's address for service is c/o Claire Sherry, 12 Phillips Street, Thebarton, S.A. 5031.

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 2012.

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 Mannum Rowing Club Inc. has applied to the Licensing Authority for an Extension of Trading Area and variation to Entertainment Consent in respect of premises situated at Mary-Anne Reserve, Mannum, S.A. 5238 and known as Mannum Rowing Club Inc.

The application has been set down for hearing on 24 January 2013 at 11 a.m.

Conditions

The following licence conditions are sought:

- Extension of Trading Area to include an outdoor area adjacent to the premises as per plans lodged with this office.
- Variation to 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: 17 January 2013).

The applicant's address for service is c/o Brian Bormann, P.O. Box 100, Mannum, S.A. 5238.

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 10 December 2012.

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 Copper Coast Wines Pty Ltd has applied to the Licensing Authority for a Residential Licence with Section 33 (1) (*b*), Entertainment Consent and Extended Trading Area in respect of premises situated at 196 Bay Road, Moonta Bay, S.A. 5558 and to be known as Moonta Bay Motel and Patio Restaurant.

The application has been set down for hearing on 23 January 2013 at 11 a.m.

Conditions

The following licence conditions are sought:

- Entertainment Consent:
 - On any day (excluding New Years Eve): Noon to midnight; and
- New Years Eve: Noon to 1 a.m. the following day.
- Extended Trading Area to include an outdoor area as per plans lodged with this office.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 16 January 2013).

The applicant's address for service is c/o Richard Davis, 46 Richmond Street, Hackney, S.A. 5069.

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 10 December 2012.

Applicant

MINING ACT 1971

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

Applicant: Monax Alliance Pty Ltd

Location: Middle River area—Approximately 50 km west of Kingscote.

Term: 2 years

Area in km²: 230

Ref.: 2012/00068

Plan and co-ordinates can be found on the DMITRE website: <u>http://www.minerals.dmitre.sa.gov.au/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: DBL Blues Pty Ltd

- Location: Dalarinna Hill area—Approximately 45 km eastsouth-east of Marree.
- Pastoral Leases: Mundowdna, Murnpeowie and Mount Lyndhurst.

Term: 2 years

Area in km²: 426

Ref.: 2012/00151

Plan and co-ordinates can be found on the DMITRE website: <u>http://www.minerals.dmitre.sa.gov.au/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: Trafford Resources Limited

Location: Indooroopilly Outstation area—Approximately 135 km north-west of Tarcoola.

Pastoral Lease: Mobella

Term: 2 years

Area in km²: 57

Ref.: 2012/00182

Plan and co-ordinates can be found on the DMITRE website: <u>http://www.minerals.dmitre.sa.gov.au/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:

Applicants: Perilya Limited (85%), Signature Resources Pty Ltd (7.5%) and Paladin Energy Ltd (7.5%).

Location: Reaphook Hill area—Approximately 110 km south-east of Copley.

Pastoral Leases: Wirrealpa and Martins Well.

Term: 2 years

Area in km²: 88

Ref.: 2012/00264

Plan and co-ordinates can be found on the DMITRE website: <u>http://www.minerals.dmitre.sa.gov.au/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: G E Resources Pty Ltd

Location: Strzelecki Desert 4 area—Approximately 180 km north-east of Marree.

Pastoral Leases: Murnpeowie and Lindon.

Term: 2 years

Area in km²: 477

Ref.: 2012/00282

Plan and co-ordinates can be found on the DMITRE website: <u>http://www.minerals.dmitre.sa.gov.au/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: G E Resources Pty Ltd

Location: Strzelecki Desert 5 area—Approximately 190 km north-east of Marree.

Pastoral Leases: Murnpeowie and Lindon.

Term: 2 years

Area in km²: 929

Ref.: 2012/00283

Plan and co-ordinates can be found on the DMITRE website: <u>http://www.minerals.dmitre.sa.gov.au/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: G E Resources Pty Ltd

Location: Strzelecki Desert 6 area—Approximately 195 km east-north-east of Marree.

Pastoral Lease: Lindon

Term: 2 years

Area in km²: 827

Ref.: 2012/00284

Plan and co-ordinates can be found on the DMITRE website: <u>http://www.minerals.dmitre.sa.gov.au/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: G E Resources Pty Ltd

Location: Strzelecki Desert 7 area—Approximately 200 km east-north-east of Marree.

Pastoral Lease: Lindon

Term: 2 years

Area in km²: 829

Ref.: 2012/00285

Plan and co-ordinates can be found on the DMITRE website: <u>http://www.minerals.dmitre.sa.gov.au/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: G E Resources Pty Ltd

Location: Strzelecki Desert 8 area—Approximately 215 km east-north-east of Marree.

Pastoral Leases: Merty Merty and Lindon.

Term: 2 years

Area in km²: 615

Ref.: 2012/00286

Plan and co-ordinates can be found on the DMITRE website: <u>http://www.minerals.dmitre.sa.gov.au/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: G E Resources Pty Ltd

Location: Strzelecki Desert 9 area—Approximately 230 km east-north-east of Marree.

Pastoral Lease: Lindon

Term: 2 years

Area in km²: 395

Ref: 2012/00287

Plan and co-ordinates can be found on the DMITRE website: <u>http://www.minerals.dmitre.sa.gov.au/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: G E Resources Pty Ltd

Location: Strzelecki Desert 10 area—Approximately 240 km north-east of Marree.

Pastoral Leases: Bollards Lagoon, Merty Merty and Lindon.

Term: 2 years

Area in km²: 588

Ref: 2012/00288

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

J. MARTIN, Mining Registrar

NATIONAL ELECTRICITY LAW

THE Australian Energy Market Commission (AEMC) gives notice of the commencement of its review of the state of competition in the retail electricity and natural gas markets in New South Wales in accordance with the Request for Advice from the Standing Council on Energy and Resources.

Further details and all documents on the above matter are available on AEMC's website <u>www.aemc.gov.au</u>. The relevant documents are also available for inspection at the offices of the AEMC.

Australian Energy Market Commission Level 5, 201 Elizabeth Street Sydney, NSW 2000 Telephone: (02) 8296 7800 Facsimile: (02) 8296 7899

13 December 2012.

NATIONAL GAS LAW

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

Under Section 317, the period of time for the making of the draft Rule determination on the *Market operator service—timing* and eligibility Rule proposal has been extended to **28 February 2013**.

The AEMC gives notice of the commencement of its review of the state of competition in the retail electricity and natural gas markets in New South Wales in accordance with the Request for Advice from the Standing Council on Energy and Resources.

Further details and all documents on the above matters are available on AEMC's website <u>www.aemc.gov.au</u>. The relevant documents are also available for inspection at the offices of the AEMC.

Australian Energy Market Commission Level 5, 201 Elizabeth Street Sydney, NSW 2000 Telephone: (02) 8296 7800 Facsimile: (02) 8296 7899

13 December 2012.

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of Flinders Ranges National Park Including Wilpena Pound

PURSUANT to Regulations 8 (3) (*a*) and 8 (3) (*d*) of the National Parks and Wildlife (National Parks) Regulations 2001, I, John Erwin Schutz, Group Executive Director, Partnership and Stewardship, formerly entitled Executive Director, Regional Services, as authorised delegate of the Flinders Ranges National Park Co-management Board, close to the public, the whole of Flinders Ranges National Park from 6 a.m. on Monday, 11 February 2013 until 9 p.m. on Friday, 15 February 2013, with the following exceptions:

- Hawker to Blinman Road;
- · Hawker to Arkaroola (Wirrealpa) Road;
- · Sacred Canyon Road;
- Brachina Gorge Road (open for through traffic only—no stopping);
- · Dingley Dell Campground;
- · Wilpena Pound Resort and Campground; and
- Wilpena Pound will be closed from 6 a.m. until 9 p.m. on Friday, 15 February 2013 only.

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

Use of Firearms Within the Reserve

Pursuant to Regulations 8 (4), 20 (1) and 41 of the National Parks and Wildlife (National Parks) Regulations 2001, I, John Erwin Schutz, Group Executive Director, Partnerships and Stewardship, formerly entitled Executive Director, Regional Services, as authorised delegate of the Flinders Ranges National Park Co-management Board, grant permission to members of the Sporting Shooters Association of Australia Hunting and Conservation Branch (SA) Inc. in possession of both a current Hunting Permit and a firearm to enter and remain in Flinders Ranges National Park from 6 a.m. on Monday, 11 February 2013 until 9 p.m. on Friday, 15 February 2013, for the purpose of taking feral animals.

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

Dated 6 December 2012.

J. E. SCHUTZ, Group Executive Director, Partnerships and Stewardship, Department of Environment, Water and Natural Resources

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

Closure of Flinders Ranges National Park Including Wilpena Pound

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, John Erwin Schutz, Group Executive Director, Partnership and Stewardship, formerly entitled Executive Director, Regional Services, as authorised delegate of the Flinders Ranges National Park Co-management Board, close to the public, the whole of Flinders Ranges National Park from 6 a.m. on Wednesday, 20 March 2013 until 6 a.m. on Saturday, 23 March 2013, with the following exceptions:

- · Hawker to Blinman Road;
- Hawker to Arkaroola (Wirrealpa) Road;
- · Sacred Canyon Road;
- · Brachina Gorge Road (open for through traffic only-no stopping);
- Dingley Dell Campground;
- · Wilpena Pound Resort and Campground; and
- Wilpena Pound will be closed from 6 a.m. on Thursday, 21 March 2013 until 6 a.m. on Friday, 22 March 2013 only

The purpose of the closure is to ensure the safety of the public during a pest control and monitoring program within the reserve during the period indicated. Dated 6 December 2012.

> J. E. SCHUTZ, Group Executive Director, Partnerships and Stewardship. Department of Environment, Water and Natural Resources

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

Closure of Vulkathunha-Gammon Ranges National Park PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, John Erwin Schutz, Group Executive Director, Partnerships and Stewardship, an authorised delegate of the Vulkathunha-Gammon Ranges National Park Co-management Board, close to the public, the whole of Vulkathunha-Gammon Ranges National Park from 6 a.m. on Saturday, 16 March 2013 until 9 p.m. on Monday, 18 March 2013.

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

Dated 6 December 2012

J. E. SCHUTZ, Group Executive Director, Partnerships and Stewardship. Department of Environment, Water and Natural Resources

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Statement of Environmental Objectives for Santos Limited's Geophysical Operations in the Cooper Basin and Arid Regions within South Australia

PURSUANT to Section 104 (1) of the Petroleum and Geothermal Energy Act 2000 (the Act), Barry Goldstein, Executive Director, Energy Resources Division, DMITRE, Delegate of the Minister for Mineral Resources and Energy, pursuant to Delegation, dated 25 September 2000, *Gazetted* 28 September 2000, do hereby publish the following document as having been approved as a statement of environmental objectives under the Act.

This document is available for public inspection on the Environmental Register Section of the Energy Resources Division's: website:

http://www.pir.sa.gov.au/petroleum_and_geothermal

or at the Public Office determined, pursuant to Section 107 (1) of the Act to be located at:

Department for Manufacturing, Innovation, Trade, Resources and Energy, Level 7, 101 Grenfell Street,

Adelaide, S.A. 5000

Document

Statement of environmental objectives for Santos Limited's geophysical operations in the Cooper Basin and arid regions within South Australia (July 2012).

Dated 13 November 2012.

B. A. GOLDSTEIN, Executive Director, Energy Resources Division Mineral and Energy Resources Group Delegate of the Minister for Mineral Resources and Energy

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000 Suspension of Petroleum Exploration Licence-PEL 113 and Associated Activities Licence—AAL 178

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned licences have been suspended for the period from and including 3 December 2012 until 2 June 2013, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 113 is now determined to be 29 October 2014.

The expiry date of AAL 178 is now determined to be 23 January 2014.

Dated 4 December 2012.

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

SECTION 92

Resumption of Suspension of Petroleum Exploration Licence—PEL 114

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the suspension of the abovementioned licence dated 11 September 2012 has been resumed with effect from and including 10 December 2012 to 1 October 2013 under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

PEL 114 is now due to expire on 21 July 2014.

Dated 11 December 2012.

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 Special Facilities Licence—SFL 1

NOTICE is hereby given that the undermentioned Special Facilities Licence has been granted with effect from 10 December 2012, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

Licence No.	Licensee	Locality	Date of Expiry	Approximate Area in km ²
SFL 1	Envestra Limited	Virginia, S.A.	9 December 2033	0.000219

General Description of Area-SFL 1

All that part of the State of South Australia, being cadastral parcel Allotment 1 of Deposited Plan 36948 in Hundred of Port Adelaide.

Area: 0.000219 km² approximately.

Dated 10 December 2012.

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 Petroleum Exploration Licence-PEL 610

NOTICE is hereby given that the undermentioned Petroleum Exploration Licence has been granted under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

No. of Licence	Licensee	Locality	Date of Expiry
PEL 610	Dunstone	South-East of South Australia	9 December 2017

Description of Area-PEL 610

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

Commencing at a point being the intersection of longitude 140°05′00″E GDA94 and latitude 35°56′39″S GDA94, thence east to the western boundary of Ngarkat Conservation Park, thence beginning southerly along the boundary of the said Conservation Park to the eastern border of the State of South Australian, thence southerly along the border of the said State to the northern boundary of the Otway Basin Competitive Tender Region, thence westerly along the boundary of the said Competitive Tender Region to the Territorial Sea Baseline at low water mark, thence beginning north-westerly along the said baseline to latitude 36°50′00″S GDA94, east to longitude 140°05′00″E GDA94, north to latitude 36°35′00″S GDA94, east to longitude 140°10′00″E GDA94, north to latitude 36°22′00″S GDA94, west to longitude 140°05′00″E GDA94 and north to the point of commencement.

But excluding Fairview Conservation Park, Mount Scott Conservation Park, Gum Lagoon Conservation Park, Aberdour Conservation Park, Bangham Conservation Park, Butcher Gap Conservation Park, Custon Conservation Park, Desert Camp Conservation Park, Geelgeela Conservation Park, Grass Tree Conservation Park, Jip Jip Conservation Park, Kelvin Powrie Conservation Park, Mount Monster Conservation Park, Padthaway Conservation Park, Pine Hill Soak Conservation Park, Poocher Swamp Game Reserve, Talapar Conservation Park and Wolseley Common Conservation Park.

Area: 8 506 km² approximately.

Dated 10 December 2012.

 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

[REPUBLISHED]

IN *Government Gazette* No. 80 dated 6 December 2012, page 5338, second notice appearing, was printed with the map omitted. This notice *should* be replaced with the following:

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Prohibition on Taking Water from Wells in the Polda Basin in the Musgrave Prescribed Wells Area

PURSUANT to Section 132 (1) (a) (i) of the Natural Resources Management Act 2004 (the Act), I, Paul Caica, Minister for Sustainability, Environment and Conservation in the State of South Australia and Minister to whom the administration of the Act is committed, being of the opinion that the rate at which water is taken from wells that access underground water in the Quaternary Limestone aquifer in the Polda Basin in the Musgrave Prescribed Wells Area is such that the quantity of water available can no longer meet the demand, hereby prohibit the taking of water from wells in the area within the Musgrave Prescribed Wells Area labelled 'Polda' on the attached map, except in the circumstances specified in Schedule 1.

SCHEDULE 1

1. This Notice does not apply to the taking of water from a well or wells pursuant to Section 124 (4) of the Act for domestic purposes or for watering stock (other than stock subject to intensive farming).

2. Subject to Clause 3, a person may take water from a well or wells if the person is authorised to take the water as part of a water allocation under the terms of Water Licence 9603, 9604 or 9606.

3. The maximum volume of water that may be taken under the terms of the water licences specified in Clause 1 is:

- 3.1 Water Licence 9603-613 kL.
- 3.2 Water Licence 9604-997 kL.
- 3.3 Water Licence 9606-3 000 kL.

4. Any water taken in accordance with Water Licence 9606 must:

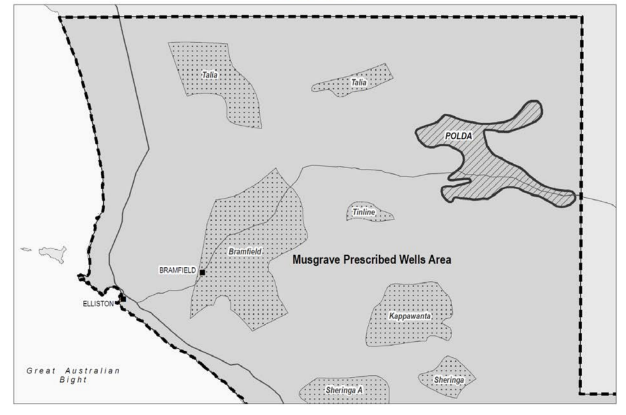
- 4.1 only be used for the purposes of maintenance of public water supply infrastructure; and
- 4.2 subject to any reasonable loss of water, be returned to the quaternary aquifer pursuant to a permit granted under Section 127 (3) (c) of the Act and in accordance with the Environment Protection (Water Quality) Policy 2003.

In this Notice:

Words used in this Notice that are defined in the Act shall have the same meanings as set out in the Act.

This Notice will have effect at the expiration of seven days from publication of this notice in the *Gazette* and in a newspaper circulating in that part of the State in which the abovementioned prescribed water resource is situated and will remain in effect for two years unless earlier varied or revoked.

POLDA BASIN



Dated 3 December 2012.

PAUL CAICA, Minister for Sustainability, Environment and Conservation

PUBLIC SECTOR ACT 2009

Public Sector Agency Workplaces: 27, 28, 31 December 2012

Availability of Government Services: For details about the availability of Government Services to the public during the 2012 Christmas to New Year week:

- <u>www.sa.gov.au/services</u>
- Phone: 13 23 24
- See also Government pages in telephone directory for contact numbers.

PURSUANT to Part 3 of Schedule 1 of the Public Sector Act 2009, the following workplaces will be closed on Thursday 27, Friday 28 and Monday 31 December 2012, except where otherwise indicated.

Please note that while care has been taken to refer to workplaces consequent on recent 'machinery of government' changes, a reference to a workplace is to be taken as that workplace irrespective that it may be in a different public sector agency from that specified.

CHRISTMAS & NEW YEAR PERIOD 2012 Closed Workplaces

The following workplaces will be closed on Thursday 27, Friday 28 and Monday 31 December 2012, except where otherwise indicated.

AUDITOR-GENERAL'S DEPARTMENT

All offices will be closed.

EDUCATION AND CHILD DEVELOPMENT— DEPARTMENT FOR Aboriginal Education and Employment Services Child and Student Wellbeing South Australian Aboriginal Sports Training Academy Special Education Youth Engagement & Inclusion International Education Deputy Chief Executive

Audit and Risk

Finance and Infrastructure Financial Accounting and Compliance Budget and Finance Data Management and Information Systems Business Services FOI Unit DECD Publishing Distribution Centre Fleet Management Procurement Unit Transport Services Education Development Centre Resource Allocation

Human Resources & Workforce Development

Workforce Development Health and Safety Workforce Reform Industrial Relations Ethical Conduct HR Support Corporate HR Services Site HR Services Recruitment Services HR Systems Workforce Data and Planning

Policy Directorate

All Services excluding the Media Unit

Teaching and Learning International Education Services

Early Childhood Services

All Services excluding Family Day Care

Office for Schools

Regional Offices—Adelaide Hills, Barossa, Eastern Adelaide, Eyre and Western, Far North and Aboriginal Lands, Fleurieu and Kangaroo Island, Limestone Coast, Murray and Mallee, Northern Adelaide, Southern Adelaide, Western Adelaide, Yorke and Mid North (Callers to Regional Offices will receive an answering machine message advising that the office is closed and asking them to contact Office for Schools if the matter requires urgent attention).

Child and Family Health Service Torrens House

Newborn and Children's Hearing Services Site Offices: Munno Para, Modbury, Cowandilla, Port Adelaide, Barmera and Waikerie

ENVIRONMENT, WATER AND NATURAL

RESOURCES—DEPARTMENT FOR

Office of the Chief Executive

Strategy & Advice

Group Executive Director's Office Heritage—People, Parks & Places Natural Resources Sustainable Water Resources Communications and Community Engagement Science, Monitoring and Knowledge Organizational Strategy and Performance Policy Support

Botanic Gardens

Executive Director's Office

Customer and Corporate Services

Group Executive Director's Office Corporate Services

Finance Asset Management Business Services

Pirie Street Customer Service Centre Mapland

Fauna Permits

Crown Lands Adelaide Office Berri Port Augusta Mount Gambier Kadina

Partnership and Stewardship

Group Executive Directorate Office Volunteers & Visitor Services Fire Management Branch Investigation and Compliance Major Projects Commercial Sites

REGIONAL SERVICES

Adelaide and Mount Lofty Region Adelaide Regional Office Northern Lofty District Office Southern Lofty District Office Fleurieu District Office

Kangaroo Island

Kangaroo Island Regional Office

Northern and Yorke

Clare Regional Office Burra (Mid North District) Office Crystal Brook Office Southern Flinders Office at Mambray creek

SA Arid Lands

Wilpena Office Port Augusta Regional Office Innamincka Office Simpson Desert

South East

Mount Gambier Regional Office Canunda Robe Naracoorte District Office Wyndgate

Eyre Peninsula

Port Lincoln Office Ceduna Office Streaky Bay Office

Murray Darling Basin

Berri Öffice Burra Danggali Wyngate Lameroo Noonameena

Alinytjara Wilurara Head Office		private lists	SCDH Available for emergencies and
NRM Offices—All Offices		•	Elective Surgery Theatre
State Flora Nursery Murray Bridge			open for emergency surgery only)
ENVIRONMENT PROTECTION AUTHORITY The Environment Protection Authority will be close can still contact the EPA via its pollution and il hotline). FURTHER EDUCATION, EMPLOYMENT, SC TECHNOLOGY—DEPARTMENT OF Office of the Chief Executive Participation and Equity Skills Recognition Services Quality Tertiary Education Science and Re	ed (the public legal dumping IENCE &	Country Health SA—No Pirie, Broughton, Southern Port Broughton I Port Pirie	n Flinders and Mid North Health
Skills SA Industry Skills Development		Booleroo	Community Activity Day
Digital Economy and Technology Strategic Policy Resources and Finance Training and Skills Commission Corporate Services Corporate Communications and Marketing		Orroroo Crystal Brook	NRCP Centre Base Day Care Day Therapy Programs Elective Theatres (open for emergency)
All TAFE Institutes		Laura	Medical Clinic, Admin and Outreach
All TAFE Institutes All campuses of TAFE SA Adelaide South, TAFE North and TAFE SA Regional TAFE SA Info Line HEALTH AND AGEING—DEPARTMENT OF Health and Community Services Complaints Cor		Eyre and Western Health Whyalla Eastern Eyre & F Whyalla	Far North Health Service Elective Surgery/Emergency Surgery Available
Women's and Children's Health Network		Flinders and Outback Hea Quorn	Home Assist
Disability Services (includes Access Assist supporting students with Disabilities & special need Women's Health Statewide		Port Augusta	Meals on Wheels Flinders Terrace Health Centre Elective surgery theatre
Centre for Health Promotion Child and Family Health Service Torrens House			Consulting Šuite Step Down Unit (except for emergency surgery)
Newborn and Children's Hearing Services Site Offices: Munno Para, Modbury, Cowa Adelaide, Barmera and Waikerie	ndilla, Port	Southern Adelaide Local Flinders Medical Centre Division of Medicine	Health Network
Riverland Health Service Berri (Elective surgery closed except the surgery)	for emergency	Medicine Clinics Medicine Clinic Day Dermatolog	
Loxton (Elective surgery closed except surgery)	for emergency	Allied Health Hydrotherapy Podiatry	
Country Health SA		Speech Patholog	у
Country Health SA—Central Operations Group Inner North Country Health Services Angaston theatre (open for emergencies on Tanunda theatre (open for emergencies caesarean sections only) Eudunda Day Care Centre Kapunda Elective Surgery (open for emergencies)	and elective	Clinics Women's & Children's Di Paediatric Outpatient Clin	otherapy and Occupational Therapy ivision ics
Kapunda Seniors Leisure Activity Centre) Gawler Theatre (open for emergencies)			ctive gynaecology and obstetrics clinics continue as usual except for public re days
Yorke & Lower North Health Services Wallaroo Elective Surgery, open f Balaklava Leisure & Activity Cent Clare All surgery, subject to C All sites Leisure Activity Groups	re EO approval	Endoscopy clinic Day ophthalmic	es are running emergency clinics only es are running emergency clinics only
Country Health SA—Southern Operations Grou Upper South East Health Service Naracoorte Elective Surgery (Emer	-		pital tres (Emergency service available)
open) Bordertown Elective Surgery—no service at this location		Repat Clinics Pre-Admit Clinic DSU/DOSA	
Lower South East Health Service Millicent Elective Surgery only Penola Penola Medical Clini Medical Clinic and Health and Penola Hosp Centre	Community	Chronic Pain Cli Urology Clinics Day Oncology/H Ward 8 Rehabilitation W IPU Rehabilitation C	laematology /ard C
Mount Gambier Elective Surgery only		Day Rehabilitati	on Service
Adelaide Hills, Southern Fleurieu & KI Health Serv. StrathalbynElective Surgery TheatrMount Barker Mount PleasantElective Surgery Theatr	e e	REACT Services OPSA (outpatie gencies only) Elective Surgica Operating Theat Collins Ward (su Myles Ward (pri	ent appointments available for emer- l Services re urgical)

SA Dental Services Eyre District All CDS/SDS clinics (Port Augusta, Whyalla, Port Lincoln, Pikawya, Cummins) Mid North/Yorke Port Pirie West SDS Port Pirie CDS Clare CDS/SDS Kadina CDS/SDS Peterborough Maitland Riverland Barossa Riverland CDS Nuriootpa CDS Berri SDS Loxton SDS Renmark SDS Waikerie SDS Nuriootpa SDS South East Mount Gambier All other clinics Kangaroo Island BreastScreen SA Metropolitan screening clinics Mobile 1 Mobile 2 Mobile 3 Assessment Clinic Ambulatory and Primary Health Care Services Falls Prevention Program Playford Primary Health Care Service Gilles Plains Primary HC Services Salisbury Primary HC Services Munna Paiendi and Maringga Turtpandi (Gilles Plains) Shopfront Youth Health and Information Service Mental Health Services Closure of elective Outpatient Services in Community Mental Health Centres Royal Adelaide Hospital Out Patient Clinics only The Queen Elizabeth Hospital Out Patient Clinics only Lyell McEwin Hospital Out Patient Clinics only Modbury Hospital Out Patient Clinics only Theatre Closures Hampstead Rehabilitation Centre Out Patient Clinics only St Margaret's Rehabilitation Hospital Out Patient Clinics only ATTORNEY-GENERAL'S DEPARTMENT Office of the Ombudsman Medical Panels SA Equal Opportunity Commission Victims Rights (Commissioner for Victim's Rights) WorkCover Ombudsman Licensing Court of SA (Liquor Licensing) **Organisational Performance** Business and Financial Services Human Resources Legal Advisory Group Office of Parliamentary Counsel Office of the Solicitor General Legal Services Commission Noarlunga Mount Barker Port Adelaide Holden Hill Whyalla Port Augusta

Electoral Commission SA Courts Services Supreme Court District Court Sheriff's Office ERD Court MANUFACTURING, INNOVATION, TRADE, **RESOURCES AND ÉNERGY—DEPÁRTMENT FOR** Andamooka Cooper Pedy Jamestown Marla PLANNING, TRANSPORT, INFRASTRUCTURE— **DEPARTMENT FOR** Building Management Division (except hotlines) **Transport Service Division** Crystal Brook and Eastern Region office at Murray Bridge PREMIER AND CABINET—DEPARTMENT OF THE Public Sector Management Division State Records SA Gepps Cross Research Centre South Australian Archives Centre, Leigh Street Adelaide (closed December 31) **Arts and Cultural Affairs** Arts SA Art Lab Country Arts SA (all sites) SA Film Corporation State Opera of SA State Theatre Company PRIMARY INDUSTRIES AND REGIONS SA-DEPARTMENT OF **Primary Industries and Biosecurity Biosecurity SA** Emergency Management, 33 Flemington Street Glenside National Livestock Identification System/ Registrations/ Property Identification Code Natural Resource Management Biosecurity/ Branched Broomrape Plant Health/Food Safety Rural Chemicals South Australian Shellfish Quality Assurance Fisheries and Aquaculture Head Office, 25 Grenfell Street Adelaide Agribusiness and Regions Agribusiness Development Regional Development and Strategic Policy (25 Grenfell Street) Mount Gambier and Port Lincoln **Corporate Services** People, Governance and Culture Business Services and Asset Management Corporate Services and Governance Records and Information Management Service Delivery **Finance and Prudential Management** Budget Strategy Directorate Financial Services Procurement Prudential and Rural Financial Services Information and Communication Technology Directorate Information and Communication Technology Spatial Information Services **Rural Solutions SA (Agribusiness and Regions)** Adelaide Clare Kingscote Lenswood Loxton Mount Gambier Murray Bridge Nuriootpa Port Augusta Port Lincoln

Struan

OTHER PUBLIC SECTOR AGENCIES Defence SA Zero Waste SA, Office for Adelaide Convention Centre Adelaide Entertainment Centre South Australian Certificate of Education Board (SACE Board) Forestry SA—Head Office

ROAD TRAFFIC ACT 1961

Authorised Officers to Operate Breath Analysing Instruments

I, GARY T. BURNS, Commissioner of Police, do hereby notify that on and from 30 November, 2012, the following persons were authorised by the Commissioner of Police to operate breath analysing instruments as defined in and for the purposes of the:

Road Traffic Act 1961; Harbors and Navigation Act 1993; Security and Investigation Agents Act 1995; and Rail Safety Act 2007.

