

THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 4 OCTOBER 2012

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GOVERNMENT GAZETTE NOTICES

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Department of the Premier and Cabinet Adelaide, 4 October 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Murray-Darling Basin Natural Resources Management Board, pursuant to the provisions of the Natural Resources Management Act 2004:

Member: (from 2 November 2012 until 13 April 2014) Deana Kathleen Mildren

By command,

JAY WILSON WEATHERILL, Premier

12MSECCS055

AGO0320/04CS

Department of the Premier and Cabinet Adelaide, 4 October 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Administrative and Disciplinary Division of the District Court, pursuant to the provisions of the Guardianship and Administration Act 1993:

Section 66 (2) Panel Assessor: (from 8 October 2012 until 7 August 2015)

James David Hundertmark

By command,

JAY WILSON WEATHERILL, Premier

Department of the Premier and Cabinet Adelaide, 4 October 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Legal Practitioners Conduct Board, pursuant to the provisions of the Legal Practitioners Act 1981:

Member: (from 15 October 2012 until 14 October 2015) Richard William Yates

Deputy Member: (from 15 October 2012 until 24 May 2015) James Reed Marsh (Deputy to Palk)

By command,

JAY WILSON WEATHERILL, Premier

AGO0068/03CS

Department of the Premier and Cabinet Adelaide, 4 October 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Legal Services Commission, pursuant to the provisions of the Legal Services Commission Act 1977:

Member: (from 4 October 2012 until 3 October 2015) Jayne Samia Basheer

By command,

JAY WILSON WEATHERILL, Premier

AGO0249/02CS

Department of the Premier and Cabinet Adelaide, 4 October 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the TAFE SA Board of Directors, pursuant to the provisions of the TAFE SA Act 2012 and Section 14C of the Acts Interpretation Act 1915:

Director: (from 4 October 2012 until 3 October 2015) Peter Vaughan Rob Chapman Pauline Joanne Denley Miriam Silva Noelene Buddle John Branson Adrian Gerard Marron Annette Hurley hair: (from 4 October 2012

Chair: (from 4 October 2012 until 3 October 2015) Peter Vaughan

By command,

JAY WILSON WEATHERILL, Premier

MEHES12-014CS

Department of the Premier and Cabinet Adelaide, 4 October 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 4 October 2012 and expiring on 3 October 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 three months of the date of appointment, pursuant to Section 4 of the Justices of the Peace Act 2005:

Jeanette Anne Aldenhoven Sharon Doreen Allport Susan Fay Ambler Andrea Ássioti David Selwyn Barnett Judith Tania Barone Desmond John Behlau Gary William Belder Susan Margaret Bramble Julie Anne Brammy Wayne Burke William Winston Cabot Barbara Fay Charlton Patrick Terry Clarke Wendy Sharon Clarke Dianne Emma Cooper Roger Donald Creed Valerie Patricia Griffith Robert Maxwell Hall Bruce Jacob Hambour Theresa Jane Harford Michael Scott Hart Anthony John Irvine Lester John Jarmyn Maxwell Colin Johnson Olga Johnson Dean Russell Kerley Lorna Mary Longmuir Donald Sydney Looker James Moss Nancy Palombi Neil Philip Pascoe Peter Lyndon Ryan Sameer Ihssan Saaid Graeme David Sare Thuraiappah Sathianathan Carolyn Terese Sawtell Errol Gillmore Schuster Gave Ann Scott John Walter Shane Wayne Desmond Shepherd William George Sorrell Janice Karen Squire Judith Eleanore Steel Harry Raymond Sweeney Bevan Sidney Treloar Kevin Deane Waters Patrick Anthony Welby Albert Samuel Wellman

JP12/035CS

HIS Excellency the Governor in Executive Council has consented to the definition and classification of explosives made by the delegate of the Director on 31 August 2012 as set out below, effective from 4 October 2012, pursuant to Section 6 of the Explosives Act 1936:

New Definitions

Deleting from the list of defined and classified explosives, the previous definitions (currently maintained by the Dangerous Substances Team) of the following, and replacing with new definitions as detailed in the accompanying folders 1 to 6; filed in authorisation number order:

Trade Name	Category	Classification Code	Authorisation Number
AMEX	(ZZ)	1.1D	1700
AP 100	(Y)	1.3C	1243
AP 30N	(Y)	1.3C	1017
AP 50N	(Y)	1.3C	1019
AP 70N	(Y)	1.3C	1021
AR 2205	(Y)	1.3C	46
AR 2206	(Y)	1.3C	47
AR 2207	(Y)	1.3C	48
AR 2208	(Y)	1.3C	49
AR 2209	(Y)	1.3C	50
AR 2211	(Y)	1.3C	51
AS 50N	(Y)	1.3C	1018
AS 70N	(Y)	1.3C	1020
Dyno Wesfarmers Special 50 AA Detonating Cord	(ZZ)	1.1D	1037
Impact Series (Impact 20, Impact 30, Impact 50)	(ZZ)	1.1D	827
Pains Wessex Lifesmoke	(X)	1.4S	341
Pepan 2600 Series	(ZZ)	1.1D	659
Powergel 2655	(ZZ)	1.1D	663
Powergel Permitted 3000	(ZZ)	1.1D	801
Powergel Seismic 3000	(ZZ)	1.1D	800
Powersplit	(ZZ)	1.1D	1024
Riogel TTX	(ZZ)	1.5D	851
SANFOLD 30	(ZZ)	1.1D	1039
SANFOLD 70	(ZZ)	1.1D	1041
TECNEL non-electric detonators	(Z)	1.1B	1014
TECNEL Trunkline Delay Connector	(Z)	1.1B	1331

New Names

Deleting from the gazetted list of classified explosives, the names of the following, as these items have been renamed, or are no longer manufactured or imported as detailed in the accompanying folders 1 to 6:-

Trade Name	Category	Classification Code	Authorisation Number
CONNECTADet Detonator	(Z)	1.1B	1052
Detagel	(ZZ)	1.1D	1106
Dyno Wesfarmers Special 50 AA Detonating Cord	(ZZ)	1.1D	1037
ERT Detonating Cord	(ZZ)	1.1D	644
GOLDET Detonator	(Z)	1.1B	1081
Handibulk Supadry	(ZZ)	1.1D	1073
Pains Wessex Lifesmoke	(X)	1.4G	341
Riogel TTX	(ZZ)	1.5D	851
TECNEL Trunkline Delay Connector	(Z)	1.1B	1331

Other Amendments

Amending in the gazetted list of classified explosives, the following:-

Trade Name	Comments	Authorisation Number
Austin Gold Nuggets	New Name "Dyno Stinger"; Name and Definition Replaced	831
CONNECTADet Detonator	New Name "Exel CONNECTADet Detonator"; Name and Definition Replaced	1052
Emulite 850	Change of Classification Code	1076
Energan 2600 Series	Series altered; name remains the same	610
ERT Detonating Cord	New Name "UEE Detonating Cord"; Name and Definition Replaced	644
GOLDET Detonator	New Name "Exel GOLDET Detonator"; Name and Definition Replaced	1081
Handibulk Supadry	New Name "Centra Extend"; Name and Definition Replaced	1073
SANFOLD 30	New Name "SANFOLD Series"; Name and Definition Replaced	1040
SANFOLD 70	New Name "SANFOLD Series"; Name and Definition Replaced	1040

Deleted Names

Deleting from the gazetted list of classified explosives, the names of the following, as these items can no longer be lawfully possessed or used, or where a generic entry has been deleted:-

Trade Name	Category	Classification Code
Harpoon Time Fuse	(X)	1.4S
Safety Fuse (deletion of generic entry)	(X)	1.4S
Seal Control Cartridge	(Y)	1.4G
Throwdown	(X)	1.4S

New Items

Including in the gazetted list of classified explosives, the following:-

Trade Name	Category	Classification Code	Authorisation Number
3 3/8 in 6 SPF Dominator Shape Charge	(ZZ)	1.4D	1566
30" Conductor Cutter	(Z)	1.1D	1486
492-51 Booster HMX/HNS 200PE, Bi-Directional	(Z)	1.4D	1498
ADI Propellant Powder, AP 90	(Y)	1.3C	1327
ADI Propellant Powder, AR 2210	(Y)	1.3C	1323
ADI Propellant Powder, AR 2213SC	(Y)	1.3C	1324
ADI Propellant Powder, AR 2216	(Y)	1.3C	1325
ADI Propellant Powder, AR 2217	(Y)	1.3C	1326
ADI Propellant Powder, AS30N	(Y)	1.3C	1319
ADI Propellant Powder, Clays	(Y)	1.3C	1320
ADI Propellant Powder, International	(Y)	1.3C	1321
ADI Propellant Powder, Varget	(Y)	1.3C	1322
AET FC160 (Focal Charge 160mm)	(ZZ)	1.1D	1665
African Booster (150 gram or 400 gram)	(ZZ)	1.1D	1403
AMEX	(ZZ)	1.1D	1700
Amex LD Series	(ZZ)	1.1D	1429
Ammonium Nitrate - Merck	(ZZ)	5.1	1727
Ammonium Nitrate - Sigma	(ZZ)	5.1	1725
ANE 330	(ZZ)	5.1	1772
ANFO, ANFO HE, ANFO LF, S ANFO	(ZZ)	1.1D	1721
Anzomex Primer	(ZZ)	1.1D	1109
AP 100 (<15 Kg)	(Y)	1.3C	1243
AP 30N	(Y)	1.3C	1017