PD Number	Officer Name
303	Billing, Phillip Andrew
54115	Chance, Nicholas John
72102	Donnellan, Garran Michael
79325	Ide, Kim Robyn
74139	Jerram, Lee Roy
72947	Kelly, Matthew David
75471	Rochow, Joanne Lee
72487	Rossiter, Tricia Catherine

GARY T. BURNS, Commissioner of Police

DETERMINATION AND REPORT OF THE REMUNERATION TRIBUNAL NO. 5 OF 2012

Electoral Districts Boundaries Commission

1. The Constitution Act 1934, provides for the establishment of an Electoral Districts Boundaries Commission to review and carry out periodic redistribution of the boundaries of the State's House of Assembly electoral districts. The Commission has perpetual succession and the functions of a Royal Commission.

2. The members of the Commission are:

- 2.1 the most senior Supreme Court Puisne Judge available,
- appointed by the Chief Justice, to be the Chairman;
- 2.2 the Electoral Commissioner; and
- 2.3 the Surveyor-General.

3. Section 78 (7) of the Constitution Act 1934 states, 'The members of the Commission (other than the Chairman) are entitled to remuneration determined by the Remuneration Tribunal'.

4. The Chairman of the Electoral Boundaries Commission provided the Tribunal with copies of the Commission's 2012 Report and a summary of the hours spent by the Electoral Commissioner and the Surveyor-General in the preparation and attendance at formal Commission hearings and meetings. The Tribunal also noted that apart from formal hearings and meetings, both these members undertook a range of other activities and responsibilities in performing their roles on the Commission.

5. Having regard to the nature and extent of the additional work undertaken by the members of the Commission other than the Chairman in producing the 2012 Report of the Electoral Districts Boundaries Commission, the Tribunal determines that:

- (a) the Electoral Commissioner shall be paid an allowance of \$16 550;
- (b) the Surveyor-General shall be paid an allowance of \$11 585; and
- (c) these allowances shall be paid in addition to the salaries paid to the persons holding the positions of Electoral Commissioner and Surveyor-General as at 21 August 2012, being the date of the Order of the Commission.

Dated 6 December 2012.

D. R. PRIOR, President D. J. SMYTHE, Member

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Clovelly Avenue, Royal Park

BY Road Process Order made on 16 January 2012, the City of Charles Sturt ordered that:

1. Portion of Clovelly Avenue situated east of Wattle Avenue adjoining Common Property Strata Plan 2372, more particularly delineated and lettered 'A' in Preliminary Plan No. 11/0017 be closed.

2. Transfer the whole of the land subject to closure to the Strata Corporation No. 2372 Inc. in accordance with agreement for transfer dated 6 September 2011 entered into between the City of Charles Sturt and the Strata Corporation No. 2372 Inc.

3. The following easements are granted over portion of the land subject to that closure:

Grant to the South Australian Water Corporation an easement for sewerage purposes.

Grant to the Council for the area an easement for drainage purposes.

On 17 February 2012 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 88750 being the authority for the new boundaries.

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

Dated 13 December 2012. M. P. BURDETT, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Schutz Road, Waterloo

BY Road Process Order made on 28 September 2012, the Clare and Gilbert Valleys Council ordered that:

1. The whole of Schutz Road situate east of Light River Road adjoining Section 384, Hundred of Waterloo and Allotments 93 and 94 in Filed Plan 206618, more particularly delineated and lettered 'A', 'B' and 'E' respectively in Preliminary Plan No. 11/0023 be closed.

2. Transfer the whole of the land subject to closure to Darryl Peter Schutz and Vicki Elizabeth Schutz in accordance with the agreement for transfer dated 28 August 2012 entered into between the Clare and Gilbert Valleys Council and D. P. and V. E. Schutz.

3. The following easements are granted over the land subject to that closure:

Grant to Distribution Lessor Corporation an easement for electricity supply purposes over the whole of the land.

Grant free and unrestricted rights of way appurtenant to Allotment 91 in Filed Plan 170441 and Allotment 95 in Filed Plan 206618 over the whole of the land.

Grant free and unrestricted rights of way appurtenant to Allotments 93 and 94 in Filed Plan 206618 and Section 334, Hundred of Waterloo, over portions of the land.

On 1 November 2012 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 90515 being the authority for the new boundaries.

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

Dated 13 December 2012.

M. P. BURDETT, Surveyor-General

SEWERAGE ACT 1929

Addition of Land to Mount Gambier Country Drainage Area

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

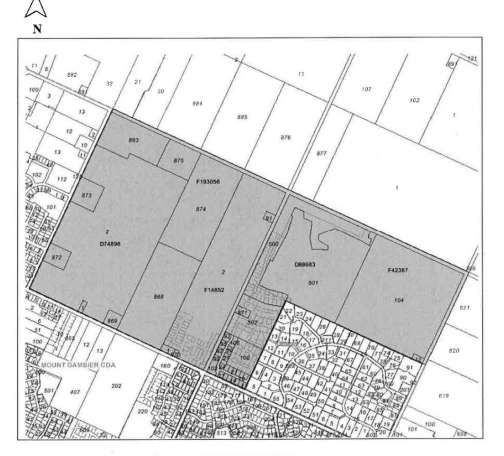
(a) adds to the Mount Gambier Country Drainage Area the land shown on the plan in the Schedule; and

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

D1515 SA Water 12/007370 Mapsheet: 702234H

SCHEDULE

WORROLONG HUNDRED OF GAMBIER



NOT TO SCALE

BOUNDARY OF MOUNT GAMBIER COUNTRY DRAINAGE AREA PREVIOUSLY PROCLAIMED SHOWN AS DASHED LINES

LAND TO BE ADDED TO MOUNT GAMBIER COUNTRY DRAINAGE AREA SHOWN AS SHADED AREA

Dated 11 December 2012.

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

D. BURGESS, Acting Manager Billing and Collection

In the presence of:

N. HUDSON, Team Leader Rating

SAWATER 12/07370 D1515

Stamp Duties Act 1923 (Section 71DB(7)) Notice 2012

under section 71DB(7) of the Stamp Duties Act 1923

1—Short title

This notice may be cited as the *Stamp Duties Act 1923 (Section 71DB(7)) Notice 2012*.

2—Commencement

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

3—Qualifying apartments—identification of land

For the purposes of paragraph (b) of the definition of *qualifying apartment* in section 71DB(7) of the *Stamp Duties Act 1923*, the land described in Schedule 1 is identified.

Schedule 1—Identified land

The following land identified by plan, allotment and Certificate of Title Register Book (Volume and Folio):

Filed Plan 212807 Allotment 128 CT 5553/685 Filed Plan 212808 Allotment 130 CT 5554/147 Filed Plan 212806 Allotment 126 CT 5553/686 Filed Plan 212808 Allotment 131 CT 5554/147 Filed Plan 212807 Allotment 129 CT 5553/685 Filed Plan 121810 Allotment 63 CT 5825/235 Filed Plan 210340 Allotment 364 CT 5780/602 Filed Plan 209978 Allotment 91 CT 5527/267 Filed Plan 121811 Allotment 64 CT 5796/926 Filed Plan 121812 Allotment 65 CT 5738/624 Filed Plan 210672 Allotment 696 CT 5776/768 Filed Plan 210627 Allotment 651 CT 5777/796 Filed Plan 131821 Allotment 1 CT 5241/865 Filed Plan 121813 Allotment 66 CT 5241/864 Filed Plan 121814 Allotment 67 CT 5553/900 Filed Plan 121815 Allotment 68 CT 5544/619 Filed Plan 121816 Allotment 69 CT 5545/739 Filed Plan 121817 Allotment 70 CT 5546/574 Filed Plan 212172 Allotment 98 CT 5557/516

Filed Plan 212172 Allotment 99 CT 5557/516 Filed Plan 212707 Allotment 95 CT 5563/808 Filed Plan 121818 Allotment 71 CT 5813/835 Deposited Plan 36422 Allotment 21 CT 5142/749 Deposited Plan 36422 Allotment 22 CT 5142/741 Filed Plan 661 Allotment 3 CT 5609/329 Filed Plan 211549 Allotment 763 CT 5822/349 Filed Plan 661 Allotment 2 CT 5615/936 Filed Plan 212735 Allotment 116 CT 5569/96 Filed Plan 212473 Allotment 111 CT 5555/258 Filed Plan 131669 Allotment 7 CT 5241/810 Filed Plan 661 Allotment 11 CT 5560/360 Filed Plan 661 Allotment 10 CT 5560/360 Filed Plan 125465 Allotment 5 CT 5232/576 Filed Plan 16086 Allotment 1 CT 5530/579 Filed Plan 125465 Allotment 7 CT 5232/576 Filed Plan 121799 Allotment 52 CT 5752/936 Filed Plan 121800 Allotment 53 CT 5629/180 Filed Plan 121801 Allotment 54 CT 5863/303 Filed Plan 121802 Allotment 55 CT 5551/171 Filed Plan 210671 Allotment 695 CT 5776/767 Filed Plan 212707 Allotment 96 CT 5563/808 Filed Plan 212806 Allotment 125 CT 5553/686 Filed Plan 121803 Allotment 56 CT 5240/536 Filed Plan 121804 Allotment 57 CT 5772/750 Filed Plan 210265 Allotment 289 CT 5782/380 Filed Plan 121805 Allotment 58 CT 5479/175 Filed Plan 121806 Allotment 59 CT 5545/218 Filed Plan 121807 Allotment 60 CT 5873/498 Filed Plan 121808 Allotment 61 CT 5478/922 Filed Plan 121809 Allotment 62 CT 5479/157 Filed Plan 25330 Allotment 51 CT 5399/777 Filed Plan 40072 Allotment 1 CT 5424/691 Filed Plan 40072 Allotment 2 CT 5424/691 Filed Plan 40072 Allotment 3 CT 5424/691 Filed Plan 40072 Allotment 4 CT 5424/691

Filed Plan 661 Allotment 18 CT 5616/345 Filed Plan 6674 Allotment 1 CT 5504/575 Filed Plan 6674 Allotment 2 CT 5502/987 Filed Plan 16086 Allotment 4 CT 5530/843 Filed Plan 661 Allotment 17 CT 5609/328 Filed Plan 661 Allotment 16 CT 5609/328 Filed Plan 212495 Allotment 113 CT 5558/911 Filed Plan 210856 Allotment 880 CT 5774/288 Filed Plan 210857 Allotment 881 CT 5774/289 Filed Plan 212807 Allotment 127 CT 5553/685 Filed Plan 210749 Allotment 773 CT 5546/563 Filed Plan 16086 Allotment 2 CT 5530/475 Filed Plan 199636 Allotment 96 CT 5349/10 Filed Plan 199636 Allotment 97 CT 5349/10 Filed Plan 208210 Allotment 92 CT 5473/947 Filed Plan 208210 Allotment 93 CT 5473/947 Filed Plan 212805 Allotment 123 CT 5553/683 Filed Plan 212805 Allotment 124 CT 5553/683 Filed Plan 212339 Allotment 120 CT 5560/892 Filed Plan 212339 Allotment 121 CT 5560/892 Filed Plan 212340 Allotment 123 CT 5565/419, 5565/420 & 5565/457 Filed Plan 121753 Allotment 6 CT 5780/875 Filed Plan 121754 Allotment 7 CT 5780/876 Filed Plan 121755 Allotment 8 CT 5478/951 Deposited Plan 26892 Allotment 4 CT 5385/57 Deposited Plan 52176 Allotment 17 CT 5732/815 Filed Plan 212327 Allotment 94 CT 5732/821 Filed Plan 121767 Allotment 20 CT 5732/223 Filed Plan 212460 Allotment 118 CT 5559/865 Filed Plan 121768 Allotment 21 CT 5270/663 Deposited Plan 52176 Allotment 12 CT 5732/810 Deposited Plan 52176 Allotment 18 CT 5732/816 Filed Plan 212326 Allotment 92 CT 5560/895 Filed Plan 212326 Allotment 91 CT 5560/895 Filed Plan 212372 Allotment 138 CT 5554/479 Filed Plan 212372 Allotment 137 CT 5554/479

Filed Plan 661 Allotment 1 CT 5615/936 Filed Plan 212473 Allotment 110 CT 5555/258 Filed Plan 661 Allotment 6 CT 5560/360 Filed Plan 661 Allotment 5 CT 5560/360 Filed Plan 661 Allotment 4 CT 5609/329 Filed Plan 199636 Allotment 94 CT 5349/10 Filed Plan 199636 Allotment 95 CT 5349/10 Filed Plan 125477 Allotment 14 CT 5232/579 Filed Plan 125477 Allotment 15 CT 5232/579 Filed Plan 131678 Allotment 8 CT 5503/765 Filed Plan 131678 Allotment 7 CT 5503/765 Deposited Plan 36422 Allotment 23 CT 5142/742 Filed Plan 121819 Allotment 72 CT 5340/311 Filed Plan 121820 Allotment 73 CT 5820/973 Filed Plan 121821 Allotment 74 CT 5546/117 Deposited Plan 36422 Allotment 26 CT 5142/745 Deposited Plan 36422 Allotment 25 CT 5142/744 Deposited Plan 36422 Allotment 24 CT 5142/743 Deposited Plan 29978 Allotment 30 CT 5785/718 Deposited Plan 36422 Allotment 28 CT 5142/747 Deposited Plan 36422 Allotment 27 CT 5142/746 Filed Plan 212742 Allotment 143 CT 5569/559 Filed Plan 212742 Allotment 144 CT 5569/559 Filed Plan 211867 Allotment 271 CT 5738/58 Filed Plan 121822 Allotment 75 CT 5479/148 Deposited Plan 31696 Allotment 20 CT 5239/845 Filed Plan 211857 Allotment 261 CT 5800/876 Filed Plan 212335 Allotment 112 CT 5560/893 Filed Plan 208294 Allotment 92 CT 5485/507 Filed Plan 208294 Allotment 91 CT 5485/507 Filed Plan 212334 Allotment 110 CT 5560/900 Filed Plan 212334 Allotment 111 CT 5560/900 Filed Plan 212335 Allotment 113 CT 5560/893 Filed Plan 212456 Allotment 109 CT 5549/739 Filed Plan 212456 Allotment 110 CT 5549/739 Deposited Plan 36422 Allotment 20 CT 5142/740

Filed Plan 121848 Allotment 1 CT 5576/103 Filed Plan 121849 Allotment 2 CT 5946/28 Filed Plan 121850 Allotment 3 CT 5298/761 Filed Plan 102825 Allotment 7 CT 5142/752 Filed Plan 210322 Allotment 346 CT 5781/759 Filed Plan 212764 Allotment 111 CT 5571/596 Filed Plan 212764 Allotment 112 CT 5571/596 Deposited Plan 46483 Allotment 52 CT 5459/485 Filed Plan 212308 Allotment 91 CT 5553/661 Filed Plan 212308 Allotment 92 CT 5553/661 Filed Plan 211817 Allotment 221 CT 5826/468 Filed Plan 210266 Allotment 290 CT 5782/471 Filed Plan 210070 Allotment 94 CT 5784/664 Deposited Plan 46483 Allotment 50 CT 5459/483 Deposited Plan 48072 Allotment 100 CT 5503/765 Filed Plan 210165 Allotment 189 CT 5811/990 Filed Plan 212357 Allotment 100 CT 5554/391 Filed Plan 212357 Allotment 101 CT 5554/391 Filed Plan 212357 Allotment 102 CT 5554/391 Filed Plan 212357 Allotment 103 CT 5554/391 Filed Plan 661 Allotment 13 CT 5732/820 Filed Plan 661 Allotment 12 CT 5609/330 Deposited Plan 52176 Allotment 21 CT 5732/819 Deposited Plan 52176 Allotment 20 CT 5732/818 Deposited Plan 52176 Allotment 19 CT 5732/817 Filed Plan 210855 Allotment 879 CT 5822/860 Filed Plan 25330 Allotment 50 CT 5371/119 Filed Plan 212309 Allotment 92 CT 5553/250 Filed Plan 212309 Allotment 91 CT 5553/250 Filed Plan 211978 Allotment 382 CT 5678/361 Filed Plan 211767 Allotment 171 CT 5720/854 Filed Plan 211599 Allotment 813 CT 5685/996 Filed Plan 210874 Allotment 898 CT 5774/803 Filed Plan 210873 Allotment 897 CT 5774/816 Filed Plan 121791 Allotment 45 CT 5828/311 Filed Plan 121791 Allotment 44 CT 5828/311

Filed Plan 121773 Allotment 26 CT 5241/809 Filed Plan 121772 Allotment 25 CT 5882/178 Filed Plan 121771 Allotment 24 CT 5881/745 Deposited Plan 61376 Allotment 201 CT 5965/740 Deposited Plan 61376 Allotment 200 CT 5965/739 Filed Plan 210264 Allotment 288 CT 5782/379 Deposited Plan 78507 Allotment 290 CT 6023/352 Deposited Plan 36422 Allotment 31 CT 5142/748 Filed Plan 210626 Allotment 650 CT 5777/425 Filed Plan 212460 Allotment 117 CT 5559/865 Filed Plan 121869 Allotment 22 CT 5781/433 Filed Plan 211795 Allotment 199 CT 5781/430 Filed Plan 211253 Allotment 467 CT 5725/203 Filed Plan 211973 Allotment 377 CT 5724/472 Filed Plan 121792 Allotment 45 CT 5724/471 Filed Plan 212639 Allotment 123 CT 5554/562 Filed Plan 212611 Allotment 104 CT 5554/1 Filed Plan 212611 Allotment 105 CT 5554/1 Filed Plan 212611 Allotment 106 CT 5554/1 Filed Plan 212613 Allotment 111 CT 5553/991 Filed Plan 212613 Allotment 112 CT 5553/991 Filed Plan 212613 Allotment 113 CT 5553/991 Filed Plan 212613 Allotment 114 CT 5553/991 Filed Plan 125475 Allotment 10 CT 5233/129 Filed Plan 125475 Allotment 11 CT 5233/129 Filed Plan 125475 Allotment 12 CT 5233/129 Filed Plan 125475 Allotment 13 CT 5233/129 Filed Plan 121845 Allotment 98 CT 5781/432 Deposited Plan 51035 Allotment 1 CT 5790/362 Deposited Plan 51035 Allotment 2 CT 5790/363 Road Plan 2773 AA CT 5724/534 Road Plan 2359 AA CT 5781/435 Road Plan 1093 AA CT 5781/429 Filed Plan 212808 Allotment 133 CT 5554/147 Filed Plan 212808 Allotment 132 CT 5554/147 Filed Plan 212808 Allotment 134 CT 5554/147

Filed Plan 25828 Allotment 969 CT 5473/519 Filed Plan 199636 Allotment 104 CT 5349/10 Filed Plan 199636 Allotment 105 CT 5349/10 Filed Plan 199636 Allotment 106 CT 5349/10 Filed Plan 212473 Allotment 112 CT 5555/258 Filed Plan 121794 Allotment 47 CT 5794/421 Filed Plan 125465 Allotment 6 CT 5232/576 Filed Plan 121798 Allotment 51 CT 5479/156 Filed Plan 211194 Allotment 408 CT 5613/113 Deposited Plan 52176 Allotment 14 CT 5732/812 Deposited Plan 52176 Allotment 13 CT 5732/811 Deposited Plan 52176 Allotment 16 CT 5732/814 Deposited Plan 52176 Allotment 15 CT 5732/813 Deposited Plan 52176 Allotment 11 CT 5732/809 Filed Plan 211301 Allotment 515 CT 5807/476 Filed Plan 16086 Allotment 3 CT 5530/476 Filed Plan 212711 Allotment 106 CT 5563/806 Filed Plan 212648 Allotment 145 CT 5554/559 Filed Plan 212648 Allotment 144 CT 5554/559 Filed Plan 212646 Allotment 140 CT 5554/558 Filed Plan 212646 Allotment 139 CT 5554/558 Filed Plan 212569 Allotment 118 CT 5558/629 Filed Plan 212569 Allotment 117 CT 5558/629 Filed Plan 212569 Allotment 116 CT 5558/629 Filed Plan 212569 Allotment 115 CT 5558/629 Filed Plan 207183 Allotment 91 CT 6055/958 Filed Plan 218912 Allotment 100 CT 6055/957 Filed Plan 218912 Allotment 95 CT 6055/957 Filed Plan 218912 Allotment 96 CT 6055/957 Filed Plan 218912 Allotment 97 CT 6055/957 Filed Plan 218912 Allotment 98 CT 6055/957 Filed Plan 218912 Allotment 99 CT 6055/957 Filed Plan 125479 Allotment 17 CT 5790/365 Filed Plan 125479 Allotment 18 CT 5790/365 Filed Plan 121846 Allotment 99 CT 5781/434 Filed Plan 210582 Allotment 606 CT 5780/771

Filed Plan 210339 Allotment 363 CT 5780/603 Filed Plan 212171 Allotment 97 CT 5557/162 Filed Plan 212171 Allotment 96 CT 5557/162 Filed Plan 211320 Allotment 534 CT 5811/343 Filed Plan 125467 Allotment 9 CT 5232/581 Filed Plan 121795 Allotment 48 CT 5768/101 Filed Plan 125467 Allotment 8 CT 5232/581 Filed Plan 121796 Allotment 49 CT 5593/658 Filed Plan 121797 Allotment 50 CT 5814/880 Filed Plan 199636 Allotment 98 CT 5349/10 Filed Plan 199636 Allotment 99 CT 5349/10 Filed Plan 199636 Allotment 100 CT 5349/10 Filed Plan 199636 Allotment 101 CT 5349/10 Filed Plan 199636 Allotment 102 CT 5349/10 Filed Plan 199636 Allotment 103 CT 5349/10 Filed Plan 199636 Allotment 91 CT 5349/10 Filed Plan 199636 Allotment 92 CT 5349/10 Filed Plan 199636 Allotment 93 CT 5349/10 Filed Plan 661 Allotment 9 CT 5560/360 Filed Plan 661 Allotment 8 CT 5560/360 Filed Plan 661 Allotment 7 CT 5560/360 Filed Plan 212735 Allotment 115 CT 5569/96 Filed Plan 212735 Allotment 114 CT 5569/96 Filed Plan 210859 Allotment 883 CT 5821/388 Filed Plan 210858 Allotment 882 CT 5821/389 Filed Plan 212495 Allotment 114 CT 5558/911 Filed Plan 212327 Allotment 95 CT 5732/821 Filed Plan 212340 Allotment 122 CT 5565/419, 5565/420 & 5565/457 Filed Plan 211672 Allotment 886 CT 5875/769 Filed Plan 211673 Allotment 887 CT 5946/27 Filed Plan 212711 Allotment 105 CT 5563/806

Made by the Treasurer

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

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

1.	25 September 2008	2.	23 October 2008	3.	13 November 2008	4.	4 December 2008
5.	18 December 2008	6.	29 January 2009	7.	12 February 2009	8.	5 March 2009
9.	12 March 2009	10.	26 March 2009	11.	30 April 2009	12.	18 June 2009
13.	25 June 2009	14.	27 August 2009	15.	17 September 2009	16.	24 September 2009
17.	9 October 2009	18.	22 October 2009	19.	3 December 2009	20.	17 December 2009
21.	4 February 2010	22.	11 February 2010	23.	18 February 2010	24.	18 March 2010
25.	8 April 2010	26.	6 May 2010	27.	20 May 2010	28.	3 June 2010
29.	17 June 2010	30.	24 June 2010	31.	8 July 2010	32.	9 September 2010
33.	23 September 2010	34.	4 November 2010	35.	25 November 2010	36.	16 December 2010
37.	23 December 2011	38.	17 March 2011	39.	7 April 2011	40.	21 April 2011
41.	19 May 2011	42.	30 June 2011	43.	21 July 2011	44.	8 September 2011
45.	10 November 2011	46.	24 November 2011	47.	1 December 2011	48.	8 December 2011
49.	15 December 2011	50.	22 December 2011	51.	5 January 2012	52.	19 January 2012
53.	1 March 2012	54.	29 March 2012	55.	24 May 2012	56.	31 May 2012
57.	7 June 2012	58.	14 June 2012	59.	21 June 2012	60.	28 June 2012
61.	5 July 2012	62.	12 July 2012	63.	19 July 2012	64.	2 August 2012
65.	9 August 2012	66.	30 August 2012	67.	13 September 2012	68.	4 October 2012
69.	18 October 2012	70.	25 October 2012	71.	8 November 2012	72.	29 November 2012