Trade Name	Category	Classification Code	Authorisation Number
AP 50N	(Y)	1.3C	1019
AP 70N	(Y)	1.3C	1021
Aquacharge	(ZZ)	1.1D	1116
Aquacharge Eclipse	(ZZ)	1.1D	1362
Aquacharge Eclipse plus	(ZZ)	1.1D	1360
Aquacharge Extra	(ZZ)	1.1D	1475
AquaMAX Series	(ZZ)	1.1D	1699
AR 2205	(Y)	1.3C	46
AR 2206	(Y)	1.3C	47
AR 2207	(Y)	1.3C	48
AR 2208	(Y)	1.3C	49
AR 2209	(Y)	1.3C	50
AR 2211	(Y)	1.3C	51
AR 2213 (<15 Kg)	(Y)	1.3C	1240
AR2208BD	(Y)	1.3C	1436
AR2218	(T) (Y)	1.3C	1247
AR2219	(T) (Y)	1.3C	1309
AS 50N	(T) (Y)	1.3C	1018
AS 70N	(T) (Y)	1.3C	1018
AusX Fracture	(T) (ZZ)	1.1D	
AusX Fracture AusX Isanol			1464
	(ZZ)	1.1D	1222
AusX Presplit	(ZZ)	1.1D	1465
AusX SLX600	(ZZ)	1.5D	1220
AusX T600	(ZZ)	1.1D	1466
AusX TMax Heavy ANFO Series	(ZZ)	1.1D	1248
Autoliv side impact airbag module	(X)	1.4S	1414
Baker Primary Igniter, BP-3B	(Z)	1.4G	1198
Baker Primary Igniters, BP-3S and BP-4S	(X)	1.4G	1500
BD 100 Ballistic Disc	(ZZ)	1.1D	1726
Benchmark 1 (<15 Kg)	(Y)	1.3C	1244
Benchmark 2 (<15 Kg)	(Y)	1.3C	1245
Benchmaster	(Z)	1.1B	1781
Best - Trim	(ZZ)	1.1D	1488
Bestcord (3.6, 5, or 10)	(ZZ)	1.1D	1443
BHAS Torpedo Tube Bomb	(ZZ)	1.1D	1301
Birdfrite Mk2 Cartridge	(X)	1.4S	1221
Blakes Indoor Pyrotechnics	(X)	1.4S	1332
Blakes Indoor Pyrotechnics	(X)	1.4G	1333
Blast Hi-T	(ZZ)	1.1D	1735
Blastlite	(ZZ)	1.1D	1497
Booster, 1.4 KG, 1.5 KG	(ZZ)	1.1D	1330
Booster, plastic, corded, 4G	(ZZ)	1.1D	1459
Breakrite	(ZZ)	1.1D	1254
Bridge-Ignition	(X)	1.4S	1427
BS-NACO	(Y)	1.2C	1209
BST Detex Boosters	(ZZ)	1.1D	1673
Bullet Twin Primer Capwell	(Z)	1.1D	1549

Trade Name	Category	Classification Code	Authorisation Number
Cal-Am Calcium Ammonium Nitrate	(ZZ)	5.1	1573
Carl Flemming Lifebuoy Smoke Marker	(X)	1.4G	1088
Cartridge type JARD 863 1	(Z)	1.2C	1422
Cartridge type P300	(Y)	1.3C	1421
Cast Hexolite	(ZZ)	1.1D	1556
CB Underwater Conical Shaped Charge	(ZZ)	1.1D	1294
Centra Eclipse	(ZZ)	1.1D	1632
Centra Extend	(ZZ)	1.1D	1073
Centra Gold	(ZZ)	1.1D	1631
Charge Demolition - Shaped 150mm, No.2, Mk.1	(ZZ)	1.1D	1489
Charge, TNT, Uncased	(ZZ)	1.1D	1540
CHG 7 in 12 SPF HMX Millennium Shape Charge	(ZZ)	1.4D	1567
CHG 7 in 12/14 SPF Mirage RDX SH Shape Charge	(ZZ)	1.4D	1568
Civec Control	(ZZ)	1.1D	1630
Civec Drive	(ZZ)	1.1D	1629
CLCP EBW Detonator (Non fluid or fluid disabled)	(ZZ)	1.1B	1652
CLCP Initiator Non breaching (non electric detonator	(Z)	1.1B	1569
Cordtex	(ZZ)	1.1D	1397
CSBP Porous Prill Ammonium Nitrate	(ZZ)	5.1	1701
Current Limiting Protector	(X)	1.4B	1445
CXM	(ZZ)	1.1D	1531
Cyclotrimethylenetrinitramine (Desensitised)	(ZZ)	1.1D	1344
D-1208 Top Firing Detonator	(Z)	1.1B	1607
D60 & D80 Series Bullet Hit Squibs	(X)	1.4S	1763
DBS Boosters	(ZZ)	1.1D	1658
Debrix 13	(ZZ)	1.1D	1786
Den-CO-Fume Carbon Monoxide Fumigant Cartridge	(V)	1.4G	1496
Detagel (DWL)	(ZZ)	1.1D	1106
Detagel TES	(ZZ)	1.1D	1064
Detaline MS In-hole Delay Detonator	(Z)	1.1B	1153
Detaline MS Surface Delay Detonator	(Z)	1.1B	1152
Detaline Starter Detonator	(Z)	1.1B	1151
DetaPrill Ammonium Nitrate	(ZZ)	5.1	1571