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

Library, Information and Cultural Services Training Package CUL11

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Clerical Processing (Library Assistant) # Museum Assistant	CUL20111	Certificate II in Information and Cultural Services	12 months	1 month
# Clerical Processing (Library Assistant) # Museum Assistant	CUL30111	Certificate III in Information and Cultural Services	12 months	1 month
# Clerical Processing (Library Assistant) # Museum Technician	CUL40111	Certificate IV in Library, Information and Cultural Services	24 months	2 months
# Library Technician # Museum Technician	CUL50111	Diploma of Library and Information Services	36 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.	25 September 2008	2.	23 October 2008	3.	13 November 2008	4.	4 December 2008
5.	18 December 2008	6.	29 January 2009	7.	12 February 2009	8.	5 March 2009
9.	12 March 2009	10.	26 March 2009	11.	30 April 2009	12.	18 June 2009
13.	25 June 2009	14.	27 August 2009	15.	17 September 2009	16.	24 September 2009
17.	9 October 2009	18.	22 October 2009	19.	3 December 2009	20.	17 December 2009
21.	4 February 2010	22.	11 February 2010	23.	18 February 2010	24.	18 March 2010
25.	8 April 2010	26.	6 May 2010	27.	20 May 2010	28.	3 June 2010
29.	17 June 2010	30.	24 June 2010	31.	8 July 2010	32.	9 September 2010
33.	23 September 2010	34.	4 November 2010	35.	25 November 2010	36.	16 December 2010
37.	23 December 2010	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	48.	8 December 2011
49.	16 December 2011	50.	22 December 2011	51.	5 January 2012	52.	19 January 2012
53.	1 March 2012	54.	29 March 2012	55.	24 May 2012	56.	31 May 2012
57.	7 June 2012	58.	14 June 2012	59.	21 June 2012	60.	28 June 2012
61.	5 July 2012	62.	12 July 2012	63.	19 July 2012	64.	2 August 2012
65.	9 August 2012	66.	30 August 2012	67.	13 September 2012	68.	4 October 2012
69.	18 October 2012	70.	25 October 2012	71.	8 November 2012		

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

Correctional Services Training Package CSC12

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Correctional Officer	CSC30112	Certificate III in Correctional Practice	12 months	1 month
# Correctional Officer	CSC40112	Certificate IV in Correctional Practice	12 months	1 month

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

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

1.	25 September 2008	2.	23 October 2008	3.	13 November 2008	4.	4 December 2008
5.	18 December 2008	6.	29 January 2009	7.	12 February 2009	8.	5 March 2009
9.	12 March 2009	10.	26 March 2009	11.	30 April 2009	12.	18 June 2009
13.	25 June 2009	14.	27 August 2009	15.	17 September 2009	16.	24 September 2009
17.	9 October 2009	18.	22 October 2009	19.	3 December 2009	20.	17 December 2009
21.	4 February 2010	22.	11 February 2010	23.	18 February 2010	24.	18 March 2010
25.	8 April 2010	26.	6 May 2010	27.	20 May 2010	28.	3 June 2010
29.	17 June 2010	30.	24 June 2010	31.	8 July 2010	32.	9 September 2010
33.	23 September 2010	34.	4 November 2010	35.	25 November 2010	36.	16 December 2010
37.	23 December 2011	38.	17 March 2011	39.	7 April 2011	40.	21 April 2011
41.	19 May 2011	42.	30 June 2011	43.	21 July 2011	44.	8 September 2011
45.	10 November 2011	46.	24 November 2011	47.	1 December 2011	48.	8 December 2011
49.	15 December 2011	50.	22 December 2011	51.	5 January 2012	52.	19 January 2012
53.	1 March 2012	54.	29 March 2012	55.	24 May 2012	56.	31 May 2012
57.	7 June 2012	58.	14 June 2012	59.	21 June 2012	60.	28 June 2012
61.	5 July 2012	62.	12 July 2012	63.	19 July 2012	64.	2 August 2012
65.	9 August 2012	66.	30 August 2012	67.	13 September 2012	68.	4 October 2012
69.	18 October 2012	70.	25 October 2012	71.	8 November 2012	72.	29 November 2012

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

Gas Industry Training Package (UEG11)

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Assistant Gas Supply Technician—Pipeline Operations	UEG20211	Certificate II in Gas Industry Pipeline Operations	12 months	1 month
# Assistant Gas Supply Technician—Transmission Pipeline Construction	UEG20311	Certificate II in Gas Industry Transmission Pipeline Construction	12 months	1 month
# Assistant Gas Supply Technician—Cylinder Operations	UEG20411	Certificate II in Gas Industry Cylinder Operations	12 months	1 month
# Assistant Gas Supply Technician—Gaseous Fuel Delivery Operations	UEG20511	Certificate II in Gaseous Fuel Delivery Operations	12 months	1 month
*Gas Supply Technician	UEG30211	Certificate III in Gas Supply Industry Operations	48 months	3 months
*Advanced Gas Supply Technician	UEG40311	Certificate IV in Gas Supply Industry Operations	48 months	3 months

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*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
*Technical Specialist—Gas Supply	UEG50211	Diploma in Gas Supply Industry Operations	36 months	3 months
*Advanced Technical Specialist—Gas Supply	UEG60211	Advanced Diploma in Gas Supply Industry Operations	48 months	3 months

WATERWORKS ACT 1932

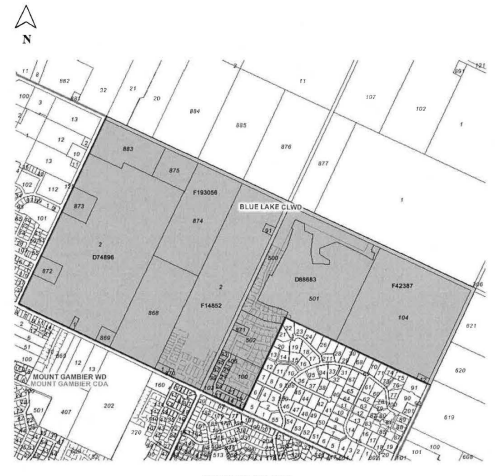
Removal of Land from Blue Lake Country Land Water District and Addition to Mount Gambier Water District

PURSUANT to Section 6 of the Waterworks Act 1932, the South Australian Water Corporation:

- (a) removes from the Blue Lake Country Land Water District and adds to the Mount Gambier Water District all the land shown on the plan in the Schedule; and
- (b) declares that this notice has effect from the commencement of the financial year in which it is published in the Gazette.

W114 SA Water 12/07369 Mapsheet: 702234H

WORROLONG HUNDRED OF GAMBIER



NOT TO SCALE

BOUNDARY OF MOUNT GAMBIER WATER DISTRICT AND BLUE LAKE COUNTRY LANDS WATER DISTRICT PREVIOUSLY PROCLAIMED SHOWN AS DASHED LINES

LAND TO BE REMOVED FROM BLUE LAKE COUNTRY LANDS WATER DISTRICT AND ADDED TO MOUNT GAMBIER WATER DISTRICT SHOWN AS SHADED AREA

Dated 11 December 2012.

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

D. BURGESS, Acting Manager Billing and Collection

In the presence of:

N. HUDSON, Team Leader Rating

SAWATER 12/07369 W1514

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 13 December 2012

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 Across Port Road, Adelaide. p9 Easements in lot 11 in LTRO DP 85638, North Terrace, Adelaide. p9 Across and in North Terrace, Adelaide. p9 In and across Port Road, Adelaide. p11

CAMPBELLTOWN CITY COUNCIL Amos Street, Newton. p15 Across Frank Street, Newton. p26 Easements in lot 100 in LTRO FP 133390, Frank Street, Newton. p26

CITY OF CHARLES STURT In and across Golfers Avenue, Seaton. p3 Lily Avenue, Seaton. p3 View Avenue, Seaton. p3 In and across Port Road, Hindmarsh. p4 Across Lanark Avenue, Seaton. p19 Kinross Avenue, Seaton. p19 Across and in Squires Avenue, Seaton. p19

CITY OF MARION Greenasche Grove, Seacombe Gardens. p12 Across and in Sutton Avenue, Seacombe Gardens. p12

CITY OF ONKAPARINGA Berwick Street, Port Noarlunga South. p14

CITY OF PLAYFORD In and across Andrews Road, Munno Para West. p27-30 In and across Fradd Road, Munno Para West. p27 and 28 Easements in lot 284 in LTRO FP 163252, and lot 1 in LTRO DP 83749, Andrews Road, Munno Para West. p27-29

CITY OF PORT ADELAIDE ENFIELD In and across Woolnough Road, Exeter. p1 Martini Street, Exeter. p1 Lapthorne Lane, Exeter. p1 Military Road, Semaphore. p24 Ansell Street, Semaphore. p24 Freshwater Road, Semaphore. p24

CITY OF SALISBURY Granada Avenue, Gulfview Heights. p18

BEETALOO COUNTRY LANDS WATER DISTRICT

WAKEFIELD REGIONAL COUNCIL Waterworks land (lot 5 in LTRO FP 10976), Wokurna Road, Wokurna. p21-23

TOWNSHIP OF JAMESTOWN WATER DISTRICT

NORTHERN AREAS COUNCIL Dublin Street, Jamestown. p6

JAMESTOWN COUNTRY LANDS WATER DISTRICT

NORTHERN AREAS COUNCIL RM Williams Way, Jamestown. p7

KANMANTOO WATER DISTRICT

DISTRICT COUNCIL OF MOUNT BARKER In and across Bartholomew Road, Kanmantoo. p17 Easements in lot 162 in LTRO DP 74004, Bartholomew Road, Kanmantoo. p17

NURIOOTPA WATER DISTRICT

THE BAROSSA COUNCIL Across Old Sturt Highway, Nuriootpa. p31 and 32 Easements in lot 4 in LTRO DP 4207, Old Sturt Highway, and lot 294 in LTRO FP 173385, Kalimna Road, Nuriootpa. p31-33

PORT BROUGHTON WATER DISTRICT

DISTRICT COUNCIL OF BARUNGA WEST Duffield Road, Port Broughton. p16

PORT PIRIE WATER DISTRICT

PORT PIRIE REGIONAL COUNCIL Murdock Street, Port Pirie South. p8

ROBE WATER DISTRICT

DISTRICT COUNCIL OF ROBE O'Halloran Street, Robe. p13

TOD RIVER COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF STREAKY BAY Across and in Streaky Bay Road, Piednippie. p34-49

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 Across and in Port Road, Adelaide. p9 North Terrace, Adelaide. p9 In and across Port Road, Adelaide. p11

CITY OF CHARLES STURT In and across Golfers Avenue, Seaton. p3 Lily Avenue, Seaton. p3 View Avenue, Seaton. p3 In and across Port Road, Hindmarsh. p4 Across Lanark Avenue, Seaton. p19 Kinross Avenue, Seaton. p19 Across and in Squires Avenue, Seaton. p19

CITY OF MARION Greenasche Grove, Seacombe Gardens. p12 Across and in Sutton Avenue, Seacombe Gardens. p12

CITY OF PORT ADELAIDE ENFIELD In and across Woolnough Road, Exeter. p1 Martini Street, Exeter. p1 Lapthorne Lane, Exeter. p1 Military Road, Semaphore. p24 Ansell Street, Semaphore. p24 Freshwater Road, Semaphore. p24

PORT BROUGHTON WATER DISTRICT

DISTRICT COUNCIL OF BARUNGA WEST Duffield Road, Port Broughton. p16 Casey Road, Port Broughton. p16

ROBE WATER DISTRICT

DISTRICT COUNCIL OF ROBE O'Halloran Street, Robe. p13

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CAMPBELLTOWN CITY COUNCIL Athol Avenue, Tranmere. FB 1224 p28 Easements in lot 100 in LTRO FP 133390, Frank Street, Newton. FB 1222 p32

TOWN OF GAWLER Alexander Avenue, Evanston Park. FB 1224 p23

CITY OF MARION

Sewerage land (lot 185 in LTRO DP 88660), Erebus Glen, Hallett Cove. FB 1222 p23-28

Easements in lots 184-182 in LTRO DP 89492, Erebus Glen, Hallett Cove. FB 1222 p23-25 and 28

Across and in Tasman Court, Hallett Cove. FB 1222 p23, 25 and 28

Easements in lot 902 in LTRO DP 88660, Lonsdale Road, Hallett Cove. FB 1222 p23, 25 and 28-30

Easements in lots 186-189 in LTRO DP 89492, Erebus Glen and lots 190-193 in LTRO DP 89492, Keats Court, Hallett Cove. FB 1222 p23, 24 and 28

Across and in Erebus Glen, Hallett Cove. FB 1222 p23-25 and 29 Easement in lot 169 in LTRO DP 88660, Erebus Glen and lots 167-164 in LTRO DP 88660, Brooklyn Drive, Hallett Cove. FB 1222 p23, 25 and 29

Easements in lots 157-161 in LTRO DP 88660, Brooklyn Drive, Hallett Cove. FB 1222 p23, 25 and 29 Across and in Brooklyn Drive, Hallett Cove. FB 1222 p23, 25 and

30

Easements in lot 197 in LTRO DP 88660, Keats Court and lot 199 in LTRO DP 88660, Erebus Glen, Hallett Cove. FB 1222 p23, 24 and 30

Easement in lots 196 and 195 in LTRO DP 88660, Keats Court, Hallett Cove. FB 1222 p23, 24 and 30

CITY OF MITCHAM

Sewerage land (lot 156 in LTRO DP 14965), Grevillea Way, Blackwood. FB 1224 p9-11 Easements in lot 157 in LTRO DP 14965, Grevillea Way, Blackwood. FB 1224 p9-11

CITY OF NORWOOD PAYNEHAM AND ST PETERS Florence Street, Glynde. FB 1224 p21

CITY OF ONKAPARINGA

Berwick Street, Port Noarlunga South. FB 1224 p26

In and across Richardson Crescent, Morphett Vale. FB 1222 p20-22

In and across The Glenn, Morphett Vale. FB 1222 p20-22 Across Trinity Road, Morphett Vale. FB 1222 p20-22

Easement in reserve (allotment piece 4 in LTRO FP 102759), Pimpala Road, Morphett Vale. FB 1222 p20-22

Easement in reserve (lot 82 in LTRO DP 89519), The Glenn, Morphett Vale. FB 1222 p20-22

Booth Avenue, Morphett Vale. FB 1222 p20-22

CITY OF PORT ADELAIDE ENFIELD Central Avenue, Enfield. FB 1224 p25

CITY OF SALISBURY Pelican Road, Parafield Gardens. FB 1224 p20

CITY OF TEA TREE GULLY Easements in lot 4 in LTRO FP 100773, lot 33 in LTRO DP 45473 and lot 1 in LTRO DP 33837, North East Road, Modbury. FB 1224 p12 and 13 Dale Avenue, Ridgehaven. FB 1224 p22

CITY OF WEST TORRENS Weaver Avenue, Richmond. FB 1224 p27

MOUNT GAMBIER COUNTRY DRAINAGE AREA

CITY OF MOUNT GAMBIER Across Annette Street, Mount Gambier. FB 1196 p5 Easement in lot 100 in LTRO DP 50334, Annette Street, Mount Gambier. FB 1196 p5

PORT LINCOLN COUNTRY DRAINAGE AREA

CITY OF PORT LINCOLN In and across Baudin Place, Port Lincoln. FB 1224 p18 Breton Place, Port Lincoln. FB 1224 p18

STIRLING COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL In and across Sunnyspring Glen Road, Aldgate. FB 1224 p24 Rubida Grove, Aldgate. FB 1224 p24 Across Osterley Avenue, Bridgewater. FB 1224 p29 Easements in lot 243 in LTRO DP 1949, Osterley Avenue, Bridgewater. FB 1224 p29

SEWERS ABANDONED

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

ADELAIDE DRAINAGE AREA

CITY OF CHARLES STURT Margaret Street, Kidman Park. FB 1224 p31

CITY OF MITCHAM

Sewerage land (lot 156 in LTRO DP 14965), Grevillea Way, Blackwood, FB 1224 p9 Easements in lot 157 in LTRO DP 14965, Grevillea Way, Blackwood. FB 1224 p9

CITY OF ONKAPARINGA

Across Trinity Road, Morphett Vale. FB 1222 p20 and 21 Easement in reserve (allotment piece 4 in LTRO FP 102759), Pimpala Road, Morphett Vale. FB 1222 p20 and 21 Easements in lots 14-24 in LTRO DP 89519, The Glenn, Morphett Vale. FB 1222 p20 and 21 Across and in Richardson Crescent, Morphett Vale. FB 1222 p20 and 21 Sewerage land (lot 100 in LTRO DP 36261), Surf Street, Seaford. FB 1224 p30

CITY OF TEA TREE GULLY

Easements in lot 4 in LTRO FP 100773 and lot 1 in LTRO DP 33837, North East Road, Modbury. FB 1224 p12

STIRLING COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL Across Osterley Avenue, Bridgewater. FB 1224 p29 Easement in lot 243 in LTRO DP 1949, Osterley Avenue, Bridgewater. FB 1224 p29

OUTSIDE DRAINAGE AREA

ADELAIDE HILLS COUNCIL Woodside Road, Lobethal and Charleston—200 mm CICL pumping main. FB 1224 p14

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 MARION

Sewerage land (lot 185 in LTRO DP 88660), Erebus Glen, Hallett Cove—100 mm PVC pumping main. FB 1222 p23, 24 and 31 Across and in Erebus Glen, Hallett Cove—100 mm PVC pumping main. FB 1222 p23-25 and 31

CITY OF ONKAPARINGA

Sewerage land (lot 100 in LTRO DP 36261), Surf Street, Seaford. FB 1224 p30 Sewerage land (lot 100 in LTRO DP 36261), Surf Street, Seaford—300 mm MSCL pumping main. FB 1224 p30

CITY OF TEA TREE GULLY Easements in lot 1 in LTRO DP 33837, North East Road, Modbury. FB 12224 p12 and 13

OUTSIDE DRAINAGE AREA

ADELAIDE HILLS COUNCIL Woodside Road, Lobethal and Charleston—200 mm PVC, DICL and MSCL pumping main. FB 1224 p14-17

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

Rail Safety National Law (South Australia) Act (Commencement) Proclamation 2012

1—Short title

This proclamation may be cited as the *Rail Safety National Law (South Australia) Act (Commencement) Proclamation 2012.*

2—Commencement of suspended provisions

The remaining provisions of the *Rail Safety National Law (South Australia) Act 2012* (No 14 of 2012) will come into operation on 20 January 2013.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2012

MTR/11/090

Railways (Operations and Access) (Railway Infrastructure) Proclamation 2012

under the Railways (Operations and Access) Act 1997

1—Short title

This proclamation may be cited as the *Railways (Operations and Access) (Railway Infrastructure) Proclamation 2012.*

2—Commencement

This proclamation will come into operation on the day on which Part 5 of the *Rail Safety National Law (South Australia) Act 2012* comes into operation.

3—Interpretation

In this proclamation—

Act means the Railways (Operations and Access) Act 1997.

4—Definition of railway infrastructure

For the purposes of the definition of *railway infrastructure* in section 4 of the Act, a *traffic control device* within the meaning of the *Road Traffic Act 1961*, used in connection with the operation of a railway, is brought within the ambit of the Act.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2012 MTR/11/090

Youth Court (Designation and Classification of Cross-Border Magistrate) Proclamation 2012

under section 9 of the Youth Court Act 1993

1—Short title

This proclamation may be cited as the Youth Court (Designation and Classification of Cross-Border Magistrate) Proclamation 2012.

2—Commencement

This proclamation will come into operation on 1 January 2013.

3—Designation and classification of Magistrate

The Magistrate named in Schedule 1 (being a cross-border magistrate within the meaning of section 5A of the *Magistrates Act 1983*) is—

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

Schedule 1—Magistrate of Court

Andrew John Maughan

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2012

AGO0016/10CS

Road Traffic (Vehicle Standards) Variation Rules 2012

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2-Variation of Road Traffic (Vehicle Standards) Rules 1999

- 4 Variation of rule 36—Rear vision mirrors—surfaces
- 5 Variation of rule 41—Electrical wiring, components, connections and installations
- 6 Variation of rule 125—Parts of a braking system
- 7 Variation of rule 158—Drawbar couplings
- 8 Variation of Dictionary

Part 1—Preliminary

1—Short title

These rules may be cited as the Road Traffic (Vehicle Standards) Variation Rules 2012.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Road Traffic (Vehicle Standards) Rules 1999

4—Variation of rule 36—Rear vision mirrors—surfaces

Rule 36(2)—delete subrule (2)

5—Variation of rule 41—Electrical wiring, components, connections and installations

Rule 41(2)—delete subrule (2) and substitute:

- (2) The electrical connectors between motor vehicles and trailers, for the operation of the vehicle lights required by the Vehicle Standards, must comply with at least one of the following standards:
 - Australian Standard AS 2513-1982 Electrical Connectors for Trailer Vehicles
 - International Standards Organisation ISO 1185-1997
 - Society of Automotive Engineers SAE J 560-1998
 - Australian Standard AS 4735-2003 Heavy road vehicles— Electrical connectors for articulated vehicles.

6—Variation of rule 125—Parts of a braking system

Rule 125(2)—delete subrule (2) and substitute:

- (2) Each component of the braking system of a vehicle with a GVM over 4.5 tonnes must comply with the design and performance requirements of:
 - (a) a relevant standard approved by one of the following bodies made before 1 December 1999:
 - Standards Australia
 - British Standards Institution
 - American Society of Automotive Engineers
 - American National Standards Institute
 - Japanese Standards Association
 - Deutsches Institut für Normung
 - International Organisation for Standardisation
 - European Committee for Standardization (CEN); or
 - (b) a relevant standard approved by one of the bodies listed in paragraph (a) made on or after 1 December 1999.

Notes—

- 1 A standard approved by a standards body is sometimes identified by a different name or acronym to the approving body. For example, the standards approved by the European Committee for Standardization are identified by the acronym EN.
- 2 Rule 26 provides that a vehicle need not comply with an adopted standard if that standard is replaced by a later version of the standard and the vehicle complies with that later version.

- (3) Despite anything to the contrary in rule 25—
 - (a) a reference to a standard in subrule (2) (a) is a reference to the standard as in force immediately before 1 December 1999; and
 - (b) a reference to a standard in subrule (2) (b) is a reference to the standard as in force when it was made.

7—Variation of rule 158—Drawbar couplings

Rule 158—after subrule (4) insert:

(5) For the purposes of subrules (3) and (4), a connection between a trailer and a towing vehicle includes anything which connects the trailer and the towing vehicle.

Examples of what is included in a connection-

- 1 Chains.
- 2 Cables.
- 3 A thing fixed to a trailer or a towing vehicle to which a chain is attached.
- 4 Shackles.

8—Variation of Dictionary

(1) Dictionary, definition of *AS* or *Australian Standard* or *AS/NZS* or *Australian/New Zealand Standard*—delete the definition and substitute:

AS or *Australian Standard* or *AS/NZS* or *Australian/New Zealand Standard* means a standard approved for publication by Standards Australia.

(2) Dictionary, definition of *Standards Australia*—delete the definition and substitute:

Standards Australia means Standards Australia Limited, or any body to which Standards Australia Limited is a successor in law or that is a successor in law to Standards Australia Limited.

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 rules come into operation as set out in these rules.

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2012

No 251 of 2012 MTR/12/058

Road Traffic (Miscellaneous) Variation Regulations 2012

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Miscellaneous) Regulations 1999

- 4 Variation of regulation 4—Interpretation
- 5 Variation of regulation 13—Declaration of hospitals for compulsory blood testing
- 6 Variation of regulation 23C—Administrative actions under corresponding road laws
- 7 Variation of regulation 23D—Court orders under corresponding road laws

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Miscellaneous) Variation Regulations 2012.*

2—Commencement

- (1) Subject to this regulation, these regulations come into operation on the day on which they are made.
- (2) Regulation 4(2) will come into operation on the day on which section 4 of the *Road Traffic* (*Administration*) *Act 2008* of Western Australia comes into operation.
- (3) Regulations 6(2) and 6(4) will come into operation on the day on which Division 1, 2 or 4 of Part 6 of the *Road Traffic (Vehicles) Act 2012* of Western Australia (whichever is the later) comes into operation.
- (4) Regulation 7(2) will come into operation on the day on which Division 5 or 6 of Part 11 of the *Road Traffic (Vehicles) Act 2012* of Western Australia (whichever is the later) comes into operation.

3—Variation provisions

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

Part 2—Variation of Road Traffic (Miscellaneous) Regulations 1999

4—Variation of regulation 4—Interpretation

- (1) Regulation 4(3)—after paragraph (a) insert:
 - (ab) the chief executive for the purposes of the *Transport Operations (Road Use Management) Act 1995* of Queensland is declared to be the corresponding Authority for that State;
- (2) Regulation 4(3)—after paragraph (b) insert:
 - (c) the CEO as defined in the *Road Traffic (Administration) Act 2008* of Western Australia is declared to be the corresponding Authority for that State.
- (3) Regulation 4(4)—after paragraph (a) insert:
 - (ab) the *Transport Operations (Road Use Management) Act 1995* of Queensland;
- (4) Regulation 4(4)—after paragraph (b) insert:
 - (c) the *Road Traffic (Administration) Act 2008* of Western Australia and the *Road Traffic (Vehicles) Act 2012* of Western Australia.
- (5) Regulation 4(5)—after paragraph (a) insert:
 - (ab) the *Transport Operations (Road Use Management) Act 1995* of Queensland is declared to be a corresponding road law for that State;
- (6) Regulation 4(5)—after paragraph (b) insert:
 - (c) the following Acts are declared to be a corresponding road law for Western Australia:
 - (i) the *Road Traffic (Administration) Act 2008* of Western Australia;
 - (ii) the *Road Traffic (Vehicles) Act 2012* of Western Australia.

5—Variation of regulation 13—Declaration of hospitals for compulsory blood testing

Regulation 13(d)—after the item relating to "Millicent and District Hospital and Health Services" insert:

• Minlaton Health Centre;

6—Variation of regulation 23C—Administrative actions under corresponding road laws

- (1) Regulation 23C(2)(a)—after subparagraph (i) insert:
 - (ia) Chapter 3 Part 3 Division 2 Subdivision 5 (Further powers in relation to heavy vehicles concerning mass, dimension or loading requirements) of the *Transport Operations (Road Use Management) Act 1995* of Queensland; or
- (2) Regulation 23C(2)(a)—after subparagraph (ii) insert:

- (iii) Part 6 Division 1 (General) and Division 2 (Rectification of breaches of mass, dimension or loading requirements) of the *Road Traffic* (*Vehicles*) Act 2012 of Western Australia;
- (3) Regulation 23C(2)(b)—after subparagraph (i) insert:
 - (ia) Chapter 3 Part 3 Division 2 Subdivision 7 (Other powers in relation to heavy vehicles—improvement notices and formal warnings) of the *Transport Operations (Road Use Management) Act 1995* of Queensland, but excluding section 39V (Formal warning) and section 39W (Withdrawal of formal warning); or
- (4) Regulation 23C(2)(b)—after subparagraph (ii) insert:

or

(iii) Part 6 Division 4 (Improvement notices) of the *Road Traffic (Vehicles) Act 2012* of Western Australia.

7-Variation of regulation 23D-Court orders under corresponding road laws

- (1) Regulation 23D—after paragraph (a) insert:
 - (ab) an order under Chapter 6, Part 3, Division 5 (Supervisory intervention orders) of the *Transport Operations (Road Use Management) Act 1995* of Queensland;
- (2) Regulation 23D—after paragraph (b) insert:
 - (c) an order under any of the following provisions of the *Road Traffic* (*Vehicles*) *Act 2012* of Western Australia:
 - (i) Part 11 Division 5 (Supervisory intervention orders);
 - (ii) Part 11 Division 6 (Prohibition orders).

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 13 December 2012

No 252 of 2012

MTR/12/058

Road Traffic (Miscellaneous) Variation Regulations 2012

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Miscellaneous) Regulations 1999

4 Insertion of regulation 19H 19H Exemption from section 20 of Act for short term low impact works

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Miscellaneous) Variation Regulations 2012.*

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 Road Traffic (Miscellaneous) Regulations 1999

4—Insertion of regulation 19H

After regulation 19G insert:

19H—Exemption from section 20 of Act for short term low impact works

- (1) A public authority, or a contractor engaged by a public authority, is exempt from section 20(2) of the Act in relation to a work area or work site where workers are engaged at the direction of that authority or contractor to carry out short term low impact works provided that the public authority or contractor complies with Section 8.2 of the SA Standards for Workzone Traffic Management published by the Department of Planning, Transport and Infrastructure in August 2012, as in force from time to time.
- (2) In this regulation—

short term low impact works means works that involve the occupation of a road for not more than 20 minutes;

work area and *work site* have the same respective meanings as in section 20 of the Act.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2012

No 253 of 2012

MTR/11/099

Freedom of Information (Exempt Agency) Variation Regulations 2012

under the Freedom of Information Act 1991

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Freedom of Information (Exempt Agency) Regulations 2008

- 4 Variation of regulation 4—Exempt agencies
- 5 Variation of regulation 5—Exempt agencies in respect of certain information—education agencies
- 6 Insertion of regulation 8
 - 8 Exempt agency in respect of certain functions and information—SACE Board

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Freedom of Information (Exempt Agency) Variation Regulations 2012.*

2—Commencement

These regulations will come into operation on 1 April 2013.

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 Freedom of Information (Exempt Agency) Regulations 2008

4—Variation of regulation 4—Exempt agencies

Regulation 4(a)—delete paragraph (a)

5—Variation of regulation 5—Exempt agencies in respect of certain information—education agencies

(1) Regulation 5(1)(a)—delete "Senior Secondary Assessment Board of South Australia *Act 1983*" and substitute:

SACE Board of South Australia Act 1983

(2) Regulation 5(2), definition of *senior secondary students*, (b)—delete "*Senior Secondary Assessment Board of South Australia Act 1983*" and substitute:

SACE Board of South Australia Act 1983

6—Insertion of regulation 8

After regulation 7 insert:

8—Exempt agency in respect of certain functions and information—SACE Board

- (1) For the purposes of the definition of *exempt agency* in section 4(1) of the Act, the SACE Board is declared to be an exempt agency in respect of the following classes of information:
 - (a) information relating to the results of students in SACE assessments;
 - (b) comparative school performance information;
 - (c) information comprising, relating to or used in the application of standards of marking (however described) in the assessment of students;
 - (d) information contained in a report prepared by a person or body appointed or established by the SACE Board to determine grade levels, or to ensure consistency in grading, and any information used in the preparation of such a report;
 - (e) information comprising, or relating to, an examination paper for an examination that has not yet occurred at the time of an application under the Act relating to the information;
 - (f) information relating to the assessment of students with disabilities;
 - (g) information relating to the alternative assessment of students on compassionate or other grounds;
 - (h) information used, or to be used, by the SACE Board to determine recipients of prizes, awards or commendations (however described);
 - (i) information received by the SACE Board in the course of, or in relation to, a dispute resolution process (whether relating to a particular student or class of students, and however described);
 - (j) information identifying a member of the SACE Board or a person exercising a power or performing a function under the *SACE Board of South Australia Act 1983*.

(2) In this regulation—

comparative school performance information means information of either of the following classes (whether presented in a statistical form or otherwise):

- (a) aggregated information relating to the results of any assessments undertaken by students at a particular school or group of schools;
- (b) aggregated information relating to the tertiary entrance ranks of students at a particular school or group of schools;

SACE Board means the SACE Board of South Australia continued under the *SACE Board of South Australia Act 1983*.

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 13 December 2012

No 254 of 2012

MECD12/112CS

Rail Safety National Law National Regulations 2012

under the Rail Safety National Law (South Australia) Act 2012

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Definition of occupational health and safety legislation
- 5 Declaration of drug
- 6 Meaning of prescribed notifiable occurrence
- 7 Railways to which Law does or does not apply

Part 2—Accreditation

- 8 Application for accreditation
- 9 Prescribed conditions and restrictions
- 10 Prescribed details for required notification
- 11 Application for variation of accreditation

Part 3—Registration of rail infrastructure managers of private sidings

- 12 Application for registration
- 13 Prescribed conditions and restrictions
- 14 Prescribed details for required notification
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- Part 4—Safety management

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- 16 Prescribed requirements for safety management system
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18 Security management plan

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- 19 Emergency management plan
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- 21 Interpretation
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Division 5—Interface agreements

- 24 Interface coordination—rail infrastructure and public roads
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- 26 Disclosure of train safety recordings
- Part 5—Rail safety workers
- 27 Health and fitness management program
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34 Infringement penalty provisions

Part 8—Application of certain South Australian Acts to the Law

Division 1—Application of South Australian FOI Act

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- 37 Modifications of FOI Act for purposes of national rail safety scheme
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- 43 Modifications of Ombudsman Act for purposes of national rail safety scheme
- 44 Conferral of function on Ombudsman of South Australia
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- 47 Application of Public Finance and Audit Act
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Division 4—Application of South Australian State Records Act

- 52 Interpretation
- 53 Application of State Records Act
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- 56 Periodic information to be supplied
- 57 Reporting of notifiable occurrences
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Schedule 1—Content of safety management system

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2	Safety policy

- 3 Safety culture
- 4 Governance and internal control arrangements
- 5 Management, responsibilities, accountabilities and authorities
- 6 Regulatory compliance
- Document control arrangements and information management 7
- 8 Review of the safety management system
- 9 Safety performance measures
- 10 Safety audit arrangements
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- 12 Management of change
- 13 Consultation
- 14 Internal communication
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- 16 Risk management
- 17 Human factors
- 18 Procurement and contract management
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- 22 Safety interface coordination
- 23 Management of notifiable occurrences
- 24 Rail safety worker competence
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Schedule 2—Special fatigue management program requirements in respect of certain rail safety work carried out within New South Wales

- 1 Interpretation
- 2 Working hours for rail safety workers driving freight trains
- 3 Working hours for rail safety worker driving passenger train—single manning operation
- 4 Working hours for rail safety worker driving passenger train—2 person operation
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- 6 Emergencies and accidents

Schedule 3—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the Rail Safety National Law National Regulations 2012.

2—Commencement

These regulations will commence in a participating jurisdiction on the day on which Part 10 Division 9 of the Law commences in that jurisdiction.

3—Interpretation

In these regulations, unless the contrary intention appears-

Category A notifiable occurrence—see regulation 57;

Category B notifiable occurrence—see regulation 57;

Law means the Rail Safety National Law, as amended from time to time, set out in the schedule to the *Rail Safety National Law (South Australia) Act 2012* of South Australia;

National Transport Commission means the body of that name established under the *National Transport Commission Act 2003* of the Commonwealth;

network rules means the rules, systems and procedures relating to railway operations established or adopted by a rail infrastructure manager to ensure the safety of the manager's railway operations for the purposes of section 52(3)(c) and (4)(c) (*Duties of rail transport operators*) of the Law.

4—Definition of occupational health and safety legislation

The following laws are prescribed for the purposes of the definition of *occupational health and safety legislation* in section 4 (*Interpretation*) of the Law:

- (a) the Work Health and Safety Act 2011 of the Australian Capital Territory;
- (b) the Work Health and Safety Act 2011 of the Commonwealth;
- (c) the Work Health and Safety Act 2011 of New South Wales;
- (d) the *Work Health and Safety (National Uniform Legislation) Act 2011* of the Northern Territory;
- (e) the *Work Health and Safety Act 2011* of Queensland;
- (f) the Work Health and Safety Act 2012 of South Australia;
- (g) the Workplace Health and Safety Act 1995 of Tasmania;
- (h) the Occupational Health and Safety Act 2004 of Victoria;
- (i) the Occupational Safety and Health Act 1984 of Western Australia.

5—Declaration of drug

For the purposes of paragraph (a) of the definition of *drug* in section 4 (*Interpretation*) of the Law, a substance included in a Schedule to the current Poisons Standard within the meaning of the *Therapeutic Goods Act 1989* of the Commonwealth is declared to be a drug.

6—Meaning of prescribed notifiable occurrence

A prescribed notifiable occurrence is a Category A notifiable occurrence (other than a Category A notifiable occurrence referred to in regulation 57(1)(a)(v)).

7—Railways to which Law does or does not apply

- (1) For the purposes of section 7(1)(g) (*Railways to which this Law does not apply*) of the Law, the Law does not apply to the following:
 - (a) in respect of New South Wales—any temporary, isolated railway used for the construction of tunnels for the North West Rail Link Project;
 - (b) in respect of Queensland—any cane railway that is operated entirely or partly on an access right under Chapter 2 Part 4 of the *Sugar Industry Act 1999* of Queensland used, or proposed to be used, solely for the transportation of sugar cane, sugar or sugar cane by-products;
 - (c) in respect of South Australia—the underground railway operated by Adelaide Aqua D&C Consortium for the purpose of the construction of saltwater intake and outfall tunnels for the Adelaide desalination plant at Port Stanvac;
 - (d) in respect of Tasmania—any railway located in Tasmania used as a haulage way for operational and maintenance purposes in connection with the electricity supply industry within the meaning of the *Electricity Supply Industry Act 1995* of Tasmania;
 - (e) in respect of Victoria—
 - (i) Yarra Valley Railway (Healesville); or
 - (ii) Red Cliffs Historical Steam Railway; or
 - (iii) Alexandra Timber Tramway and Museum; or
 - (iv) The Central Highways Tourist Railway (operating as Daylesford Spa Country Railway); or
 - (v) South Gippsland Tourist Railway; or
 - (vi) Castlemaine & Maldon Railway Preservation Society (operating as Victorian Goldfields Railway); or
 - (vii) Walhalla Goldfields Railway; or
 - (viii) any other tramway or light railway located within Victoria.
- (2) Pursuant to section 7(3) (*Railways to which this Law does not apply*) of the Law, the Law applies to the following railways in New South Wales:
 - (a) Campbelltown Steam and Machinery Museum;
 - (b) Dorrigo Steam Railway and Museum Limited;
 - (c) Guyra and District Historical Society Machinery Group;
 - (d) Illawarra Light Railway Museum Society Limited;
 - (e) Lake Macquarie Light Rail;
 - (f) Millennium Parklands Railway;
 - (g) New England Railway Inc;
 - (h) Oberon Tarana Heritage Railway Inc;
 - (i) Richmond Vale Preservation Co-operative Society Ltd;
 - (j) Steam Tram and Railway Preservation Co-op Society Ltd;
 - (k) Zig Zag Railway Co-op Ltd.

Part 2—Accreditation

8—Application for accreditation

For the purposes of section 64(2)(c) (*Application for accreditation*) of the Law, an application for accreditation must contain—

- (a) the following identification details of the applicant:
 - (i) the applicant's name;
 - (ii) the applicant's registered business name and trading name (if different from the registered business name);
 - (iii) the applicant's ACN if the applicant has an ACN (but, if not, the applicant's ABN);
 - (iv) the applicant's residential address or, in the case of a body corporate, registered business address; and
- (b) the name and contact details of the person or persons appointed by the applicant—
 - (i) to deal with any queries that the Regulator may have in relation to the application; and
 - (ii) to deal with any queries that the Regulator may have in relation to accreditation; and
 - (iii) to deal with any queries that the Regulator may have in relation to the safety management system; and
- (c) in the case of a rail infrastructure manager who does not own the rail infrastructure—documentary evidence that the manager has, or will have, management and control of the rail infrastructure; and
- (d) a description of the operational assets, or classes of operational assets, that the applicant intends to use or manage in the operations in respect of which the application is made, including any stations, signal and train control centres, signalling systems and rolling stock for service and maintenance activities; and
- (e) a description of the communications systems and network rules that the applicant intends to use in the operations in respect of which the application is made; and
- (f) in the case of a rolling stock operator—documentary evidence that the applicant has, or will have, effective management and control of the operation or movement of the rolling stock on rail infrastructure for a particular railway; and
- (g) if electrified railway tracks will be used—details of the electrification; and
- (h) details of the consultation undertaken by the applicant in relation to the applicant's safety management system, including—
 - (i) who was consulted; and
 - (ii) when and how the consultation occurred; and
 - (iii) the results of the consultation; and

- (i) if the applicant is not an individual—evidence that the application has been submitted to and endorsed—
 - (i) if the applicant is a body corporate—
 - (A) that is a company within the meaning of the *Corporations Act* 2001 of the Commonwealth—in accordance with section 127 of that Act; or
 - (B) in any other case—by its governing body;
 - (ii) if the applicant is a partnership—by each partner;
 - (iii) if the applicant is an unincorporated association or body—by its governing body; and
- (j) if any of the activities that the applicant intends to carry out under the accreditation are to be carried out by any other person on behalf of the applicant—
 - (i) the name and contact details of each such person; and
 - (ii) details of the activities that it is intended the person will carry out on behalf of the applicant.

9—Prescribed conditions and restrictions

- (1) For the purposes of section 67(2)(a) (*Determination of application*) of the Law, any accreditation granted to a rail transport operator is subject to the following conditions and restrictions:
 - (a) the operator must notify the Regulator in writing of any of the proposed decisions, proposed events or changes listed in column 2 of the table in accordance with the requirement specified in column 3 of the table with respect to that item:

Table

Item	Decision, event or change	When notification must be given
1	A decision to design or construct, or to commission the design or construction of, rolling stock or new railway tracks.	As soon as is reasonably practicable after the decision is made.
2	The introduction into service of rolling stock of a type not previously operated by the operator, or the re-introduction into service of rolling stock not currently operated by the operator.	At least 28 days before the date the operator intends to introduce or re-introduce the rolling stock into service.
3	A change to a safety critical element of existing rolling stock.	At least 28 days before the date the operator intends to bring the change into operation.
4	A change to 1 or more of the classes of rail infrastructure used in the operator's railway operations.	At least 28 days before the date the operator intends to introduce the new class of rail infrastructure into service.
5	A change to a safety standard for the design of rail infrastructure or rolling stock.	At least 28 days before the date the operator intends to adopt the change.
6	The decision to adopt a new safety standard for the design of rail infrastructure or rolling stock.	At least 28 days before the date the operator intends to adopt the new standard.

Item	Decision, event or change	When notification must be given
7	A change to the frequency of, or procedures for, the inspection or maintenance of railway infrastructure or rolling stock.	At least 28 days before the date the operator intends to bring the change into effect.
8	A change to the network rules relating to the conduct of the operator's railway operations.	In accordance with the provisions of Part 4 Division 4 of the Regulations.
9	A decision to introduce a new network rule relating to the conduct of the operator's railway operations.	In accordance with the provisions of Part 4 Division 4 of the Regulations.
10	A decision to change any work scheduling practices and procedures set out in the operator's fatigue risk management program.	At least 28 days before the date the operator intends to bring the change into effect.
11	The replacement, or a change in the contact details of any person appointed under regulation 8(b).	As soon as is reasonably practicable after it is known the replacement or change will occur.
12	A change in the operator's name or residential address, or the operator's business or trading name, or in the case of a body corporate, a change in the name or registered business address of the body corporate.	As soon as is reasonably practicable after the change is made.
the op	erator must ensure that, at all times—	

- (i) one of the operator's directors or managers is available as a contact person should the Regulator wish to communicate with the operator; and
- (ii) the Regulator is provided with sufficient details so that, for any particular time, the Regulator knows who the contact person is and how to contact that person;
- (c) if it is not possible to comply with any other requirement specified in this subregulation because of an emergency—the operator must provide the Regulator with the required information as soon as is reasonably practicable after the decision is made or the event or the change occurs (as the case may be).
- (2) Nothing in subregulation (1) is intended to require an accredited person to notify the Regulator of any matter that is the subject of an application for the variation of the accreditation.

10—Prescribed details for required notification

(b)

For the purposes of sections 67(4)(b)(i) (*Determination of application*) and 69(2)(b)(i) (*Determination of application for variation*) of the Law, the prescribed details of the applicant required to be specified in the notification are the details required by regulation 8(a).

11—Application for variation of accreditation

For the purposes of sections 68(3)(b) (*Application for variation of accreditation*) and 71 (*Variation of conditions and restrictions*) of the Law, an application for a variation of an accreditation, or an application for a variation of a condition or restriction imposed by the Regulator, must contain—

- (a) the details required by regulations 8(a) and 8(b); and
- (b) details of the scope and nature of the proposed variation; and
- (c) details of the changes that will be made to the applicant's safety management system if the proposed variation occurs; and
- (d) details of any consultation that has occurred with the parties who might be affected by the proposed variation, including—
 - (i) who was consulted; and
 - (ii) when and how the consultation occurred; and
 - (iii) the results of the consultation; and
- (e) evidence to demonstrate that the applicant has the competence and capacity to manage the risks to safety associated with the proposed variation.

Part 3—Registration of rail infrastructure managers of private sidings

12—Application for registration

- (1) For the purposes of section 84(2)(a)(v) (*Application for registration*) of the Law, an application for registration must contain—
 - (a) the following identification details of the applicant:
 - (i) the applicant's name;
 - the applicant's registered business name and trading name (if different from the registered business name);
 - (iii) the applicant's ACN if the applicant has an ACN (but, if not, the applicant's ABN);
 - (iv) the applicant's residential address or, in the case of a body corporate, registered business address; and
 - (b) the name and contact details of the person or persons appointed by the applicant—
 - (i) to deal with any queries that the Regulator may have in relation to the application; and
 - (ii) to be responsible for registration and to deal with any queries that the Regulator may have in relation to registration; and
 - (c) if the applicant is not an individual—evidence that the application has been submitted to and endorsed—
 - (i) if the applicant is a body corporate—

- (A) that is a company within the meaning of the *Corporations Act* 2001 of the Commonwealth—in accordance with section 127 of that Act; or
- (B) in any other case—by its governing body;
- (ii) if the applicant is a partnership—by each partner;
- (iii) if the applicant is an unincorporated association or body—by its governing body; and
- (d) if any of the activities that the applicant intends to carry out under the registration are to be carried out by any other person on behalf of the applicant—
 - (i) the name and contact details of each such person; and
 - (ii) details of the activities that it is intended the person will carry out on behalf of the applicant; and
- (e) copies of any interface agreement to which the applicant is a party.
- (2) For the purposes of section 84(2)(a)(iv)(A) (*Application for registration*) of the Law, if the private siding is to be (or continue to be) connected with, or to have access to, a railway of an accredited person, an application for registration must contain the following details of the accredited person:
 - (a) the person's name;
 - (b) the person's registered business name and trading name (if different from the registered business name);
 - (c) the person's ACN if the person has an ACN (but, if not, the person's ABN);
 - (d) the person's residential address or, in the case of a body corporate, registered business address.
- (3) For the purposes of section 84(2)(a)(iv)(B) (*Application for registration*) of the Law, if the private siding is to be (or continue to be) connected with, or to have access to, another private siding, an application for registration must contain the following:
 - (a) details about the scale and complexity of the other private siding;
 - (b) details about the extent of the railway track layout and other rail infrastructure of the other private siding;
 - (c) details about the railway operations to be carried out in the other private siding;
 - (d) the name and contact details of the owner of the other private siding.

13—Prescribed conditions and restrictions

For the purposes of section 86(2)(a) (*Determination of application*) of the Law, it is a condition of registration that the applicant must establish—

- (a) a scheme for the management of risks to safety associated with the railway operations to be carried out in the private siding that provides for—
 - (i) processes for the identification of potential risks to the safety of rail operations carried out by the applicant for the purposes of developing a safety interface agreement; and

- so far as is reasonably practicable, processes for the identification of incidents and hazards and the assessment of all possible incidents and hazards identified; and
- (iii) a description of the control measures adopted by the applicant; and
- (iv) processes to ensure, so far as is reasonably practicable, that rail safety work is prioritised so that those hazards representing the greatest risk are given priority; and
- (v) details about how rail infrastructure within the private siding is to be maintained by the applicant; and
- (b) a risk register that includes—
 - (i) a comprehensive listing of hazards; and
 - (ii) risks associated with each hazard; and
 - (iii) the control measures applicable to each hazard; and
 - (iv) nomination of the person responsible for each control measure; and
 - (v) key engineering, operational and maintenance standards applicable to each control measure.

14—Prescribed details for required notification

- (1) For the purposes of section 86(3)(b)(i) (*Determination of application*) of the Law, the prescribed details of the applicant required to be specified in the notification are the details required by regulation 12(1)(a).
- (2) For the purposes of section 86(3)(b)(ii) (*Determination of application*) of the Law, the prescribed details of the private siding required to be specified in the notification are details of—
 - (a) the location of the private siding; and
 - (b) the railway operations to be carried out in the private siding.
- (3) For the purposes of section 88(2)(b)(i) (*Determination of application for variation*) of the Law, the prescribed details about the applicant required to be specified in the notification are the details required by regulation 12(1)(a).

15—Application for variation of registration

For the purposes of sections 87(3)(b) (*Application for variation of registration*) and 90 (*Variation of conditions and restrictions*) of the Law, an application for a variation of a registration or an application for a variation of a condition or restriction imposed by the Regulator, must contain—

- (a) details of the scope and nature of the proposed variation; and
- (b) details of the changes that will be made to the applicant's scheme for the management of risks to safety associated with the railway operations to be carried out in the private siding if the proposed variation occurs; and
- (c) details of any consultation that has occurred with the parties who might be affected by the proposed variation, including—
 - (i) who was consulted; and
 - (ii) when and how the consultation occurred; and
 - (iii) the results of the consultation.

Part 4—Safety management

Division 1—Safety management systems

16—Prescribed requirements for safety management system

A safety management system must provide for all of the matters listed in Schedule 1 that are relevant to the railway operations in respect of which the rail transport operator is accredited, or seeking to be accredited, and must provide a level of detail with respect to each of those matters that is appropriate having regard to the scope, nature and risks to safety of those operations, and to the operator's duties under section 52 (*Duties of rail transport operators*) of the Law.

17—Review of safety management system

- (1) A rail transport operator must comply with this regulation in conducting a review of the operator's safety management system under section 102 (*Review of safety management system*) of the Law.
- (2) In conducting the consultation required by section 99(3) (*Safety management system*) of the Law before carrying out the review, the operator must ensure that those consulted are asked for their opinion on whether, and if so, how, the safety management system can be improved.
- (3) In conducting the review, the operator must ensure—
 - (a) that the effectiveness of the safety management system is assessed (including an examination of the operator's records in relation to notifiable occurrences and breaches of the system); and
 - (b) that the effectiveness of any revisions that were made as a result of the last review are assessed; and
 - (c) that any recommendations or issues arising out of any audits or safety investigations that have occurred since the last review are taken into account; and
 - (d) that any issues arising from any prohibition or improvement notices that have been issued since the last review are taken into account; and
 - (e) that any deficiencies in the system are identified; and
 - (f) that methods of remedying any deficiencies are designed and assessed; and
 - (g) that any opinions provided under subregulation (2) are assessed; and
 - (h) that any other suggestions for improving the system that arise during the course of the review are assessed; and
 - (i) if any deficiencies or practicable improvements are identified—that a plan is created to remedy those deficiencies or effect those improvements (as the case may be).
- (4) The outcomes of the review must be summarised and reported in the safety performance report required by section 103 (*Safety performance reports*) of the Law.

Division 2—Security management plans

18—Security management plan

For the purposes of section 112 (*Security management plan*) of the Law, a security management plan must include—

- (a) a list of the risks arising from the matters specified in section 112(1)(a) of the Law; and
- (b) a description of the preventative and response measures to be used to manage those risks, including a description of the policies, procedures and equipment and other physical resources that it is proposed to use for those measures, and of the training that it is proposed to provide; and
- (c) if the rail transport operator shares a location (such as a modal interchange or port) with 1 or more other transport operators—a description of the arrangements made with those other transport operators in relation to that location to prevent or respond to security incidents; and
- (d) procedures for the recording, reporting and analysis of security incidents; and
- (e) the allocation of security roles and responsibilities to appropriate people; and
- (f) provision for liaison, the sharing of information and for joint operations with emergency services, and with other transport operators who may be affected by the implementation of the plan; and
- (g) provision for the evaluation, testing and (if necessary) the revision, of security measures and procedures.

Division 3—Emergency management plans

19—Emergency management plan

- (1) For the purposes of section 113(2)(b)(ii) (*Emergency management plan*) of the Law, when preparing an emergency management plan, a rail transport operator must consult (in addition to the people specified in section 99(3) (*Safety management system*) of the Law) with—
 - (a) any government agency with emergency management functions with respect to the area to which the plan relates; and
 - (b) any other rail transport operator who may be affected by the implementation of the plan; and
 - (c) any of the following that may be required to assist in the implementation of the plan:
 - (i) an entity (whether publicly or privately owned) that provides, or intends to provide, water, sewerage, drainage, gas, electricity, telephone, telecommunication or other like services under the authority of an Act of a participating jurisdiction or the Commonwealth;
 - (ii) a person who, under the authority of an Act of a participating jurisdiction, is permitted to own or use a pipeline, or is licensed to construct or operate a pipeline;
 - (iii) a provider of public transport.

- (2) An emergency management plan prepared for the purposes of section 113 (*Emergency management plan*) of the Law must address—
 - (a) the types or classes of foreseeable emergencies; and
 - (b) the consequences of each type or class of those emergencies, including estimates of the likely magnitude and severity of the effects of each type or class; and
 - (c) the risks to safety arising from those emergencies; and
 - (d) methods to mitigate the effects of those emergencies; and
 - (e) initial response procedures for dealing with those emergencies and the provision of rescue services; and
 - (f) recovery procedures for the restoration of railway operations and the assistance of people affected by the occurrence of those emergencies; and
 - (g) the allocation of emergency management roles and responsibilities within the rail transport operator's organisation, and between the operator and other organisations; and
 - (h) call out procedures; and
 - (i) the allocation of personnel for the on site management of those emergencies; and
 - (j) procedures for liaison with relevant emergency services, including information about the circumstances in which the emergency services are to be immediately contacted; and
 - (k) procedures to ensure that emergency services are provided with all the information that is reasonably required to enable them to respond effectively to an emergency; and
 - (1) procedures for effective communications and cooperation throughout the emergency response; and
 - (m) procedures for ensuring site security and the preservation of evidence.

20—Keeping, maintaining and testing emergency management plan

- (1) A rail transport operator must ensure, so far as is reasonably practicable, that all employees of the operator, and all contractors engaged by the operator, who may be required to implement any emergency response procedures in the emergency management plan—
 - (a) are provided with information (including by way of briefings and appropriate education programs) about the relevant elements of the plan; and
 - (b) are able to do anything that may be required of them under the plan.
- (2) The rail transport operator must test the emergency management plan, or elements of the plan, to ensure that the plan remains effective—
 - (a) at the intervals set out in the plan; and
 - (b) after any significant changes are made to the plan.
- (3) In preparing an emergency management plan, the rail transport operator must, if it is reasonably practicable to do so, determine intervals for the purposes of subregulation (2)(a) in conjunction with the emergency services.

- (4) When testing the emergency management plan, or elements of the plan, the rail transport operator must, so far as is reasonably practicable, arrange for participation in the testing by the relevant emergency services.
- (5) The rail transport operator must ensure that in-house exercises to test the emergency management plan are undertaken as often as is necessary, in the opinion of the operator, to ensure that the plan will be properly implemented should an emergency arise.
- (6) A rail transport operator must ensure that the emergency management plan is comprehensible, and is readily accessible at all times, to—
 - (a) all employees of the operator, and all contractors engaged by the operator, who may be required to implement any emergency response procedures in the plan; and
 - (b) all other rail transport operators who may be affected by the plan; and
 - (c) any person or body referred to in regulation 19(1)(c); and
 - (d) emergency services.

Division 4—Network rules

21—Interpretation

In this Division-

amendment of network rules includes removing, adding or substituting a rule;

stakeholders, in relation to railway operations in respect of which a rail infrastructure manager is required to be accredited, means—

- (a) rolling stock operators who operate or move rolling stock on rail infrastructure of the manager; and
- (b) any other rail infrastructure managers of rail infrastructure that connects with or has access to the rail infrastructure of the manager; and
- (c) if the safety of the railway operations of any other rail infrastructure managers may be affected by the network rules of the manager—those other rail infrastructure managers; and
- (d) persons likely to be affected by the network rules of the rail infrastructure manager, being persons who—
 - (i) carry out the railway operations in respect of which the manager is required to be accredited; or
 - (ii) work on or at the manager's railway premises; or
 - (iii) carry out the operation or movement of rolling stock on rail infrastructure of the manager; and
- (e) health and safety representatives (within the meaning of the occupational health and safety legislation) representing any of the persons referred to in paragraph (d); and
- (f) any union representing any of the persons referred to in paragraph (d).

22—Establishing and amending network rules

- (1) Subject to regulation 23, a rail infrastructure manager must, before establishing or amending network rules in relation to railway operations in respect of which the manager is required to be accredited—
 - (a) give written notice of the proposed rules or proposed amendment to-
 - (i) the Regulator; and
 - (ii) so far as is reasonably practicable, the stakeholders; and
 - (b) specify the date (being not earlier than 28 days after the notice is given) by which submissions may be made to the rail infrastructure manager about the proposed rules or proposed amendment; and
 - (c) specify the date (being not earlier than 28 days after the date on which submissions close) on which it is proposed to commence the rules or the amendment.

Maximum penalty: \$10 000.

(2) The rail infrastructure manager must consider all submissions received under subregulation (1) and determine whether to proceed with the proposed network rules or proposed amendment to the network rules.

23—Emergency amendments to network rules

- (1) This regulation applies if a rail infrastructure manager identifies an immediate risk to safety resulting from exceptional circumstances or an emergency that requires an amendment to the manager's network rules.
- (2) The rail infrastructure manager may amend the network rules if the manager complies with this regulation.
- (3) Before making the amendment, the rail infrastructure manager must—
 - (a) take reasonable steps to notify the stakeholders of the proposed amendment and the reasons for that change; and
 - (b) take appropriate steps to mitigate any reasonably foreseeable adverse consequences arising from implementation of the proposed amendment without stakeholders being informed of the amendment; and
 - (c) notify the Regulator of the proposed emergency amendment in the manner approved by the Regulator for the purpose of this regulation.
- (4) An amendment made under this regulation ceases to have effect 180 days after it is implemented, unless the rail infrastructure manager complies with regulation 22.
- (5) A rail infrastructure manager that implements an amendment under this regulation to deal with temporary circumstances must withdraw the amendment if circumstances change so that the amendment is no longer necessary, or the circumstances no longer exist.
- (6) A rail infrastructure manager who withdraws an amendment to the network rules under subregulation (5) must—
 - (a) take reasonable steps to notify the stakeholders; and
 - (b) notify the Regulator in the manner approved by the Regulator for the purposes of this regulation.

Division 5—Interface agreements

24—Interface coordination—rail infrastructure and public roads

For the purposes of section 107 (*Interface coordination—rail infrastructure and public roads*) of the Law, the following public roads are prescribed public roads:

- (a) the Kwinana Freeway between its northern extremity and where it intersects Thomas Road, Bertram in Western Australia;
- (b) the Mitchell Freeway in Western Australia.

25—Interface coordination—rail infrastructure and private roads

For the purposes of section 108(1)(b) (*Interface coordination—rail infrastructure and private roads*) of the Law, the protocol made under section 21 of the *AustralAsia Railway* (*Special Provisions*) *Act* of the Northern Territory on 25 March 2004 and published in the Northern Territory Government Gazette No. G13 on 31 March 2004, is prescribed.

Division 6—Disclosure of train safety recordings

26—Disclosure of train safety recordings

- (1) For the purposes of section 131(e) (*Disclosure of train safety recordings*) of the Law, a train safety recording may be published or communicated by and to the persons set out in subregulation (2), for the following purposes:
 - (a) the analysis or monitoring of railway operations or rail safety or related matters;
 - (b) without limiting paragraph (a), the auditing of compliance by rail safety workers with any systems, procedures, instructions, orders, notices or undertakings relating to the carrying out of railway operations.
- (2) A train safety recording may be published or communicated by—
 - (a) a rail transport operator, or an employee or a contractor of the operator, to another rail transport operator or an employee or a contractor of another operator; or
 - (b) an employee or contractor of a rail transport operator to the operator or another employee or contractor of the operator; or
 - (c) a rail transport operator to an employee or contractor of the operator.
- (3) For the purposes of section 131(e) (*Disclosure of train safety recordings*) of the Law, a train safety recording may be published or communicated by or on behalf of a rail transport operator to the Regulator.

Part 5—Rail safety workers

27—Health and fitness management program

For the purposes of section 114 (*Health and fitness management program*) of the Law, a rail transport operator must have, and must implement, a health and fitness program for rail safety workers that complies with the *National Standard for Health Assessment of Rail Safety Workers*, published by the National Transport Commission, as amended from time to time.

28—Drug and alcohol management program

- (1) For the purposes of section 115 (*Drug and alcohol management program*) of the Law, a drug and alcohol management program of a rail transport operator must include the following:
 - (a) a drug and alcohol policy that sets out the objectives of the rail transport operator with respect to drug and alcohol management in the workplace;
 - (b) systems and procedures for the provision of information and education to rail safety workers in relation to the drug and alcohol management program;
 - (c) systems and procedures to ensure the confidentiality of personal information obtained from, or in respect of, a rail safety worker in relation to drug or alcohol testing, counselling, treatment or rehabilitation;
 - (d) details of the drug and alcohol testing regime, including testing procedures and procedures for the management of rail safety workers in respect of the results of such testing;
 - (e) measures in accordance with subregulation (6).
- (2) For the purposes of subregulation (1)(d), the drug and alcohol testing regime of a rail transport operator required to be accredited in respect of railway operations carried out within New South Wales must include the following:
 - (a) in relation to drug and alcohol testing—
 - (i) in each year on a random basis using risk management principles to select rail safety workers (being not less than 25% of all rail safety workers carrying out rail safety work within New South Wales in relation to the operator's railway operations), the operator must require the workers to submit to a preliminary breath test or breath analysis, or to provide a urine sample; and
 - (ii) if a rail safety worker is involved, or is reasonably suspected of having been involved, in a prescribed incident while carrying out rail safety work within New South Wales in respect of the operator's railway operations, the operator must, unless there is a reasonable excuse for not doing so, require the worker to undergo, within 3 hours immediately after the incident, drug and alcohol testing; and
 - (iii) that testing referred to in either of the preceding subparagraphs must be carried out by an authorised person engaged by the operator for that purpose;
 - (b) that the operator must notify the Regulator, in a form approved by the Regulator, of—
 - (i) an analysis of blood confirming the presence of a drug in the blood of a rail safety worker; and
 - (ii) an analysis of blood confirming that the prescribed concentration of alcohol is present in the rail safety worker's blood; and
 - (iii) an analysis of urine confirming the presence of a drug in the urine of a rail safety worker; and
 - (iv) a breath test indicating that the prescribed concentration of alcohol is present in a rail safety worker's breath or blood; and

- (v) a breath analysis confirming that the prescribed concentration of alcohol is present in a rail safety worker's breath or blood; and
- (vi) any rail safety worker who, when required to do so under the drug and alcohol management program of the operator, fails to undergo a breath test, undergo a breath analysis, or provide a sample of blood or urine; and
- (vii) any incident or suspected incident involving the interference or tampering with, or the destruction of, a sample of a person's blood or urine provided or taken under the drug and alcohol management program of the operator in contravention of that program; and
- (viii) any incident or suspected incident involving something being done in contravention of the drug and alcohol management program of the operator to introduce, or alter the concentration of, alcohol or any other drug in a rail safety worker's breath, blood or urine before the worker submitted to a breath analysis or provided a sample of blood or urine under that program.
- (3) Subregulation (2)(a)(i) does not apply to the railway operations of a rail transport operator insofar as those operations relate to the operation of a heritage railway.
- (4) Subregulation (2)(a)(ii) places an evidential burden on the accused to show a reasonable excuse.
- (5) The drug and alcohol management program of a rail transport operator must provide for the following measures to be taken by or on behalf of the operator:
 - (a) the establishment of rules relating to the use of drugs and alcohol by rail safety workers (including prohibitions and restrictions on use);
 - (b) the identification of rail safety workers who have alcohol or other drug related problems and, where appropriate, referral of those workers to assessment, treatment, counselling or rehabilitation.
- (6) The drug and alcohol management program of a rail transport operator must set out the obligations of rail safety workers with respect to the management of alcohol and other drug use and the actions that may be taken by the operator if there is a breach of those obligations, including the following:
 - (a) a requirement that a rail safety worker notify the operator, or a nominated person, if the worker is aware that the ability of the worker, or another worker, to carry out rail safety work may be impaired by alcohol or any other drug;
 - (b) the provision of education and rehabilitation measures for rail safety workers, including provision for information to be provided about referral to counselling, treatment and rehabilitation services where appropriate;
 - (c) the provision of information to rail safety workers about their responsibilities and obligations in relation to alcohol and other drug use under an application Act of a participating jurisdiction and the Law;
 - (d) the provision of information to rail safety workers with respect to the effect of alcohol and other drugs and the possible disciplinary action and other penalties that may apply if a rail safety worker fails to comply with the drug and alcohol management program;
 - (e) appeals and grievance mechanisms for dealing with complaints about the application of disciplinary action and other penalties, or the implementation of the drug and alcohol management program;

- (f) protocols for fair procedures relating to the operation of the drug and alcohol management program.
- (7) For the purposes of this regulation—

heritage railway means a railway operation principally involving the restoration, preservation or operation of vintage rolling stock;

prescribed incident means any of the following that occur on railway premises:

- (a) a collision between rolling stock;
- (b) a collision between rolling stock and a person;
- (c) a collision between rolling stock and a road vehicle or plant equipment;
- (d) the derailment of rolling stock;
- (e) a breach of the rail infrastructure manager's network rules;
- (f) any other incident that the Regulator may, by notice in writing to a rail transport operator, declare to be a type of prescribed incident in respect of the operator's railway operations.

29—Fatigue risk management program

- (1) For the purposes of section 116 (*Fatigue risk management program*) of the Law, when preparing a fatigue risk management program, a rail transport operator must take into account, and assess, any fatigue-related risks to safety arising from factors, including the following:
 - (a) scheduling of work and non-work periods, including time-on-task and rest opportunities in shifts and the total period of time in which work is being carried out;
 - (b) call-in, on-call and lift-up and lay-back arrangements and extended hours of work, including overtime;
 - (c) the impact of work scheduling and relief practices generally on social and psychological factors that may impact on performance and safety, including the effect of scheduling practices, schedule predictability and irregularity and control over work hours on sleep loss, performance and safety;
 - (d) physiological factors arising out of work practices affecting rail safety workers, such as the effect on worker alertness and recovery of the time when work is undertaken, the length and frequency of breaks, commuting time, circadian effects, extended wakefulness, chronic sleep loss effects, and sleep inertia;
 - (e) the kinds of rail safety work being carried out, including-
 - (i) work that requires significant physical exertion or high cognitive task demand; and
 - the degree of monotony or boredom or low cognitive task demand of the work;
 - (f) the variations in shifts and rest periods that may be required by different rail safety work requirements, including different routes, crew-call practices and predictability of working hours;
 - (g) the suitability of rest environments, including barracks, rest houses and relay vans provided for rail safety workers by the operator;

- (h) the physical environment in which rail safety work is to be carried out, including climatic conditions, noise, vibration and fumes;
- (i) fatigue risks arising from any one-off or occasional circumstances in which rail safety work may be required to be carried out, including in emergencies or under degraded or abnormal conditions, subject to the working hours being dependent on the rail safety workers' indication of their fitness to continue;
- (j) relevant developments in research related to fatigue and any technology that may be applied to manage work-related fatigue.
- (2) A rail transport operator's fatigue risk management program must establish and maintain documented procedures to manage, so far as is reasonably practicable, fatigue related risks, including—
 - (a) specified work scheduling practices and procedures that provide for—
 - (i) safe hours of work; and
 - (ii) safe periods of time between shifts; and
 - (iii) sufficient rail safety workers to be available to meet reasonably foreseeable demands for relief arrangements; and
 - (b) provisions for monitoring of hours of work, in particular—
 - (i) procedures for monitoring how actual hours of work of rail safety workers compare with planned hours of work for rail safety workers; and
 - (ii) procedures for monitoring the impact to changes to planned rosters due to shift swapping, overtime and on-call working; and
 - (c) provision of appropriate education and information in relation to the identification and management of fatigue risks that are relevant to the rail safety work being undertaken.
- (3) For the purposes of subregulation (2)(a)(i) and (ii), hours of work or periods of time between shifts are taken to be safe if the effect of implementing those hours or periods is sufficient to manage risks arising from fatigue so far as is reasonably practicable.
- (4) In addition to the requirements of the preceding subsections, if a rail safety worker carries out rail safety work that includes work of a kind referred to in Schedule 2 in connection with railway operations in New South Wales in respect of which a rail transport operator is required to be accredited, the operator must comply at least with the work scheduling practices and procedures set out in Schedule 2, insofar as the worker is required to carry out any rail safety work in New South Wales.

Note—

The requirements of Schedule 2 do not preclude other conditions of work (such as shorter or less frequent shifts than those specified in the Schedule) from being provided by a rail transport operator to which this subregulation applies for the purposes of managing fatigue related risks.

(5) In this regulation—

lift-up and lay-back arrangement means an arrangement where a rail safety worker commences a shift at an earlier or later time than the time for which the worker was originally rostered.

30—Records of competence

For the purposes of section 117(6) (*Assessment of competence*) of the Law, a rail transport operator must maintain records of the competence of rail safety workers who carry out rail safety work on or in relation to the operator's rail infrastructure or rolling stock that include details of—

- (a) the rail safety training undertaken by each rail safety worker, including when the training was undertaken and its duration; and
- (b) the qualifications and competencies of each rail safety worker, including, if applicable—
 - (i) the units of competence attained by the worker; and
 - (ii) the level of qualification attained; and
 - (iii) if and when a re-assessment of competence is to be conducted; and
 - (iv) if and when re-training is due; and
 - (v) the date any re-training is undertaken; and
- (c) the name of the organisation who conducted the training or re-training; and
- (d) the name and qualifications of the person who assessed the competence of the rail safety worker.

Part 6—Exemptions granted by Regulator

31—Application for exemption

For the purposes of section 205(2)(c) (*Application for exemption*) of the Law, an application for an exemption must contain—

- (a) the following identification details of the applicant:
 - (i) the applicant's name;
 - (ii) the applicant's registered business name and trading name (if different from the registered business name);
 - (iii) the applicant's ACN if the applicant has an ACN (but, if not, the applicant's ABN);
 - (iv) the applicant's residential address or, in the case of a body corporate, registered business address; and
- (b) the name and contact details of the person or persons appointed by the applicant—
 - (i) to deal with any queries that the Regulator may have in relation to the application; and
 - (ii) to be responsible for the exemption and to deal with any queries that the Regulator may have in relation to the exemption; and
- (c) if the applicant is not an individual—evidence that the application has been submitted to and endorsed—
 - (i) if the applicant is a body corporate—

- (A) that is a company within the meaning of the *Corporations Act* 2001 of the Commonwealth—in accordance with section 127 of that Act; or
- (B) in any other case—by its governing body;
- (ii) if the applicant is a partnership—by each partner;
- (iii) if the applicant is an unincorporated association or body—by its governing body; and
- (d) if any of the activities that the applicant intends to carry out in respect of which the exemption is sought are to be carried out by another person on behalf of the applicant—
 - (i) the name and contact details of each such person; and
 - (ii) details of the activities that it is intended that the person will carry out on behalf of the applicant; and
- (e) evidence of the applicant's competence and capacity to manage risks to safety associated with the railway operations in respect of which the exemption is sought; and
- (f) evidence of the applicant's financial capacity, or public risk insurance arrangements, to meet reasonable potential accident liabilities arising from the railway operations in respect of which the exemption is sought.

32—Prescribed details for required notification

- (1) For the purposes of section 207(3)(b)(i) (*Determination of application*) of the Law, the prescribed details of the applicant required to be specified in the notification are the details required by regulation 31(a).
- (2) For the purposes of section 209(2)(b)(i) (*Determination of application for variation*) of the Law, the prescribed details of the applicant required to be specified in the notification are the details required by regulation 31(a).

33—Application for variation of an exemption

For the purposes of sections 208(3)(b) (*Application for variation of an exemption*) and 211 (*Variation of conditions and restrictions*) of the Law, an application for a variation of an exemption, or an application for a variation of a condition or restriction imposed by the Regulator, must contain—

- (a) details of the scope and nature of the proposed variation; and
- (b) details of the changes that will be made to the applicant's scheme for the management of risks to safety associated with the railway operations to be carried out if the proposed variation occurs; and
- (c) details of any consultation that has occurred with the parties who might be affected by the proposed variation, including—
 - (i) who was consulted; and
 - (ii) when and how the consultation occurred; and
 - (iii) the results of the consultation.

Part 7—Infringement penalty provisions

34—Infringement penalty provisions

For the purposes of these regulations, an *infringement penalty provision* is a provision of these regulations specified in an item in the Table at the foot of this regulation.

Item	n Infringement penalty provision	Infringement penalty
1	Regulation 22 (Establishing and amending network rules)	\$1 000

Part 8—Application of certain South Australian Acts to the Law

Division 1—Application of South Australian FOI Act

35—Interpretation

In this Division-

FOI Act means the Freedom of Information Act 1991 of South Australia.

36—Application of FOI Act

For the purposes of section 263 (*Application of certain South Australian Acts to this Law*) of the Law, this Division sets out modifications of the FOI Act as it applies as a law of a participating jurisdiction for the purposes of the national rail safety scheme.

37—Modifications of FOI Act for purposes of national rail safety scheme

The FOI Act applies—

- (a) as if a reference to the Ombudsman were a reference to the Ombudsman under the *Ombudsman Act 1972* of South Australia;
- (b) section 4(1), definition of *agency*—as if the following paragraph were inserted after paragraph (f) of the definition:
 - (fa) the Office of the National Rail Safety Regulator (ONRSR); or
- (c) section 4(1), definition of *government*—as if government referred to the government of each participating jurisdiction;
- (d) section 4(1)—as if the following definition were inserted after the definition of *officer*:

participating jurisdiction has the same meaning as in the *Rail Safety National Law* set out in the schedule to the *Rail Safety National Law* (*South Australia*) *Act 2012*;

- (e) section 4(1), definition of *State Government agency*—as if the ONRSR were excluded from the definition;
- (f) section 9(1a)—as if subsection (1a) were deleted and the following subsection substituted:
 - (1a) ONRSR must, at intervals of not more than 12 months, cause an up-to-date information statement to be published in ONRSR's annual report and on ONRSR's website.

- (g) section 21(1)(b)—as if the reference to Parliament were a reference to the Parliament of a participating jurisdiction;
- (h) section 53(2)(b)—as if paragraph (b) were deleted;
- (i) as if section 54AA were deleted and the following section substituted:

54AA—Keeping of records etc

- (1) ONRSR must comply with any requirements notified by the Minister in the Gazette as to the keeping of records and information for the purposes of monitoring compliance with this Act.
- (2) The annual report of ONRSR must include the information referred to in subsection (1).
- (j) Schedule 1—as if a reference to Cabinet were a reference to the Cabinet of a participating jurisdiction;
- (k) Schedule 1—as if a reference to Executive Council were a reference to the Executive Council (by whatever name) of a participating jurisdiction;
- (l) Schedule 1, clause 13(2) to (7)—as if subclauses (2) to (7) (inclusive) were deleted;
- (m) with any other modifications that are necessary.

38—Conferral of jurisdiction on District Court of South Australia

For the purposes of the FOI Act as applied under section 263 of the Law, the District Court of South Australia has jurisdiction under Part 5 Division 2 of the FOI Act to hear and determine an appeal from the ONRSR or a person in a participating jurisdiction insofar as that appeal is made under a law of a participating jurisdiction.

39—Modification of Freedom of Information (Fees and Charges) Regulations

The Freedom of Information (Fees and Charges) Regulations 2003 of South Australia apply—

- (a) regulation 3, definition of *concession cardholder*, (a)(ii)—as if subparagraph (ii) were deleted and the following subparagraph substituted:
 - (ii) issued by a participating jurisdiction,
- (b) regulation 6—as if the regulation were deleted.

40—Disapplication of other regulations

The *Freedom of Information (Exempt Agency) Regulations 2008* and the *Freedom of Information (General) Regulations 2002* do not apply as laws of a participating jurisdiction for the purposes of the national rail safety scheme.

Division 2—Application of South Australian Ombudsman Act

41—Interpretation

In this Division—

Ombudsman Act means the Ombudsman Act 1972 of South Australia.

42—Application of Ombudsman Act

For the purposes of section 263 (*Application of certain South Australian Acts to this Law*) of the Law, this Division sets out modifications of the Ombudsman Act as it applies as a law of a participating jurisdiction for the purposes of the national rail safety scheme.

43—Modifications of Ombudsman Act for purposes of national rail safety scheme

The Ombudsman Act applies-

- (a) as if a reference to the Ombudsman were a reference to the Ombudsman under the Ombudsman Act;
- (b) section 3(1), definition of *agency to which this Act applies*—as if the following paragraph were inserted after paragraph (d) of the definition:
 - (da) the Office of the National Rail Safety Regulator (ONRSR); or
- (c) section 3(1)—as if the following definition were inserted after the definition of *officer of the Ombudsman*:

participating jurisdiction has the same meaning as in the *Rail Safety National Law* set out in the schedule to the *Rail Safety National Law* (*South Australia*) *Act 2012*;

- (d) section 14—as if the section were deleted;
- (e) section 15(3)—as if a reference to a member of either House of Parliament were a reference to a member of Parliament of a participating jurisdiction;
- (f) section 30(1) and (2)—as if a reference to this or any other Act were a reference to this Act as it applies as a law of a participating jurisdiction or any other Act of a participating jurisdiction;
- (g) section 30(3), definition of *member of the Ombudsman's staff*—as if a reference to this Act were a reference to this Act as it applies as a law of a participating jurisdiction;
- (h) with any other modifications that are necessary.

44—Conferral of function on Ombudsman of South Australia

For the purposes of the Ombudsman Act as applied under section 263 of the Law, the Ombudsman under the Ombudsman Act has the functions under the Ombudsman Act in a participating jurisdiction insofar as that function is to be exercised under a law of a participating jurisdiction.

45—Conferral of jurisdiction on Supreme Court of South Australia

For the purposes of the Ombudsman Act as applied under section 263 of the Law, the Supreme Court of South Australia has jurisdiction to hear and determine an application under section 28 of the Ombudsman Act insofar as that application is made under a law of a participating jurisdiction.

Division 3—Application of South Australian Public Finance and Audit Act

46—Interpretation

In this Division—

PFA Act means the Public Finance and Audit Act 1987 of South Australia.

47—Application of Public Finance and Audit Act

For the purposes of section 263 (*Application of certain South Australian Acts to this Law*) of the Law, this Division sets out modifications of the PFA Act as it applies as a law of a participating jurisdiction for the purposes of the national rail safety scheme.

48—Modifications of PFA Act for purposes of national rail safety scheme

The PFA Act applies—

- (a) as if a reference to the Auditor-General were a reference to the Auditor-General under the PFA Act;
- (b) Section 4(1)—as if the following definition were inserted after the definition of *imprest account*:

participating jurisdiction has the same meaning as in the *Rail Safety National Law* set out in the schedule to the *Rail Safety National Law* (*South Australia*) *Act 2012*;

- (c) section 4(1), definition of *public authority*—as if the following paragraph were inserted after paragraph (c) of the definition:
 - (ca) the Office of the National Rail Safety Regulator (ONRSR); or
- (d) Part 2—as if the Part were deleted;
- (e) section 31(2)—as if the following were inserted after "efficiency":

, effectiveness

- (f) section 32—as if the section were deleted;
- (g) Part 3 Division 4—as if Division 4 were deleted;
- (h) section 36(1)(a)(i)—as if subparagraph (i) were deleted;
- (i) subject to paragraph (j)—as if a reference to the Treasurer were a reference to the Treasurer of a participating jurisdiction;
- (j) section 39(2)—as if the reference to the Treasurer were a reference to the Treasurer of South Australia;
- (k) as if a reference to the President of the Legislative Council and the Speaker of the House of Assembly were a reference to the presiding member of each House of Parliament of a participating jurisdiction;
- (1) Part 4—as if the Part (other than sections 42 and 43) were deleted;
- (m) with any other modifications that are necessary.

49—Conferral of function on Auditor-General of South Australia

For the purposes of the PFA Act as applied under section 263 of the Law, the Auditor-General of South Australia has the functions under the PFA Act in a participating jurisdiction insofar as that function is to be exercised under a law of a participating jurisdiction.

50—Conferral of jurisdiction on Supreme Court of South Australia

For the purposes of the PFA Act as applied under section 263 of the Law, the Supreme Court of South Australia has jurisdiction to hear and determine an application under section 34 of the PFA Act insofar as that application is made under a law of a participating jurisdiction.

51—Disapplication of regulations

The *Public Finance and Audit Regulations 2002* do not apply as a law of a participating jurisdiction for the purposes of the national rail safety scheme.

Division 4—Application of South Australian State Records Act

52—Interpretation

In this Division-

State Records Act means the State Records Act 1997 of South Australia.

53—Application of State Records Act

For the purposes of section 263 (*Application of certain South Australian Acts to this Law*) of the Law, this Division sets out modifications of the State Records Act as it applies as a law of a participating jurisdiction for the purposes of the national rail safety scheme.

54—Modifications of State Records Act for purposes of national rail safety scheme

The State Records Act applies-

- (a) as if a reference to the Manager, or Manager of State Records, were a reference to the Manager of State Records under the State Records Act;
- (b) as if a reference to State Records were a reference to the office of State Records established under the State Records Act;
- (c) as if a reference to the State Records Council were a reference to the State Records Council established under the State Records Act;
- (d) section 3(1), definition of *agency*—as if the following paragraph were inserted after paragraph (e) of the definition:

(ea) the Office of the National Rail Safety Regulator (ONRSR); or

(e) Section 3(1)—as if the following definition were inserted after the definition of *official record*:

participating jurisdiction has the same meaning as in the *Rail Safety National Law* set out in the schedule to the *Rail Safety National Law* (*South Australia*) *Act 2012*;

(f) with any other modifications that are necessary.

55—Conferral of functions on South Australian Manager and Council

(1) For the purposes of the State Records Act as applied under section 263 of the Law, the Manager of State Records under the State Records Act has the functions under the State Records Act in a participating jurisdiction insofar as that function is to be exercised under a law of a participating jurisdiction. (2) For the purposes of the State Records Act as applied under section 263 of the Law, the State Records Council under the State Records Act has the functions under the State Records Act in a participating jurisdiction insofar as that function is to be exercised under a law of a participating jurisdiction.

Part 9—Miscellaneous

56—Periodic information to be supplied

- (1) The following returns of information are required under section 120(3) (*Power of Regulator to obtain information from rail transport operators*) of the Law:
 - (a) a monthly return that sets out in respect of the month—
 - (i) the number of drug and alcohol tests conducted by the rail transport operator, including the type of tests conducted and the class of rail safety work undertaken by the rail safety workers who were tested;
 - (ii) in the case of a rail transport operator who is a rail infrastructure manager—the length, in kilometres, of track over which the manager has effective management and control;
 - (iii) in the case of a rail transport operator who is a rolling stock operator—
 - (A) the number of kilometres travelled by passenger trains over which the operator has effective management and control;
 - (B) the number of kilometres travelled by freight trains over which the operator has effective management and control;
 - (C) the number of kilometres travelled by self propelled infrastructure maintenance vehicles over which the operator has effective management and control;
 - (D) the number of journeys (either estimated or actual) made by passengers in urban areas on passenger trains over which the operator has effective management and control;
 - (E) the number of journeys (either estimated or actual) made by passengers in non-urban areas on passenger trains over which the operator has effective management and control; and
 - (b) an annual return that sets out, in respect of the current financial year—
 - (i) an estimate of the number of employees that will be engaged in rail safety work in respect of a railway over which the operator has management and control;
 - (ii) in the case of a rail transport operator who is a rail infrastructure manager—the estimated length, in kilometres, of track over which the manager will have effective management and control;
 - (iii) in the case of a rail transport operator who is a rolling stock operator—
 - (A) an estimate of the number of kilometres that will be travelled by passenger trains over which the operator has effective management and control;

- (B) an estimate of the number of kilometres that will be travelled by freight trains over which the operator has effective management and control;
- (C) an estimate of the number of journeys that will be made by passengers in urban areas on passenger trains over which the operator has effective management and control;
- (D) an estimate of the number of journeys that will be made by passengers in non-urban areas on passenger trains over which the operator has effective management and control.
- (2) In providing a return, the rail transport operator must set out the particulars of the information required under subregulation (1) in relation to this jurisdiction and every other participating jurisdiction in respect of which the rail transport operator is accredited.
- (3) The rail transport operator must provide the monthly return required by subregulation (1)(a) to the Regulator as soon as practicable after the end of each month, and not later than the 21st day of the following month, or before any other date or period specified by the Regulator.
- (4) The rail transport operator must provide the annual return required by subregulation (1)(b) to the Regulator before 29 July in the financial year to which it relates, or before any other date or period specified by the Regulator.

57—Reporting of notifiable occurrences

- (1) For the purposes of this regulation—
 - (a) any of the following notifiable occurrences is a *Category A notifiable occurrence*:
 - (i) an accident or incident that has caused death, serious injury or significant property damage;
 - (ii) a running line derailment;
 - (iii) a running line collision between rolling stock;
 - (iv) a collision at a road or pedestrian level crossing between rolling stock and either a road vehicle or a person;
 - (v) a suspected terrorist attack;
 - (vi) an accident or incident involving a significant failure of a safety management system that could have caused death, serious injury or significant property damage;
 - (vii) any other accident or incident likely to generate immediate or intense public interest or concern;
 - (b) any of the following notifiable occurrences is a *Category B notifiable occurrence* (unless that occurrence is also a Category A notifiable occurrence):
 - (i) a derailment, other than a running line derailment;
 - (ii) a collision involving rolling stock, other than a collision described in paragraph (a)(iii) or (iv);
 - (iii) an incident at a road or pedestrian level crossing, other than a collision described in paragraph (a)(iv);

- (iv) an incident in which a vehicle or vessel strikes an associated railway track structure;
- (v) the passing of a stop signal, or a signal with no indication, by rolling stock without authority;
- (vi) an accident or incident where rolling stock exceeds the limits of authorised movement given in a proceed authority;
- (vii) a rolling stock run-away;
- (viii) a failure of a signalling or communications system that endangers, or that has the potential to endanger, the safe operation of trains or the safety of people, or to cause damage to adjoining property;
- (ix) any slip, trip or fall by a person on railway premises;
- (x) a person being caught in the door of any rolling stock;
- (xi) a person suffering from an electric shock directly associated with railway operations;
- (xii) any situation where a load affects, or could affect, the safe passage of trains or the safety of people, or cause damage to adjoining property;
- (xiii) an accident or incident involving dangerous goods that affects, or could affect, the safety of railway operations or the safety of people, or cause damage to property;
- (xiv) any breach of a network rule;
- (xv) any breach of the work scheduling practices and procedures set out in the rail transport operator's fatigue risk management program;
- (xvi) the detection of an irregularity in any rail infrastructure (including electrical infrastructure) that could affect the safety of railway operations or the safety of people;
- (xvii) the detection of an irregularity in any rolling stock that could affect the safety of railway operations;
- (xviii) a fire or explosion on, in, or near, rail infrastructure or rolling stock that endangers the safety of railway operations or the safety of 1 or more people, or causes service terminations or track or station closures;
- (xix) any incident on railway property where a person inflicts, or is alleged to have inflicted, an injury on another person;
- (xx) a suspected attempt to suicide;
- (xxi) the notification that a rail safety worker employed by a rail transport operator has returned a result to a test designed to determine the concentration of drugs or alcohol in a sample of breath, blood, oral fluid or urine that suggests that the worker was in breach of a relevant safety requirement concerning the use of drugs or alcohol at a relevant time;
- (xxii) the infliction of wilful or unlawful damage to, or the defacement of, any rail infrastructure or rolling stock that could affect the safety of railway operations or the safety of people;

- (xxiii) a security incident associated with railway premises that affects the safety of railway operations, including an act of trespass, vandalism, sabotage or theft that could affect the safety of railway operations.
- (2) If a Category A notifiable occurrence happens on, or in relation to, a rail transport operator's railway premises or railway operations, the operator must—
 - (a) immediately after becoming aware of the occurrence—give an oral report of the occurrence—
 - (i) if required to do so under the *Transport Safety Investigation Act 2003* of the Commonwealth—to the Australian Transport Safety Bureau; or
 - (ii) if subparagraph (i) does not apply-to the Regulator; and
 - (b) within 72 hours after becoming aware of the occurrence—give the Regulator a written report of the occurrence.
- (3) If a Category B notifiable occurrence happens on, or in relation to, a rail transport operator's railway premises or railway operations, the operator must give the Regulator a written report of the occurrence within 72 hours after becoming aware of the occurrence.
- (4) The rail transport operator must ensure that any report the operator makes under this regulation is in the form, contains all the information, and is made in the manner, required by the Regulator.

58—Fees

The fees set out in Schedule 3 are payable by a rail transport operator as specified in that Schedule.

Note—

The Regulator may waive or refund the whole or any part of a fee payable under Part 3 Division 4 or Division 5 of the Law (see sections 77 and 96 of the Law). The Regulator may, for example, waive or refund part of the fee payable by a rail transport operator in respect of an application that relates to the operation of a not for profit tourist or heritage railway.

Schedule 1—Content of safety management system

1—Interpretation

In this Schedule, a reference to the chief executive and governing body of the rail transport operator includes a reference to any other person or body that has control of the rail transport operator.

2—Safety policy

- (1) A safety policy or policies that aligns or align with other organisational policies and that is, or that are, endorsed by the chief executive and governing body of the rail transport operator.
- (2) A safety policy or policies that includes or include an express commitment to safety, the development and maintenance of a positive safety culture and the continuous improvement of all aspects of the safety management system.

3—Safety culture

Methods to promote and maintain a positive safety culture, so far as is reasonably practicable, with consideration given to—

- (a) the importance of leadership and commitment of senior management; and
- (b) the executive safety role of line management; and
- (c) the need to involve rail safety workers at all levels; and
- (d) encouraging open communication; and
- (e) the need for human factors to be positively addressed; and
- (f) the promotion of a just culture and environment; and
- (g) the awareness and recognition of opportunities for safety improvement; and
- (h) a willingness to devote resources to safety.

4—Governance and internal control arrangements

- (1) Systems and procedures to ensure that the chief executive and governing body of the rail transport operator, or the people managing the railway operations, have sufficient knowledge—
 - (a) of the risk profile of the railway operations carried out by the rail transport operator to enable the operator to probatively manage the risks arising from those operations; and
 - (b) of the level of compliance by the organisation with its duties and obligations under the Law and these regulations; and
 - (c) to determine whether—
 - (i) the safety management system is working effectively; and
 - (ii) risks to safety are being identified, assessed and managed so far as is reasonably practicable; and
 - (iii) controls used to monitor safety and to manage risks to safety are being regularly reviewed and revised.
- (2) Systems and procedures to ensure that decisions and directions made by the chief executive and governing body of the rail transport operator, or of the people managing the railway operations, that affect safety are being implemented effectively.

5-Management, responsibilities, accountabilities and authorities

- (1) Policies that indicate how safety responsibilities, accountabilities, authorities and interrelationships have been determined.
- (2) Documents that describe the responsibilities, accountabilities, authorities and interrelation of the personnel who manage or carry out rail safety work, or who verify such work.
- (3) Procedures for the reporting of risks to safety by personnel with safety responsibilities.
- (4) Documents that describe the authorities given to personnel with safety responsibilities to enable them to meet those responsibilities.

6—Regulatory compliance

- (1) Systems and procedures for the identification of safety requirements under the Law and other safety legislation.
- (2) Systems and procedures to ensure compliance with those requirements.

7—Document control arrangements and information management

Systems and procedures to control and manage all documents and information relevant to the management of risks to safety associated with railway operations, including systems and procedures for—

- (a) the identification, creation, maintenance, management, storage and retention of records and documents; and
- (b) ensuring the currency of documents required for operations; and
- (c) the communication of any changes to the document control systems and procedures to rail safety workers and employees of the rail transport operator who rely on those systems and procedures to carry out their work.

8—Review of the safety management system

- (1) Systems and procedures for the review of the safety management system in accordance with section 102 (*Review of safety management system*) of the Law and regulation 17.
- (2) Documentation of the matters set out in regulation 17(3).

9—Safety performance measures

- (1) Systems and procedures to ensure that the safety management system is effective by using key performance indicators to measure safety performance and determine the effectiveness of the safety management system.
- (2) Systems and procedures to ensure the collection, analysis, assessment and dissemination of safety information held by the rail transport operator.

10—Safety audit arrangements

- (1) An audit program that provides for—
 - (a) the scheduling and frequency of audits; and
 - (b) safety management system audits as part of the audit program; and
 - (c) the giving of priority to those matters that represent the greatest safety risk.
- (2) Documented audit procedures to ensure there is a process for the collection of information to determine whether the railway operations comply with the safety management system and the effectiveness of the safety management system.
- (3) Procedures to ensure that auditors—
 - (a) have the skills and knowledge to undertake audits; and
 - (b) are independent from the area being audited to the maximum extent that is practicable.

- (4) Procedures for—
 - (a) communicating the results of audits to those people who are responsible for the oversight of the railway operations in the area audited for review and, where appropriate, for corrective action; and
 - (b) where appropriate, the registration and effective implementation of recommendations for action identified by the audit; and
 - (c) the review of the effectiveness of the audit program.

11—Corrective action

- (1) Procedures to ensure, so far as is reasonably practicable, that corrective action is taken in response to any safety deficiencies identified following inspections, testing, audits, investigations or notifiable occurrences.
- (2) Procedures for—
 - (a) registering any corrective actions taken; and
 - (b) the review of those corrective actions; and
 - (c) the implementation of corrective action if it is determined that corrective action is required; and
 - (d) the assigning of responsibilities for corrective action.
- (3) Procedures for giving priority, when undertaking corrective action, to those matters representing the greatest safety risk.

12—Management of change

Procedures for ensuring that changes that may affect the safety of railway operations are identified and managed, including procedures for ensuring, so far as is reasonably practicable, that—

- (a) changes are fully identified and described in the context of the railway operations; and
- (b) affected parties are identified and, if practicable, consulted; and
- (c) the roles and responsibilities of rail safety workers and employees of the rail transport operator are clearly specified with respect to the change; and
- (d) the rail safety workers and employees of the rail transport operator are fully informed and trained to understand and deal with the proposed change; and
- (e) the requirements of section 99(1)(c) and (d) (*Safety management system*) of the Law are observed in relation to any risks associated with the proposed change; and
- (f) the change, once implemented, is reviewed and assessed by the rail transport operator to determine whether or not the change has been appropriately managed.

13—Consultation

Systems and procedures to ensure that the consultation required by section 99(3) (*Safety management system*) of the Law occurs when the safety management system is reviewed or varied.

14—Internal communication

Systems and procedures—

- (a) for the dissemination of information about the content of the safety management system to people who are to participate in the implementation of the system or who may be otherwise affected by the implementation; and
- (b) for the communication of the rail transport operator's safety policy and safety objectives to all people who are to participate in the implementation of the safety management system; and
- (c) for the internal reporting of accidents and incidents involving the operator's railway operations, including accidents and incidents involving contractors and subcontractors; and
- (d) to support communication and the dissemination of information throughout, and between all levels of, the operator's railway operations.

15—Training and instruction

- (1) Systems and procedures—
 - (a) for the training of rail safety workers who are to participate in the implementation of the safety management system or who may otherwise be affected by the implementation; and
 - (b) to encourage the awareness, understanding and participation of rail safety workers in the safety management system.
- (2) Provision for induction and ongoing training with regard to rail safety including information, instruction and training on new work practices, procedures, policies and standards, specified hazards and relevant control measures.

16—Risk management

- (1) Systems and procedures for compliance with the risk management obligations set out in sections 46 (*Management of risks*) and 99(1)(c), (d) and (e) (*Safety management system*) of the Law.
- (2) A risk register that includes—
 - (a) a listing of the risks to safety identified under section 99(1)(c) (*Safety management system*) of the Law; and
 - (b) details of the assessment of those risks (including their likelihood, likely consequences and ranking); and
 - (c) a description of any elimination or risk control measures that are to be used to manage, so far as is reasonably practicable, those risks, including, where appropriate—
 - (i) the identification of who is responsible for implementing the measures; and
 - (ii) a reference to the general location or locations in the safety management system where more details on the measures can be found.
- (3) Systems and procedures to ensure that the details in the register are current, so far as is reasonably practicable.

17—Human factors

Procedures to ensure that human factor matters are taken into account during the development, operation and maintenance of the safety management system and for the integration of human factors principles and knowledge into all relevant aspects of operational and business systems.

18—Procurement and contract management

Systems and procedures-

- (a) for the review of tender documents and contracts to ensure that safety requirements under the safety management system are adequately defined and documented in those tender documents and contracts; and
- (b) to ensure that the terms of any tender documents or contracts do not lead to unsafe work or an activity that may affect the safety of railway operations; and
- (c) for the selection and control of contractors and to ensure the monitoring of the performance of contractors, including conducting or commissioning audits of the contractor's performance in relation to the safety aspects of the contract; and
- (d) to ensure that safety duties under the Law are being met under contracts, and procedures for the taking of remedial action where necessary; and
- (e) to ensure that goods and services provided to the railway operation meet the standards and specifications required for the safety of the railway operation.

19—General engineering and operational systems safety requirements

- (1) A documented set of engineering standards and procedures, and operational systems, safety standards and procedures, to cover the following, and, if relevant, the interface between any 2 or more of them:
 - (a) rail infrastructure;
 - (b) rolling stock;
 - (c) operational systems.
- (2) Details of the implementation and updating of the documents specified in subclause (1).
- (3) Procedures for the control and verification of the design of structures, rolling stock, equipment, and systems, in accordance with the engineering standards and procedures, and operational systems safety standards specified in subclause (1).
- (4) Systems, procedures and standards for the following in relation to rail infrastructure and rolling stock:
 - (a) engineering design;
 - (b) construction and installation;
 - (c) implementation and commissioning;
 - (d) monitoring and maintenance;
 - (e) system operation;
 - (f) modification;
 - (g) decommissioning or disposal.

20—Process control

- (1) Procedures for the rail transport operator to monitor the operator's compliance with the standards and procedures specified in clause 19, including procedures for the inspection and testing of safety related engineering and operational systems.
- (2) Procedures for the control, calibration and maintenance of all equipment used to inspect or test rail infrastructure or rolling stock.
- (3) Arrangements for the establishment and maintenance of inspection and test records to provide evidence of the condition of rail infrastructure or rolling stock.

21—Asset management

An asset management policy and processes that address all phases of the asset life cycle of the rail infrastructure or rolling stock operations.

22—Safety interface coordination

- Procedures for the identification of interface risks to the safety of railway operations and for the development and implementation of interface agreements in accordance with Part 3 Division 6 Subdivision 2 (*Interface agreements*) of the Law.
- (2) Procedures for monitoring the implementation and effectiveness of and compliance with interface agreements.

23—Management of notifiable occurrences

- (1) Systems and procedures for the reporting of notifiable occurrences in accordance with regulation 57.
- (2) Procedures for the management of the scene of a notifiable occurrence and for the preservation of evidence where reasonably practicable.
- (3) Procedures for the management of all notifiable occurrences, including procedures to enable the determination of which notifiable occurrences are to be investigated, and how investigations are to be conducted.

24—Rail safety worker competence

Procedures and, where necessary, standards to ensure compliance with section 117 (*Assessment of competence*) of the Law.

25—Security management

- (1) The security management plan required by section 112 (*Security management plan*) of the Law.
- (2) Systems and procedures to ensure compliance with section 112 (*Security management plan*) of the Law and regulation 18.

26—Emergency management

- (1) The emergency management plan required by section 113 (*Emergency management plan*) of the Law.
- (2) Systems and procedures to ensure compliance with section 113 (*Emergency management plan*) of the Law and Part 4 Division 3 of these regulations.

27—Health and fitness

Systems and procedures to ensure compliance with section 114 (*Health and fitness management program*) of the Law and with regulation 27.

28—Drugs and alcohol

Systems and procedures to ensure compliance with section 115 (*Drug and alcohol management program*) of the Law and with regulation 28.

29—Fatigue risk management

Systems and procedures to ensure compliance with section 116 (*Fatigue risk management program*) of the Law and regulation 29.

30—Resource availability

Systems and procedures for estimating the resources, including people and equipment, that the rail transport operator will need to operate and maintain the operator's railway operations and to implement, manage and maintain its safety management system, and for the preparation of plans to ensure that it has adequate access to those resources.

Schedule 2—Special fatigue management program requirements in respect of certain rail safety work carried out within New South Wales

1—Interpretation

For the purposes of this Schedule-

- (a) the length of a shift worked or to be worked by a rail safety worker includes all the time between the signing on time and the signing off time of a shift; and
- (b) a shift that exceeds 11 hours but is less than 12 hours is taken to be a 12 hour shift.

2—Working hours for rail safety workers driving freight trains

The following work scheduling practices and procedures apply to a rail safety worker who drives a freight train:

- (a) in the case of a 2 person operation where the second driver is a qualified train driver (including a qualified train driver who is learning a route or undergoing an assessment)—the maximum shift length to be worked is 12 hours;
- (b) in the case of any other 2 person operation—the maximum shift length to be worked is 11 hours;
- (c) in the case of a 1 person operation—
 - (i) the maximum shift length to be worked is 9 hours; and
 - (ii) a minimum break of not less than 30 minutes must be scheduled and taken some time between the third and fifth hour of each shift;
- (d) there is to be a break of at least 11 continuous hours between each shift worked by the rail safety worker if the worker ends a shift at the home depot;
- (e) there is to be a break of at least 7 continuous hours between each shift worked by the rail safety worker if the worker ends a shift away from the home depot and the break is taken away from the home depot;

(f) in any 14 day period—the rail safety worker may work a maximum number of 12 shifts, but not more than 6 of these shifts may be 12 hour shifts.

3—Working hours for rail safety worker driving passenger train—single manning operation

The following work scheduling practices and procedures apply to a rail safety worker who drives a passenger train in a single manning operation:

- (a) in the case of an interurban or a long distance train—the maximum shift length to be worked is 10 hours;
- (b) in the case of a suburban train—the maximum shift length to be worked is 9 hours;
- (c) there is to be a break of at least 11 continuous hours between each shift worked by the rail safety worker, if the worker ends a shift at the home depot;
- (d) there is to be a break of at least 7 continuous hours between each shift worked by a rail safety worker if the worker ends a shift away from the home depot and the break is taken away from the home depot;
- (e) a maximum number of 12 shifts may be worked by the rail safety worker in any 14 day period.

4—Working hours for rail safety worker driving passenger train—2 person operation

The following work scheduling practices and procedures apply to a rail safety worker who drives a passenger train in a 2 person operation:

- (a) in the case of a 2 person operation where the second driver is a qualified train driver (including a qualified train driver who is learning a route or undergoing an assessment)—the maximum shift length to be worked is 12 hours;
- (b) in the case of any other 2 person operation—the maximum shift length to be worked is 11 hours;
- (c) there is to be a break of at least 11 continuous hours between each shift worked by the rail safety worker if the worker ends a shift at the home depot;
- (d) there is to be a break of at least 7 continuous hours between each shift worked by the rail safety worker if the worker ends a shift away from the home depot and the break is taken away from the home depot;
- (e) in any 14 day period—the rail safety worker may work a maximum number of 12 shifts, but not more than 6 of these shifts may be 12 hour shifts.

5—Train drivers who are transported to home depot or rest place

- (1) The following work scheduling practices and procedures apply to a rail safety worker who drives a train and who travels to a home depot or to a place provided for rest between shifts (a *barracks*), as a passenger in a train or other vehicle provided by the rail transport operator:
 - (a) the period between signing on for a shift and reaching the home depot or barracks must not exceed 16 hours;
 - (b) for the purposes of applying the requirements of clauses 2, 3 and 4 (and despite clause 1)—

- (i) in respect of the length and number of shifts—the time spent travelling to the home depot or barracks is not to be taken to be part of the shift worked; and
- (ii) in respect of breaks between shifts—the break between a shift commences when the worker reaches the home depot or barracks;
- (c) the rail safety worker must not undertake any rail safety work or drive a motor vehicle after commencing to travel to the home depot or barracks and before signing off at the home depot or barracks.
- (2) Despite subclause (1), the rail safety worker is for any other purpose taken to have been rostered on for a shift ending when the worker signs off at the home depot or barracks.

6-Emergencies and accidents

- (1) The requirements of this Schedule do not apply in the event of—
 - (a) an accident or emergency; or
 - (b) any urgent circumstances approved by the Regulator; or
 - (c) any other unforeseeable circumstances that make it necessary, in the absence of any reasonably practicable alternative, to contravene this Schedule to avoid a serious dislocation of train services,

provided that the driver or drivers concerned indicate their fitness to work the extended hours.

(2) In this clause—

emergency means an emergency arising out of an actual or imminent event, such as fire, flood, storm, earthquake or explosion that—

- (a) endangers, or may endanger, the safety of persons; or
- (b) destroys or damages, or may destroy or damage, property.

Schedule 3—Fees

	Section	Description	Fee
1	64(2)(d)	Application for accreditation	\$10 000
2	68(3)(c)	Application for variation of accreditation	\$1 000
3	71(2)	Application for variation of conditions/restrictions of accreditation	\$1 000
4	84(2)(b)	Application for registration	\$1 000
5	87(3)(c)	Application for variation of registration	\$250
6	90(2)	Application for variation of conditions/restrictions of registration	\$250
7	205(2)(d)	Application for exemption	\$1 000
8	208(3)(c)	Application for variation of exemption	\$100
9	211(2)	Application for variation of conditions/restrictions of exemption	\$100

Made by the Governor

on the unanimous recommendation of the responsible Ministers and with the advice and consent of the Executive Council on 13 December 2012

No 255 of 2012 MTR/11/090

Rail Safety National Law (South Australia) (Drug and Alcohol Testing) Regulations 2012

under the Rail Safety National Law (South Australia) Act 2012

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Schedule 1-Oral advice and written notices

Part 1—Oral advice on refusal or failure to comply with preliminary breath test or breath analysis direction: section 12 of Act

1 Oral advice on refusal or failure to comply with preliminary breath test or breath analysis direction: section 12 of Act

Part 2—Oral advice on refusal or failure to comply with drug screening test, oral fluid analysis or blood test direction: section 13 of Act

- 2 Oral advice on refusal or failure to comply with drug screening test or oral fluid analysis direction: section 13 of Act
- 3 Oral advice on refusal or failure to comply with blood test direction in connection with drug testing: section 13 of Act
- 4 Oral advice on refusal or failure to comply with blood test direction in connection with alcohol testing: section 13 of Act
- Part 3—Prescribed oral advice for purposes of section 20(5)(a) of Act

Part 4—Prescribed written notice for purposes of section 20(5)(a) of Act

Schedule 2-Revocation and transitional provisions

- 1 Revocation
- 2 Transitional provisions

1—Short title

These regulations may be cited as the *Rail Safety National Law (South Australia) (Drug and Alcohol Testing) Regulations 2012.*

2—Commencement

These regulations will come into operation on the day on which Part 4 of the *Rail Safety National Law (South Australia) Act 2012* comes into operation.

3—Interpretation

In these regulations—

Act means the Rail Safety National Law (South Australia) Act 2012.

4—Conduct of preliminary breath test or breath analysis

- (1) For the purposes of section 12 of the Act, if a rail safety worker submits to testing by means of a preliminary breath test or breath analysis (or both), the testing must be conducted in the following manner:
 - (a) the worker must provide 2 separate samples of breath for analysis; and
 - (b) each sample must be provided in accordance with the directions of the operator of the breath analysing instrument and must consist of not less than 1 litre of breath; and
 - (c) there must be an interval of not less than 2 minutes and not more than 10 minutes between the provision of the samples.
- (2) Despite subregulation (1)—
 - (a) if, on analysing a sample of breath, the breath analysing instrument indicates an error in the analysis of the sample—
 - (i) that sample, or, if that sample was the second sample provided, both samples, must be disregarded; and
 - (ii) the rail safety worker may be required to provide 2 further samples of breath for analysis using a different instrument (and such samples must be provided in accordance with subregulation (1)(b) and (c)); or
 - (b) if, on analysing a sample of breath, the breath analysing instrument indicates the presence of alcohol in the mouth of the rail safety worker—
 - (i) that sample, or, if that sample was the second sample provided, both samples, must be disregarded; and
 - (ii) the worker may be required to provide 2 further samples of breath for analysis (and such samples must be provided in accordance with subregulation (1)(b) and (c)); or
 - (c) if, on analysing 2 samples of breath, the breath analysing instrument indicates that the reading obtained on analysis of the second sample was more than 15% higher or lower than the reading obtained on analysis of the first sample—
 - (i) those samples must be disregarded; and

- (ii) the rail safety worker may be required to provide 2 further samples of breath for analysis (and such samples must be provided in accordance with subregulation (1)(b) and (c)); or
- (d) if, for any reason, a second sample of breath is not provided within 10 minutes of the provision of the first sample—
 - (i) the first sample is to be disregarded; and
 - (ii) the rail safety worker may be required to provide 2 further samples of breath for analysis (and such samples must be provided in accordance with subregulation (1)(b) and (c)).
- (3) If a rail safety worker submits to a breath analysis, the result of the breath analysis will, for the purposes of the Act, be taken to be the reading produced by the breath analysing instrument, on analysis of the samples of breath provided by the worker in accordance with this regulation, that indicates the lower concentration of alcohol in the worker's breath (not taking into account any samples that, in accordance with this regulation, are to be disregarded).

5—Oral advice on refusal or failure to comply with requirement or direction of authorised person

- (1) A rail safety worker who refuses or fails to comply with a reasonable direction of an authorised person in relation to a requirement to submit to a preliminary breath test or breath analysis must be given the oral advice set out in Schedule 1 Part 1 of these regulations as to the operation of section 12(4) and (6) of the Act.
- (2) A rail safety worker who refuses or fails to comply with a reasonable direction of an authorised person in relation to a requirement to submit to a drug screening test or oral fluid analysis must be given the oral advice set out in Schedule 1 Part 2 clause 2 of these regulations as to the operation of section 13(5) and (7) of the Act.
- (3) A rail safety worker who refuses or fails to comply with a requirement or reasonable direction of an authorised person relating to a blood test required in connection with drug testing must be given the oral advice set out in Schedule 1 Part 2 clause 3 of these regulations as to the operation of section 13(5) and (8)(a) of the Act.
- (4) A rail safety worker who refuses or fails to comply with a requirement or reasonable direction of an authorised person relating to a blood test required in connection with alcohol testing must be given the oral advice set out in Schedule 1 Part 2 clause 4 of these regulations as to the operation of section 13(5) and (8)(b) of the Act.

6—Prescribed period for keeping blood samples and oral fluid samples

For the purposes of sections 17(e)(ii) and 18(e)(ii) of the Act, the period prescribed for which a container containing a sample of a person's blood or oral fluid (as the case may be) must be kept available for collection by or on behalf of that person is 12 months from the day on which the sample was taken from the person.

7—Information to be included on analyst's certificate

For the purposes of section 18(f)(iv) of the Act, the required information in relation to any prescribed drug or other drug found to be present in the sample is information identifying the drug or drugs.

8—Procedures for voluntary blood test

- (1) The following are the prescribed procedures in accordance with which a sample of a person's blood must be taken and dealt with for the purposes of section 20(2) of the Act:
 - (a) the person must cause the sample to be taken by a medical practitioner of the person's choice and must deliver the blood test kit supplied to the person under section 20(5)(b) of the Act to the medical practitioner for use for that purpose;
 - (b) the medical practitioner by whom the sample of the person's blood is taken must place the sample, in approximately equal proportions, in 2 containers (being the containers provided as part of the blood test kit);
 - (c) each container must contain a sufficient quantity of blood to enable an accurate evaluation to be made of any concentration of alcohol present in the blood and the sample of blood taken by the medical practitioner must be such as to furnish 2 such quantities of blood;
 - (d) the medical practitioner must seal each container by application of the adhesive seal (bearing an identifying number) provided as part of the blood test kit;
 - (e) it is the duty of the medical practitioner to take such measures as are reasonably practicable in the circumstances to ensure that the blood is not adulterated and does not deteriorate so as to prevent a proper assessment of the concentration of alcohol present in the blood of the person from whom the sample was taken;
 - (f) the medical practitioner must then complete a certificate in the form set out in Schedule 3 of the *Road Traffic (Miscellaneous) Regulations 1999* (being a form provided as part of the blood test kit) by inserting the particulars required by the form;
 - (g) the certificate must be signed by the medical practitioner certifying as to the matters set out in the form;
 - (h) the certificate must also bear the signature of the person from whom the blood sample was taken, attested to by the signature of the medical practitioner;
 - the original of the signed certificate must then be delivered to the person from whom the blood sample was taken together with 1 of the sealed containers containing part of the blood sample;
 - (j) a copy of the signed certificate must be delivered by the medical practitioner together with the other sealed container containing part of the blood sample to a police officer who must, in turn, deliver that copy of the certificate and the blood sample container to Forensic Science SA;
 - (k) the blood sample container and copy of the certificate referred to in paragraph (j) must not be delivered into the possession of the person from whom the sample was taken;
 - on receipt of the blood sample container and certificate at Forensic Science SA, the blood in the container must be analysed as soon as reasonably practicable by or under the supervision of an analyst to determine the concentration of alcohol present in the blood expressed in grams in 100 millilitres of blood;
 - (m) the analyst must then complete and sign a certificate certifying as to the following matters:

- (i) the date of receipt at Forensic Science SA of the blood sample container and the certificate accompanying the blood sample container;
- (ii) the identifying number appearing on the adhesive seal used to seal the blood sample container;
- (iii) the name and professional qualifications of the analyst;
- (iv) the concentration of alcohol found to be present in the blood expressed in grams in 100 millilitres of blood;
- (v) any factors relating to the blood sample or the analysis that might, in the opinion of the analyst, adversely affect the accuracy or validity of the analysis;
- (vi) any other information relating to the blood sample or analysis or both that the analyst thinks fit to include;
- (n) the analyst's certificate must be sent by post to the person from whom the blood sample was taken at the address shown as the person's address on the certificate accompanying the blood sample container;
- (o) a copy of the analyst's certificate must be sent to or retained on behalf of the Regulator;
- (p) a copy of the analyst's certificate must also be sent to the Commissioner of Police;
- (q) the person from whom the blood sample was taken may cause the sample of blood as contained in the blood sample container delivered to that person to be analysed to determine the concentration of alcohol present in the blood.
- (2) A reference in a certificate completed for the purposes of subregulation (1)(f) to the *Road Traffic Act 1961* or the *Rail Safety Act 2007*, or a provision of either those Acts, will be taken to be a reference to the *Rail Safety National Law (South Australia) Act 2012* or the corresponding provision of that Act.

9—Oral advice and written notice on recording of positive breath analysis reading

- (1) The oral advice required to be given for the purposes of section 20(5)(a) of the Act must be as set out in Schedule 1 Part 3 of these regulations.
- (2) The written notice required to be delivered for the purposes of section 20(5)(a) of the Act must be as set out in Schedule 1 Part 4 of these regulations.

Note—

See also Schedule 2 clause 2.

10—Request for approved blood test kit

- (1) For the purposes of section 20(5)(b) of the Act, a request for an approved blood test kit must be made in accordance with the following:
 - (a) the request may, in the first instance, be made orally to the person operating the breath analysing instrument (the *operator*);
 - (b) on such a request having been made by the person, the operator or any other authorised person present at the scene must complete a written request in the form approved by the Regulator;

- (c) the person making the request must then sign the request form in the presence of the operator or other authorised person and the person's signature must be attested to by the signature of the operator or other authorised person;
- (d) the original of the signed request form may be retained by the person making the request;
- (e) a copy of the signed request form must be delivered to the operator or other authorised person.
- (2) The copy of the request form delivered to the operator or other authorised person must be delivered to the Regulator or retained on the Regulator's behalf for 12 months from the day on which the request form was signed by the person making the request.

11—Destruction of oral fluid and blood samples

The Commissioner of Police must ensure that the sample of oral fluid or blood (and any other forensic material taken incidentally during a drug screening test, oral fluid analysis or blood test) is destroyed—

- (i) if proceedings for an offence against the Act based on evidence of the results of analysis of the sample are not commenced within the period allowed; or
- (ii) if such proceedings are commenced within the period allowed—when the proceedings (including any proceedings on review or appeal) are finally determined or discontinued.

Schedule 1—Oral advice and written notices

Part 1—Oral advice on refusal or failure to comply with preliminary breath test or breath analysis direction: section 12 of Act

1—Oral advice on refusal or failure to comply with preliminary breath test or breath analysis direction: section 12 of Act

It is a criminal offence to refuse or fail to provide a breath sample without good cause and you could be fined as a consequence.

If you have some physical or medical condition that prevents you from providing a breath sample, you may immediately ask for a sample of your blood to be taken instead by a medical practitioner.

If you want a blood sample taken because of your condition, you should ask for that and the authorised person will help you to have the sample taken.

Part 2—Oral advice on refusal or failure to comply with drug screening test, oral fluid analysis or blood test direction: section 13 of Act

2—Oral advice on refusal or failure to comply with drug screening test or oral fluid analysis direction: section 13 of Act

It is a criminal offence to refuse or fail to provide a sample of oral fluid without good cause and you could be fined as a consequence. If you have some physical or medical condition that prevents you from providing a sample of oral fluid, you may ask for a sample of your blood to be taken instead or show that your condition also prevents the taking of blood.

If you want a sample of blood taken because of your condition, you should ask for that and the authorised person will help you to have the sample taken.

3—Oral advice on refusal or failure to comply with blood test direction in connection with drug testing: section 13 of Act

It is a criminal offence to refuse or fail to provide a sample of blood in connection with drug testing without good cause and you could be fined as a consequence.

If you have some physical or medical condition that prevents you from providing a sample of blood, you may ask for a sample of your oral fluid to be taken instead.

If you want a sample of oral fluid taken because of your condition, you should ask for that and the authorised person will help you to have the sample taken.

4—Oral advice on refusal or failure to comply with blood test direction in connection with alcohol testing: section 13 of Act

It is a criminal offence to refuse or fail to provide a sample of blood in connection with alcohol testing without good cause and you could be fined as a consequence.

If you have some physical or medical condition that prevents you from providing a sample of blood, you may ask for a sample of your breath to be taken instead.

If you want a sample of your breath to be taken because of your condition, you should ask for that and the authorised person will help you to have the sample taken.

Part 3—Prescribed oral advice for purposes of section 20(5)(a) of Act

The breathalyser reading just taken shows that you had a prohibited level of alcohol in your blood.

Therefore it appears that you have committed an offence against section 128(1) of the Rail Safety National Law, which is set out in the Schedule to the *Rail Safety National Law (South Australia) Act 2012.*

In any court proceedings for that offence, it will be presumed that the breathalyser accurately indicated your blood alcohol level at the time of the reading and for the preceding 2 hours. However, the *Rail Safety National Law (South Australia) Act 2012* allows for contrary evidence based on the results of a blood test.

If you want to have such a blood test you will have to make your own arrangements and follow certain procedures, using a special blood test kit. This blood test kit will be supplied to you on your signing a written request.

If you obtain a blood test kit and want to have your blood tested, you should take the kit promptly to a hospital or medical practitioner in order to have a sample of your blood taken.

[*Alternatively, you may have the sample taken by a registered nurse.]

You must not consume any more alcohol before having the sample of your blood taken and must not open the blood test kit before delivering it to a medical practitioner [*or registered nurse].

Under the blood test procedure, the sample of blood is divided and sealed in 2 containers. You will have to sign a form that will be given to you by the medical practitioner [*or registered nurse].

One of the sealed containers will be given to you and you may make your own arrangements to have the blood in that container analysed.

In any event, the blood in the other container will be analysed by Forensic Science SA and you will be given written notice of the results of the analysis.

Further information as to these matters is contained in the written notice which will be delivered to you shortly.

*Advice as to the alternative of a registered nurse is to be given only if the breath analysis was conducted outside Metropolitan Adelaide.

Part 4—Prescribed written notice for purposes of section 20(5)(a) of Act

Operation of *Rail Safety National Law (South Australia) Act 2012* in relation to results of breath analysis

1 Offence

A rail safety worker commits an offence against section 128(1) of the Rail Safety National Law (see the Schedule to the *Rail Safety National Law (South Australia) Act 2012*) if the worker carries out, or attempts to carry out, rail safety work while—

- (a) there is present in his or her blood the prescribed concentration of alcohol (as defined in section 128(5) of the Rail Safety National Law (see the Schedule to the *Rail Safety National Law (South Australia) Act 2012*); or
- (b) so much under the influence of alcohol as to be incapable of effectively discharging a function or duty of a rail safety worker.

2 Breath analysis

Your breath has just been analysed by the means of a breath analysing instrument which indicated that the prescribed concentration of alcohol was present in your blood. Accordingly, it appears that you have committed the offence described above.

3 Legal effect of breath analysis result

In proceedings for the offence described above, the result of the breath analysis will be presumed to accurately record the concentration of alcohol in your blood at the time of the analysis and throughout the preceding 2 hours (section 20(1) of the *Rail Safety National Law (South Australia) Act 2012*).

In any proceedings against you for such an offence, you will be able to challenge the accuracy of the breath analysis reading—

- (a) if you have a sample of your blood taken and analysed as described below; and
- (b) if the result of analysis of the blood sample shows that the breath analysing instrument gave an exaggerated reading of the concentration of alcohol present in your blood (section 20(2) of the *Rail Safety National Law (South Australia) Act 2012*).

4 Procedures for optional blood test

- (1) You may have a sample of your blood taken and analysed if you wish.
- (2) For that purpose, you must request the breath analysis operator to supply you with an approved blood test kit (you must sign a written request form for the kit and should retain a copy of the signed request form).

- (3) You should then proceed promptly to a hospital or a medical practitioner [*or a registered nurse] of your choice and request that a sample of your blood be taken (using the blood test kit).
- (4) Do not consume any further alcohol before the sample is taken.
- (5) Do not open the blood test kit.
- (6) The medical practitioner [*or registered nurse] taking the sample of your blood will divide it and place it into 2 containers and seal the containers. 1 container will be delivered to you—do not break the seal on this container.
- (7) Sign the form presented to you by the medical practitioner [*or registered nurse] the original of the form will be given to you which you should retain.
- (8) You may, if you wish, have the blood sample (in the container delivered to you) analysed at a laboratory to determine the concentration of alcohol present in the blood.
- (9) The other blood sample container will, in any event, be sent to Forensic Science SA where the blood will be analysed. The results of this analysis will be sent to you at your address (as indicated on the form presented to you by the medical practitioner [*or registered nurse] who took the blood sample).

*The alternative of a registered nurse applies only if the breath analysis was conducted outside Metropolitan Adelaide.

Schedule 2—Revocation and transitional provisions

1—Revocation

The following regulations are revoked:

- (a) Rail Safety (General) Regulations 2008; and
- (b) Rail Safety (Alcohol and Drug Testing) Regulations 2008.

2—Transitional provisions

- (1) Despite regulation 9(2), a written notice required to be delivered for the purposes of section 20(5)(a) of the Act may, during the period of 6 months after the commencement of this subclause, be given in the form prescribed for the purposes of Schedule 2 clause 15(5)(a) of the repealed Act by the revoked regulations as in force immediately before their revocation (rather than in the form as set out in Schedule 1 Part 4 of these regulations).
- (2) A reference to the repealed Act, the revoked regulations, or a particular provision of the repealed Act or the revoked regulations in the notice prescribed by the revoked regulations referred to in subclause (1), is to be read as a reference to the Act, these regulations or the corresponding provision of the Act, the Rail Safety National Law or these regulations, as the case requires.

Notes—

- (1) A reference to Schedule 2 clause 15(5)(a) of the *Rail Safety Act 2007* is to be read as a reference to section 20(5)(a) of the *Rail Safety National Law (South Australia) Act 2012.*
- (2) A reference to section 71(4) of the *Rail Safety Act 2007* is to be read as a reference to section 128(1) of the Rail Safety National Law.

- (3) A reference to regulation 4 of the *Rail Safety (Alcohol and Drug Testing) Regulations 2008* is to be read as a reference to section 128(5) of the Rail Safety National Law.
- (4) A reference to clause 15(1) of Schedule 2 of the *Rail Safety Act 2007* is to be read as a reference to section 20(1) of the *Rail Safety National Law (South Australia) Act 2012*.
- (5) A reference to clause 15(2) of Schedule 2 of the *Rail Safety Act 2007* is to be read as a reference to section 20(2) of the *Rail Safety National Law (South Australia) Act 2012*.
- (3) Despite regulation 10(1)(b), a request form required to be completed for the purposes of section 20(5)(b) of the Act may, during the period of 6 months after the commencement of this subclause, be given in the form approved for the purposes of regulation 17(1)(b) of the revoked regulations as in force immediately before their revocation.
- (4) A reference to the repealed Act or the revoked regulations or a particular provision of the repealed Act or the revoked regulations in the request form referred to in subclause (3) is to be read as a reference to the Act, these regulations or the corresponding provision of the Act or these regulations.

Notes-

- (1) A reference to clause 15(5)(b) of Schedule 2 of the *Rail Safety Act 2007* is to be read as a reference to section 20(5)(b) of the *Rail Safety National Law (South Australia) Act 2012*.
- (2) A reference to regulation 17 of the *Rail Safety (Alcohol and Drug Testing) Regulations 2008* is to be read as a reference to regulation 10 of these regulations.
- (5) If a statement in writing is required to be delivered for the purposes of section 20(4) of the Act, for the period of 6 months after the commencement of this subclause, it will be sufficient for those purposes if the statement is delivered in the form used for the purposes of Schedule 2 clause 15(4) of the repealed Act, as in force immediately before its repeal (and a reference to a provision of the repealed Act in such a notice is to be read as a reference to the corresponding provision of the Act).
- (6) In this clause—

repealed Act means the Rail Safety Act 2007;

revoked regulations means the Rail Safety (Alcohol and Drug Testing) Regulations 2008.

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 13 December 2012

No 256 of 2012

MTR/11/090

Rail Safety National Law (South Australia) (Transitional Arrangements) Regulations 2012

under section 32 of the Rail Safety National Law (South Australia) Act 2012

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Rail safety officers
- 5 Authorised persons
- 6 Assessment of competence
- 7 Refund of fees

1—Short title

These regulations may be cited as the *Rail Safety National Law (South Australia)* (*Transitional Arrangements) Regulations 2012*.

2—Commencement

These regulations will come into operation on the day on which Part 5 of the *Rail Safety National Law (South Australia) Act 2012* comes into operation.

3—Interpretation

In these regulations, unless the contrary intention appears-

Act means the Rail Safety National Law (South Australia) Act 2012;

Law means the Rail Safety National Law set out in the schedule to the *Rail Safety National Law* (*South Australia*) *Act 2012*;

relevant day means the day on which the Rail Safety Act 2007 is repealed;

repealed Act means the Rail Safety Act 2007.

4-Rail safety officers

- (1) A person holding an appointment as an authorised officer under section 22 of the repealed Act immediately before the relevant day will, for a period of 6 months commencing on the relevant day, be taken to hold an appointment as a rail safety officer under Part 4 Division 2 of the Law subject to such conditions as applied to the appointment under the repealed Act and subject to any variations or new conditions, as the Regulator may, by notice in writing to the officer, determine.
- (2) An identification card held by an authorised officer immediately before the relevant day for the purposes of the repealed Act will be taken to have been issued by the Regulator for the purposes of the Act.

5—Authorised persons

- (1) A person holding an appointment as an authorised person under Schedule 2 clause 2 of the repealed Act immediately before the relevant day will, for a period of 6 months commencing on the relevant day, be taken to hold an appointment as an authorised person under Part 3 Division 9 of the Law subject to such limitations as applied to the appointment under the repealed Act, and subject to any variations or new conditions, as the Regulator may, by notice in writing to the person, determine.
- (2) A certificate of appointment held by an authorised person immediately before the relevant day for the purposes of the repealed Act will be taken to be the identification card issued by the Regulator for the purposes of the Act.

6—Assessment of competence

The competence of a rail safety worker that has, immediately before the relevant day, been assessed in accordance with section 69 of the repealed Act will, for a period of 24 months commencing on the relevant day, be taken to have been assessed in accordance with section 117 of the Law.

7—Refund of fees

If a rail transport operator, immediately before the relevant day, holds an accreditation under the repealed Act in respect of railway operations carried out by or on behalf of the operator but is not, on the commencement of this regulation, required to hold an accreditation under the Law with respect to the same operations, the Minister may, in his or her absolute discretion, refund the whole or any part of a fee paid by the person with respect to the accreditation under the repealed Act.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 13 December 2012

No 257 of 2012

MTR/11/090

Natural Resources Management (Eastern and Western Mount Lofty Ranges—Prescribed Water Resources) (Exemption of Certain Existing Users) Regulations 2012

under the Natural Resources Management Act 2004

Contents

- 1 Short title
- 2 Commencement
- 3 Application and modification of section 164N

1—Short title

These regulations may be cited as the Natural Resources Management (Eastern and Western Mount Lofty Ranges—Prescribed Water Resources) (Exemption of Certain Existing Users) Regulations 2012.

2—Commencement

These regulations will come into operation on 31 January 2013.

3—Application and modification of section 164N

- (1) For the purposes of section 232(1)(b) of the Act, it is declared that section 164N of the Act applies to a secondary existing user with the following variations:
 - (a) a reference in section 164N to an existing user is to be taken to include a reference to a secondary existing user;
 - (b) section 164N(1)(a) applies as if for "within 6 months after the publication in the Gazette of the regulation declaring the resource to be a prescribed resource" there were substituted "within 6 months after the commencement of the *Natural Resources Management (Eastern and Western Mount Lofty Ranges—Prescribed Water Resources) (Exemption of Certain Existing Users) Regulations 2012*";
 - (c) section 164N(1)(b) applies as if for "subsection (2)" there were substituted "subsection (2) and (2a)"
 - (d) section 164N(2) applies as if for "The water access entitlement" there were substituted "Subject to subsection (2a), the water access entitlement";

- (e) section 164N applies as if after subsection (2) there were inserted—
 - (2a) Despite subsection (2), the Minister may, in respect of an application by a secondary existing user, grant a lesser water access entitlement than the entitlement that would have been granted under subsection (2) (but for this subsection) on 1 or more of the following grounds:
 - (a) on the ground that the Minister considers it appropriate to grant a lesser entitlement based on the activities conducted at the time of the application on the land to which the application relates;
 - (b) on the ground that the Minister considers it appropriate to grant a lesser entitlement because—
 - (i) the future requirements (based on subsection (2)(a) or (b) (or both)) of the secondary existing user related to land that has been divided; and
 - (ii) the application relates to a portion of that land;
 - (c) on such other ground as the Minister thinks fit.
- (f) section 164N(6) applies as if for "subsection (1) or (2)" there were substituted "subsection (1), (2) or (2a)"
- (g) the application of section 164N(11) to a secondary existing user is varied such that the person ceases to be a secondary existing user if he or she does not make the necessary applications under section 164N(1) within 6 months after the commencement of these regulations.
- (2) For the purposes of section 232(1)(b) of the Act, it is declared that section 164N of the Act applies to a successor in title treated as a secondary existing user under subregulation (4) (the *applicant*) with the following variations (in addition to the variations prescribed in subregulation (1)):
 - (a) section 164N(2)(a) applies as if for "his or her reasonable requirements" there were substituted "the reasonable requirements of the secondary existing user in relation to whom the applicant is successor in title";
 - (b) section 164N(2)(b) applies as if for "he or she" wherever occurring there were substituted in each case "the secondary existing user in relation to whom the applicant is successor in title".
- (3) In this regulation—

Act means the Natural Resources Management Act 2004;

designated area means-

- (a) the Eastern Mount Lofty Ranges Water Resources Area within the meaning of the Natural Resources Management (Eastern Mount Lofty Ranges—Prescribed Watercourses and Surface Water Prescribed Area) Regulations 2005;
- (b) the Eastern Mount Lofty Ranges Prescribed Wells Area within the meaning of the Natural Resources Management (Eastern Mount Lofty Ranges—Prescribed Wells Area) Regulations 2005;

- (c) the Western Mount Lofty Ranges Prescribed Watercourses within the meaning of the Natural Resources Management (Western Mount Lofty Ranges—Prescribed Watercourses) Regulations 2005;
- (d) the Western Mount Lofty Ranges Prescribed Wells Area within the meaning of the Natural Resources Management (Western Mount Lofty Ranges—Prescribed Wells Area) Regulations 2005;
- (e) the Western Mount Lofty Ranges Surface Water Area within the meaning of the Natural Resources Management (Western Mount Lofty Ranges—Surface Water Prescribed Area) Regulations 2005;

secondary existing user means a person-

- (a) who took water from a water resource in a designated area at any time during the establishment period within the meaning of section 164N(10) of the Act; or
- (b) who did not take any water during that period but who needs water for a development, project or undertaking to which he or she was legally committed or in respect of which he or she had, in the opinion of the Minister, committed significant financial or other resources during the establishment period,

but who did not make the necessary applications for authorisations under section 164N(1) of the Act within the period required under that section (also see subregulation (4)).

- (4) A person who satisfies the Minister that he or she is a successor in title to—
 - (a) the land; or
 - (b) a right under a lease; or
 - (c) any other interest in land, being an interest that gave access to the land and allowed water to be taken,

of a secondary existing user is to be treated as a secondary existing user for the purposes of these regulations.

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 13 December 2012

No 258 of 2012

12MWRMCS016

Liquor Licensing (Dry Areas) Variation Regulations 2012

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) Regulations 2012

4 Insertion of Schedule—Prospect Area 1

Schedule—Prospect Area 1

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas) Variation Regulations 2012.*

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) Regulations 2012

4—Insertion of Schedule—Prospect Area 1

After Schedule—Port Vincent Area 2 insert:

Schedule—Prospect Area 1

1—Extent of prohibition

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

2—Period of prohibition

From 2 pm to 11.59 pm on 21 January 2013.

3—Description of area

The area in Prospect bounded as follows: commencing at the point at which the western boundary of Braund Road intersects the northern boundary of Gladstone Road, then generally easterly along the northern boundaries of Gladstone Road and Alpha Road to the point at which the northern boundary of Alpha Road is intersected by the prolongation in a straight line of the eastern boundary of Larwood Lane, then generally southerly along that prolongation and boundary of Larwood Lane, the eastern boundary of Union Street and the prolongation in a straight line of that boundary of Union Street to the southern boundary of Flora Terrace, then westerly along that boundary of Flora Terrace to the western boundary of New Street, then southerly along that boundary of New Street to the northern boundary of Kintore Avenue, then easterly along that boundary of Kintore Avenue to the point at which it is intersected by the prolongation in a straight line of the western boundary of Old Street, then southerly along that prolongation and boundary of Old Street to the northern boundary of Pulsford Road, then easterly along that boundary of Pulsford Road to the point at which it is intersected by the prolongation in a straight line of the western boundary of Darmody Street, then southerly along that prolongation and boundary of Darmody Street to the northern boundary of Milner Street, then easterly along that boundary of Milner Street to the point at which it is intersected by the prolongation in a straight line of the western boundary of Prospect Terrace, then southerly along that prolongation and boundary of Prospect Terrace to the southern boundary of Gloucester Street, then westerly along that boundary of Gloucester Street to the eastern boundary of Prospect Road, then generally northerly along the eastern boundary of Prospect Road to the point at which it meets the northern boundary of Labrina Avenue, then in a straight line by the shortest route to the point at which the southern boundary of Rose Street meets the western boundary of Prospect Road, then generally southerly along the western boundary of Prospect Road to the southern boundary of Marian Place, then westerly along that boundary of Marian Place to the western boundary of Braund Road, then generally northerly along the western boundary of Braund Road 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 13 December 2012

No 259 of 2012

MLI0042/12CS

Liquor Licensing (Dry Areas) Variation Regulations 2012

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) Regulations 2012

- 4 Substitution of Schedule—Meningie Area 1 Schedule—Meningie Area 1
- 5 Substitution of Schedule—Port Noarlunga Area 1
 - Schedule—Port Noarlunga Area 1

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas) Variation Regulations 2012.*

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) Regulations 2012

4—Substitution of Schedule—Meningie Area 1

Schedule—Meningie Area 1—delete the Schedule and substitute:

Schedule—Meningie Area 1

1—Extent of prohibition

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

2—Period of prohibition

Continuous until 21 December 2017, provided that where-

- (a) an event of historic, cultural, traditional or major community significance is held in the area; and
- (b) the consumption and possession of liquor in the area (or a defined portion of the area) are authorised for a specified period for the purposes of the event by The Coorong District Council,

the prohibition does not apply in the area (or defined portion of the area) during that specified period.

3—Description of area

The area in and adjacent to Meningie bounded as follows: commencing at the point at which the prolongation in a straight line (across Princes Highway) of the southern boundary of Lot 100 DP 56693 (Motel) intersects the eastern boundary of Princes Highway, then generally south-westerly along that boundary of Princes Highway to the northern boundary of Albert Road, then easterly along that boundary of Albert Road to the western boundary of Bonney Street, then in a straight line by the shortest route (across Albert Road) to the point at which the western boundary of Bonney Street intersects the southern boundary of Albert Road, then westerly along that boundary of Albert Road back to the eastern boundary of Princes Highway, then generally south-westerly and southerly along that boundary of Princes Highway to the southern boundary of Bowman Street, then in a straight line by the shortest route (across Princes Highway) to the point at which the southern boundary of South Terrace meets the western boundary of Princes Highway, then generally northerly and north-easterly along that boundary of Princes Highway to the point at which it meets the southern boundary of Narrung Road, then south-westerly along that boundary of Narrung Road to its intersection with the prolongation in a straight line (across Narrung Road) of the eastern boundary of Section 374, Hundred of Bonney, (Caravan Park), then north-westerly along that prolongation and boundary of Section 374 to the southern boundary of Section 378, Hundred of Bonney, then south-westerly and north-westerly along the southern and western boundaries of Section 378 and the prolongation in a straight line of the western boundary of that Section to the low water mark on the eastern shore of Lake Albert, then generally north-easterly along the low water mark of Lake Albert to the point at which it intersects the prolongation in a straight line of the southern boundary of Lot 100 DP 56693 (Motel), then south-easterly along that prolongation and boundary of Lot 100 and the prolongation in a straight line of that boundary (across Princes Highway) to the point of commencement. The area includes any jetty, wharf or other structure projecting into Lake Albert from the area described above, as well as any area beneath such a structure.

5—Substitution of Schedule—Port Noarlunga Area 1

Schedule—Port Noarlunga Area 1—delete the Schedule and substitute:

Schedule—Port Noarlunga Area 1

1—Extent of prohibition

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

2—Period of prohibition

Continuous until 11 September 2016.

3—Description of area

The area in and adjacent to Port Noarlunga bounded as follows: commencing at the point at which the southern boundary of Saltfleet Street meets the eastern boundary of Section 1647 Hundred of Noarlunga, then southerly along that eastern boundary of Section 1647 to the southern boundary of the Section (the northern boundary of Clarke Street), then westerly along the southern boundary of Section 1647 to the western boundary of the Section, then north-westerly along the western boundary of Section 1647 and the prolongation in a straight line of that boundary to the point at which the prolongation is intersected by the prolongation in a straight line of the southern boundary of Lot 86 FP 151862, then south-westerly along that prolongation of the southern boundary of Lot 86 to the low water mark on the eastern side of Gulf St Vincent, then generally north-westerly 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 Lot 87 FP 151863, then north-easterly along that prolongation of the northern boundary of Lot 87 to the south-western boundary of the Esplanade, then generally south-easterly and easterly along that boundary of the Esplanade and the southern boundary of Saltfleet Street to the point of commencement. The area does not include any part of the Noarlunga Jetty (or any area beneath the jetty), or any land used for the purpose of carrying on a business, that falls within the area described above.

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 13 December 2012

No 260 of 2012

MLI0040/12CS

Liquor Licensing (Dry Areas) Variation Regulations 2012

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) Regulations 2012

4 Insertion of Schedule—Unley Area 1

Schedule—Unley Area 1

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas) Variation Regulations 2012.*

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) Regulations 2012

4—Insertion of Schedule—Unley Area 1

After Schedule-Two Wells Area 1 insert:

Schedule—Unley Area 1

1—Extent of prohibition

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

2—Period of prohibition

From 4 pm on 23 January 2013 to 1 am on 24 January 2013.

3—Description of area

The area in Unley and adjacent suburbs bounded as follows: commencing at the point at which the eastern boundary of Wood Street, Millswood, meets the northern boundary of Jasper Street, then easterly along the northern boundary of Jasper Street and the prolongation in a straight line of that boundary to the eastern boundary of Westall Street, Hyde Park, then northerly along that boundary of Westall Street to the northern boundary of Esmond Street, then easterly along that boundary of Esmond Street to the eastern boundary of Mann Street, then northerly along that boundary of Mann Street to the southern boundary of Park Street, then easterly along that boundary of Park Street to the point at which it is intersected by the prolongation in a straight line of the eastern boundary of Russell Street, then northerly along that prolongation and boundary of Russell Street to the southern boundary of Opey Avenue, then in a straight line by the shortest route to the south-eastern corner of Allen Grove, Unley, then northerly along the easternmost boundary of Allen Grove to the southern boundary of Thomas Street, then westerly along that boundary of Thomas Street to the point at which it is intersected by the prolongation in a straight line of the eastern boundary of Queen Street, then northerly along that boundary of Queen Street to the southern boundary of Mary Street, then westerly along that southern boundary of Mary Street to the eastern boundary of King William Road, then southerly along that boundary of King William Road to the point at which it is intersected by the prolongation in a straight line of the northern boundary of Albert Street, Goodwood, then westerly along that prolongation and boundary of Albert Street to the eastern boundary of Weller Street, then southerly along that eastern boundary of Weller Street and the eastern boundary of Wood Street, Millswood, 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 13 December 2012

No 261 of 2012

MLI0041/12CS

Liquor Licensing (Dry Areas) Variation Regulations 2012

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) Regulations 2012

4 Insertion of Schedule—Morgan Area 1

Schedule—Morgan Area 1

5 Insertion of Schedule—Wilmington Area 1

Schedule—Wilmington Area 1

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas) Variation Regulations 2012.*

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) Regulations 2012

4—Insertion of Schedule—Morgan Area 1

Before Schedule—Morphett Vale Area 1 insert:

Schedule—Morgan Area 1

1—Extent of prohibition

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

2—Period of prohibition

From 4 pm on 31 December 2012 to 9 am on 1 January 2013.

3—Description of area

The area in Morgan bounded as follows: commencing at the point at which the prolongation in a straight line of the southern boundary of Section 432 Hundred of Eba intersects the waterline on the north-western side of the River Murray, then generally north-westerly, westerly and north-westerly along that prolongation and boundary of Section 432 to the south-eastern boundary of Railway Terrace, then generally north-easterly along that south-eastern boundary of Railway Terrace to the point at which it meets the northern corner of Section 484 Hundred of Eba, then generally north-easterly along the north-western boundary of Section 433 Hundred of Eba to the northernmost boundary of Section 429 Hundred of Eba, then north-easterly along that boundary of Section 429 and the prolongation in a straight line of that boundary to the waterline on the north-western side of the River Murray, then generally south-westerly along the waterline of the River to the point of commencement, but excluding Sections 483, 484 and 485 Hundred of Eba.

5—Insertion of Schedule—Wilmington Area 1

After Schedule—Williamstown Area 2 insert:

Schedule—Wilmington Area 1

1—Extent of prohibition

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

2—Period of prohibition

From 12 noon on 26 January 2013 to 4 pm on 27 January 2013.

3—Description of area

The area in and adjacent to Wilmington bounded as follows: commencing at the south-western corner of Section 538 Hundred of Willochra, then northerly along the western boundary of Section 538 and the western boundary of Section 539 Hundred of Willochra to the northern boundary of Section 539, then easterly along the northern boundary of Section 539 and north-easterly along the north-western boundary of Section 535 Hundred of Willochra to the point at which the north-western boundary of Section 535 is intersected by the prolongation in a straight line of the north-eastern boundary of Lot 618 FP 184700, then generally north-westerly along that prolongation and boundary of Lot 618 and the north-eastern boundary of Lot 617 FP 184699 to the point at which that boundary of Lot 617 and the north-western boundary of Lot 1 DP 26677 meet the south-western boundary of Oval Road, then generally north-westerly along that boundary of Oval Road to the southern boundary of Horrocks Pass Road, then easterly along that boundary of Horrocks Pass Road to the

south-western boundary of Horrocks Highway (the north-eastern corner of Section 565 Hundred of Willochra), then in a straight line by the shortest route (across Horrocks Pass Road) to the point at which the northern boundary of Horrocks Pass Road meets the south-western boundary of Gunyah Road, then north-westerly along that boundary of Gunya Road to the point at which it is intersected by the prolongation in a straight line of the north-western boundary of Beautiful Valley Road, then north-easterly along that prolongation and boundary of Beautiful Valley Road to the north-eastern boundary of Section 10 Hundred of Willochra, then south-easterly along the prolongation in a straight line of that boundary of Section 10 to the south-eastern boundary of Horrocks Highway, then south-westerly along that boundary of Horrocks Highway to the south-western boundary of Alexis Road (the north-eastern boundary of Section 361 Hundred of Willochra), then south-easterly along that south-western boundary of Alexis Road to the point at which it meets the eastern corner of Lot 710 DP 48405, then south-westerly along the south-eastern boundary of Lot 710 to the north-eastern boundary of Gogler Road, then north-westerly along that boundary of Gogler Road to the point at which it is intersected by the prolongation in a straight line of the north-western boundary of Parkville Avenue (the south-eastern boundary of Section 577 Hundred of Willochra), then south-westerly along that prolongation and north-western boundary of Parkville Avenue (the south-eastern boundaries of Sections 577, 581 and 578 Hundred of Willochra) to the north-eastern boundary of Horrocks Highway, then in a straight line by the shortest route (across Horrocks Highway) to the easternmost corner of Section 608 Hundred of Willochra (the point at which the north-western boundary of Wilds Way meets the south-western boundary of Horrocks Highway), then south-westerly along the south-eastern boundary of Section 608 to the eastern boundary of Section 538 Hundred of Willochra, then southerly and easterly along the eastern and southern boundaries of Section 538 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 13 December 2012

No 262 of 2012

MLI0039/12CS

Harbors and Navigation Variation Regulations 2012

under the Harbors and Navigation Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Harbors and Navigation Regulations 2009

 Substitution of regulation 197 197 Vessels excluded from vicinity of transhipment points in Spencer Gulf
Variation of Schedule 5—Restricted areas
Variation of Schedule 10—Speed restrictions in certain waters

Part 1—Preliminary

1—Short title

These regulations may be cited as the Harbors and Navigation Variation Regulations 2012.

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 Harbors and Navigation Regulations 2009

4—Substitution of regulation 197

Regulation 197—delete the regulation and substitute:

197—Vessels excluded from vicinity of transhipment points in Spencer Gulf

Vessels are prohibited from entering or remaining in waters within
0.5 nautical miles of a vessel (the *loading vessel*) while the loading vessel is, or is about to be, engaged in loading operations at TP1, TP2 or TP3.

- (2) The distance referred to in subregulation (1) is to be measured from each point of the outer edge of the loading vessel or any anchor, buoy or other equipment deployed from the loading vessel.
- (3) If a vessel enters or remains in waters in contravention of this regulation, the owner and the master or operator of the vessel are each guilty of an offence (but it is a defence to a charge of such an offence brought against the owner for the owner to prove that the vessel was operated in the manner constituting the offence without the owner's consent).

Maximum penalty: \$5 000.

Expiation fee: \$315.

- (4) This regulation does not apply to vessels used in connection with the operations of loading vessels at TP1, TP2 or TP3.
- (5) In this regulation—

TP1 means a transhipment point in Spencer Gulf at, or in the vicinity of, latitude 33°06′12″S, longitude 137°38′30″E;

TP2 means a transhipment point in Spencer Gulf at, or in the vicinity of, latitude 33°09'12"S, longitude 137°38'21"E;

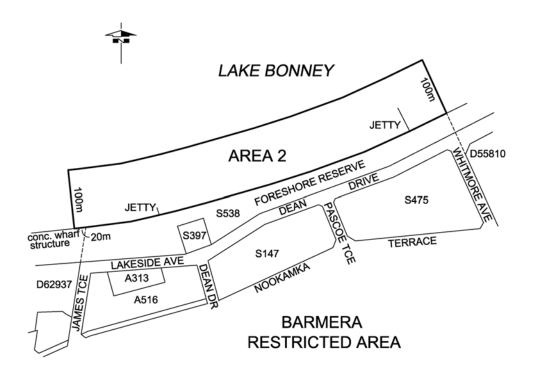
TP3 means a transhipment point in Spencer Gulf at, or in the vicinity of, latitude 33°10′12″S, longitude 137°37′12″E.

5—Variation of Schedule 5—Restricted areas

Schedule 5, entry relating to Lake Bonney (Barmera)—delete the description and plan relating to Area 2 and substitute:

Area 2: the portion of Lake Bonney bounded as follows:

- on the north by a line 100 m from, and parallel to, the edge of the water;
- on the east by the prolongation north-westerly of the north-eastern boundary of Whitmore Avenue;
- on the south by the edge of the water;
- on the west by a straight line from the eastern end of the concrete wharf (approximately 20 m west of the prolongation northerly of the western boundary of James Terrace) and at right angles to the edge of the water.



6—Variation of Schedule 10—Speed restrictions in certain waters

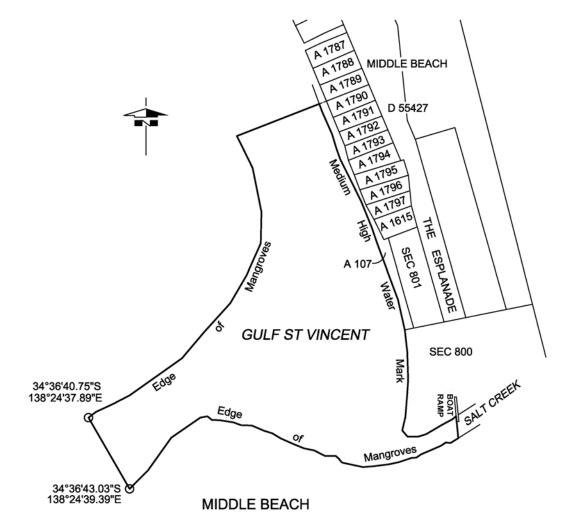
Schedule 10, clause 2—after paragraph (ca) insert:

(cb) Middle Beach

The portion of the waters of Gulf St. Vincent bounded as follows:

- commencing at a point being the intersection of the medium high water mark and the prolongation generally westerly of the northern boundary of Allotment 1790 in Deposited Plan No 55427;
- then generally westerly along that prolongation to the intersection with the edge of mangroves;
- then generally southerly and westerly along the edge of mangroves to a point at 34°36′40.75″S, 138°24′37.89″E in WGS84 coordinates;
- then generally south-easterly along a straight line to a point at 34°36′43.03″S, 138°24′39.39″E in WGS84 coordinates on the edge of mangroves;
- then generally easterly along the edge of mangroves to the intersection of the prolongation generally southerly of the western edge of the Middle Beach boat ramp;

- then generally northerly along the prolongation of the western edge of the boat ramp and along the western edge of the boat ramp to the intersection with the medium high water mark;
- then generally westerly and northerly along the medium high water mark 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 13 December 2012

No 263 of 2012

MTR/12/063

Workers Rehabilitation and Compensation Variation Regulations 2012

under clause 5E of Schedule 1 of the Workers Rehabilitation and Compensation Act 1986

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Workers Rehabilitation and Compensation Regulations 2010

4 Insertion of regulation 58 58 References to levies

Part 1—Preliminary

1—Short title

These regulations may be cited as the Workers Rehabilitation and Compensation Variation Regulations 2012.

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 Workers Rehabilitation and Compensation Regulations 2010

4—Insertion of regulation 58

After regulation 57 insert:

58—References to levies

(1) A reference in an Act or a statutory instrument to a levy (or to unpaid levy) under Part 5 of the principal Act will be taken to include a reference to a premium (or to unpaid premium) or to a fee (or to an unpaid fee) under that Part of the principal Act (unless the context requires a different interpretation).

Subregulation (1) will take effect from the day on which Part 2 of the Workers Rehabilitation and Compensation (Employer Payments) Amendment Act 2011 came into operation (being 1 July 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 13 December 2012

No 264 of 2012

SENDING COPY?

NOTICES for inclusion in the *South Australian Government Gazette* should be emailed to:

governmentgazette@dpc.sa.gov.au

Please include the following information in the covering email:

- The date the notice is to be published.
- Whether a proof, quote or return email confirmation is required.
- Contact details.
- To whom the notice is charged if applicable.
- A purchase order if required (chargeable notices).
- Any other details that may impact on the publication of the notice.

Attach:

- Notices in Word format.
- Maps and diagrams in pdf.
- Notices that require sighting an official date and signature before publication in a pdf. If a pdf is not possible then fax the official file(s) to the Government Publishing Fax number listed below.

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NOTE:

Closing time for lodging new copy is 4 p.m. on Tuesday preceding the regular Thursday Gazette.

CITY OF MITCHAM

CLOSE OF NOMINATIONS

Supplementary Election for One Councillor in The Park Ward

AT the close of nominations at 12 noon on Thursday, 6 December 2012 the following people were accepted as candidates and are listed in the order in which they will appear on the ballot paper.

Nominations Received

Ward Councillor for The Park Ward—(1 vacancy) Hein, Tim

Hudson, Grant Wilkins, Craig Young, Zane Levi March, Georgette

Postal Voting

The election will be conducted by post. Ballot papers and prepaid envelopes for each voting entitlement will be posted between Wednesday, 9 January and Tuesday, 15 January 2013 to every person, or designated person of a body corporate or group listed on the voters roll at roll close on Wednesday, 31 October 2012. Voting is voluntary.

A person who has not received voting material by Tuesday, 15 January 2013 and believes they are entitled to vote should contact the Deputy Returning Officer on 7424 7422.

Completed voting material must be returned to reach the Returning Officer or Deputy Returning Officer no later than 12 noon on Tuesday, 29 January 2013.

A ballot box will be provided at the Council office, 131 Belair Road, Torrens Park, S.A. 5062 for electors wishing to hand deliver their completed voting material during office hours.

Vote Counting Location

The scrutiny and counting of votes will take place at the Mayor's Parlour, 131 Belair Road, Torrens Park, S.A. 5062 as soon as practicable after 12 noon on Tuesday, 29 January 2013. A provisional declaration will be made at the conclusion of the election count.

Campaign Donations Return

All candidates must forward a Campaign Donations Return to the Council Chief Executive Officer within 30 days after the conclusion of the election.

K. MOUSLEY, Returning Officer

THE RURAL CITY OF MURRAY BRIDGE

CLOSE OF NOMINATIONS

Supplementary Election for Councillor in Monarto Ward

AT the close of nominations at 12 noon on Thursday, 6 December 2012, the following people were accepted as candidates and are listed in the order in which they will appear on the ballot paper.

Nominations Received

Councillor for Monarto Ward—(1 vacancy) Bean, David John Reedy, Richard John Matthews, Tyson Potter, Tim Toogood, Fred

Postal Voting

The election will be conducted by post. Ballot papers and prepaid envelopes for each voting entitlement will be posted between Wednesday, 9 January 2013 and Tuesday, 15 January 2013 to every person, or designated person of a body corporate or group listed on the voters roll at roll close on Wednesday, 31 October 2012. Voting is voluntary.

A person who has not received voting material by Tuesday, 15 January 2013 and believes they are entitled to vote should contact the Deputy Returning Officer on (08) 7424 7425.

Completed voting material must be returned to reach the Returning Officer no later than 12 noon on Tuesday, 29 January 2013.

A ballot box will be provided at the Council office, Local Government Centre, 2 Seventh Street, Murray Bridge, S.A. 5253 for electors wishing to hand deliver their completed voting material during office hours.

Vote Counting Location

The scrutiny and counting of votes will take place at the Local Government Centre, Mobilong Suite, 2 Seventh Street, Murray Bridge, S.A. 5253 as soon as practicable after 12 noon on Tuesday, 29 January 2013. A provisional declaration will be made at the conclusion of the election count.

Campaign Donations Return

All candidates must forward a Campaign Donations Return to the Council Chief Executive Officer within 30 days after the conclusion of the election.

K. MOUSLEY, Returning Officer

CITY OF ONKAPARINGA

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Public Road (Thoroughfare), Morphett Vale

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the City of Onkaparinga proposes to make a Road Process Order to close the public road (thoroughfare) west of Stanley Street and adjoining Allotments 1 to 9 in Deposited Plan 7247, shown more particularly delineated and lettered 'A' on the Preliminary Plan No. 12/0048.

Closed Road 'A' is to be merged with the adjoining Allotments 1 to 9 in DP 7247.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council at City of Onkaparinga, Ramsay Place, Noarlunga Centre and the Adelaide office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons.

The application for easement or objection must be made in writing to the Council at City of Onkaparinga, P.O. Box 1, Noarlunga Centre, S.A 5168 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001.

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

Dated 13 December 2012.

M. DOWD, Chief Executive Officer

ADELAIDE HILLS COUNCIL

Dog Access on Council Reserves

NOTICE is hereby given that at its meeting held on 27 November 2012 council resolved that pursuant to By-law No. 5—Dogs the following Dog Access has been assigned to the following Council Reserves:

Suburb	Assess No.	Site Name	Access Assigned
Aldgate	8961	Doris Coulls Reserve	Dogs on leash on paths at all times.
Aldgate	10349	Shanks Road Reserve	Dogs on leash on paths at all times.
Bradbury	10880	Gurr Road Reserve	Dogs on leash on paths at all times.
Mylor	10549	Aldgate Valley Road	Dogs on leash on paths at all times.
Mylor	18789	Camp Gooden	Dogs on leash on paths at all times.
Mylor	18790	Camp Gooden	Dogs on leash on paths at all times.
Aldgate	8765	209 Mount Barker Road	Dogs on leash.
Ashton	2955	Stonyrise Road	Dogs on leash.
Ashton	3080	Stonyrise Road	Dogs on leash.
Balhannah	6371	91 Main Street	Dogs on leash.
Birdwood	14943	11 Shannon Street	Dogs on leash.
Carey Gully	2691	Memorial	Dogs on leash.

Suburb	Assess No.	Site Name	Access Assigned
Crafers	9432	Playground	Dogs prohibited.
Forest Range	6017	Memorial	Dogs on leash.
Gumeracha	15517	Ring of Oaks	Dogs on leash.
Heathfield	8383	Heathfield Transfer Station	Dogs on leash.
Kersbrook	16354	Scott Street	Dogs on leash.
Kersbrook	16736	Stone Reserve	Dogs prohibited.
Lobethal	3328	Car Park	Dogs on leash.
Mount Torrens	Part 15120	17 Townsend Street	Dogs on leash.
Mylor	10982	242 Strathalbyn Road	Dogs on leash.
Summertown	1806	1102 Greenhill Road	Dogs on leash.
Woodside	4513	Soccer Grounds	Dogs on leash when sporting activities are being conducted.
Woodside	4524	Playground and Toilet Area	Dogs prohibited in playground. Dogs on leash in toilet area.

A. AITKEN, Chief Executive Officer

THE BAROSSA COUNCIL **DEVELOPMENT ACT 1993**

The Barossa Council Development Plan-Lyndoch Residential Development Plan Amendment-Draft for Public Consultation

NOTICE is hereby given that The Barossa Council has prepared a draft Development Plan Amendment (DPA) to amend The Barossa Council Development Plan.

The DPA amends the existing Development Plan by rezoning land on Gilbert Street and Gods Hill Road, Lyndoch from Primary Production (Barossa Valley Region) to Township, by including the land in the Residential Policy Area 7, by introducing a concept plan for the area to be rezoned, and by changing the bushfire hazard rating of the affected area from Medium to Excluded.

The DPA is available for inspection from 13 December 2012 until 15 February 2013 at the following locations:

- · Council Office and Library: 43-51 Tanunda Road,
- Nuriootpa;
- Lyndoch Library, 29 Barossa Valley Way;
- Angaston Library, Washington Street (Town Hall);
- Tanunda Library, 79 Murray Street;
- · Mount Pleasant Library, 130-132 Melrose Street; and
- · Council's web site at www.barossa.sa.gov.au.

The DPA documents can be downloaded from Council's website. A print copy or electronic version on CD will be provided on request at no cost.

Anyone may make a written submission on the DPA. Submissions must be sent to the Chief Executive Officer by no later than 5 p.m. on Friday, 15 February 2013:

- by post to P.O. Box 867, Nuriootpa, S.A. 5355;
- by email to <u>barossa@barossa.sa.gov.au;</u> or
- by fax on (08) 8563 8461.

Submissions must indicate if the author wishes to speak in support of their submission at a public meeting about the DPA.

Copies of all submissions received will be made available to the public for inspection by interested persons at the Council Office, 43-51 Tanunda Road, Nuriootpa, at the Lyndoch Library and on Council's website from 18 February 2013 until the date of the public meeting.

The public meeting will be held on Monday, 25 February 2013 at 7 p.m. at the Lyndoch Cricket Club, Barossa Valley Way, Lyndoch. If no-one requests to be heard, then there will be no public meeting.

Dated 12 December 2012.

M. MCCARTHY, Chief Executive Officer

THE BAROSSA COUNCIL

Poll Results

NOTICE is hereby given that the Poll to determine the opinion of electors of the former District Council of Mount Pleasant on the optential gifting of the Talunga Village Aged Home complex and adjacent land to the Barossa District Housing Association has been conducted.

Poll Question-Do you agree to the gifting of the existing Talunga Village Aged Home complex and adjacent land to the Barossa District Housing Association?

Conducted on Thursday, 6 December 2012:

Formal Informa	$\begin{array}{c} 576 \\ 0 \end{array}$	
Yes No	541 35	

K. MOUSLEY, Returning Officer

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

- Balfour, Alexander James, late of 342 Marion Road, North Plympton, retired accountant, who died on 28 September 2012
- Castle, Frances Gertrude, late of Granger Road, Somerton
- Park, of no occupation, who died on 3 October 2012. Copland, Edward William, late of 286 Portrush Road, Kensington, retired salesman, who died on 15 September
- Crafter, Barry Kenneth, late of 20 Jenkins Terrace, Nangwarry, retired car detailer, who died on 4 December 2011.
- Denmead, Pamela Hazel, late of 50 Edward Street, Port Pirie South, home duties, who died on 29 May 2012.
- Gysels, Marie Maude Philomene, late of 118 Lipsett Terrace, Brooklyn Park, home duties, who died on 14 June 2012. Huser, Monika, late of 30 Alfred Street, Peterhead, retired cook.
- who died on 5 July 2012.
- Johnson, Mary Grace, late of 20-36 Gardenia Drive, Parafield Gardens, widow, who died on 19 October 2012
- Magarey, Constance Edna Campbell, late of 43 Fisher Street, Magill, of no occupation, who died on 6 August 2012. Moss, Colin Hugh, late of 170 Oaklands Road, Glengowrie,
- retired clerical officer, who died on 7 July 2012.
- Neill, Albert William Campbell, late of 32 Cross Road, Myrtle
- Bank, of no occupation, who died on 11 February 2012. Peacock, Doreen, late of 15-19 Woodville Road, Woodville South, home duties, who died on 26 September 2012.
- Simon, Lionel Glen, late of 206 Sir Donald Bradman Drive, Cowandilla, retired council worker, who died on 6 July 2012.
- Simounds, Hugh Thomas, late of 32 Mitchell Street, East Seaton, retired press worker, who died on 7 July 2012.
- Thiele, Margaret Mavis, late of 33 Angus Avenue, Edwardstown, home duties, who died on 16 August 2012.
- Wilkins, Laura Evelyn, late of 234 Findon Road, Findon, home duties, who died on 15 August 2012.
- Work, Peggy, late of 160 O.G. Road, Felixstow, of no occupation, who died on 3 October 2012.

Notice is hereby given pursuant to the Trustee Act 1936, 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 the 18 January 2013 otherwise they will be excluded from the distribution of the said estate; 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 13 December 2012.

D. A. CONTALA, Public Trustee

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform **Government Publishing SA** of any subsequent corrections.

For any corrections to your notice please phone 8207 1045 or Fax 8207 1040 **before** 4 p.m. on Wednesday.

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