Trade Name	Category	Classification Code	Authorisation Number
Detonating Cord Family, 1.1D (air pack)	(ZZ)	1.1D	1511
Detonating Cord Family, 1.4D (air pack)	(ZZ)	1.4D	1511
Detonating Cord, 80gr / ft HMX XHV Zytel	(ZZ)	1.4D	1564
Digidet	(Z)	1.4B	1610
Doubledet Cast Booster	(ZZ)	1.1D	1128
DYNADET-TE Instantaneous Detonators	(Z)	1.4B	1290
DYNAenergetics Charges, Shaped	(X)	1.4D	1757
DYNAenergetics Electric Detonators	(Z)	1.4B	1755
DYNAenergetics Electric Detonators	(Z)	1.4S	1755
Dynawell Electric Detonator family	(Z)	1.1B	1505
Dynawell Bi-Directional Boosters HMX	(Z)	1.4D	1565
Dyno Line	(X)	1.4S	1609
Dyno Stinger	(ZZ)	1.1D	831
Dyno Stinger (10 gram)	(ZZ)	1.1D	1408
Dynoprime	(ZZ)	1.1D	1111
Dynoseis	(ZZ)	1.1D	1191
Dynosplit LD	(ZZ)	1.1D	1160
DynoSplit Right	(ZZ)	1.1D	1674
Easicut Mesh Cutters	(ZZ)	1.1D	1407
Electric Super Seismicdet	(ZZ)	1.1B	1216
Electric Super Starter	(Z)	1.1B	1710
Electric Instantaneous Detonator	(Z)	1.1B	1689
Emulite 100W	(ZZ)	1.1D	1114
Enaex Doubledet Booster	(ZZ)	1.1D	1448
Enaex HDP Booster	(ZZ)	1.1D	1447
Energan Gold 2600 Series	(ZZ)	1.1D	1249
Energan Nova 2600 Series	(ZZ)	1.1D	1355
ERT Seismic Electric Detonators	(Z)	1.1B	1185
Exel Bunchdet Detonator	(ZZ)	1.1B	1200
Exel Connectadet 6 Detonator	(Z)	1.1B	1202
Exel Connectadet Detonator	(Z)	1.1B	1052
Exel Connectaline	(X)	1.4S	1411
EXEL Detonator (MS and LP Series)	(Z)	1.4B	1117
EXEL Detonator (MS and LP Series)	(Z)	1.1B	1117
Exel Develdet Detonators	(Z)	1.1B	1431
Exel Enduradet Detonator	(Z)	1.1B	1201
Exel GOLDET 6 Detonator	(Z)	1.1B	1207
Exel GOLDET Detonator	(Z)	1.1B	1081
EXEL LLHD Detonator	(Z)	1.1B	1118

Trade Name	Category	Classification Code	Authorisation Number
EXEL MS Connector	(Z)	1.1B	1120
EXEL Signal Tube	(X)	1.4S	1122
EXEL Trunkline Delay	(Z)	1.1B	1121
EXEL Trunkline Delay	(Z)	1.4B	1121
Ezicord	(ZZ)	1.1D	1444
EziSplit	(ZZ)	1.1D	1541
Ezistarter	(ZZ)	1.1D	1669
FC115 - 60 (Focal Charge 115mm)	(ZZ)	1.1D	1758
Firecrackers (Bangers, Bungers, Crackers, Squibs)	(X)	1.4G	1315
Flex	(ZZ)	1.1D	1733
Floating Orange Smoke Distress Signal	(X)	1.4G	1086
FNH016	(Y)	1.2C	1210
FNH025 propellant	(Y)	1.20 1.2C	1471
FNHP0.6	(Y)	1.3C	1211
Fortan Advantage	(T) (ZZ)	1.1D	1480
Fortan Coal	(ZZ)	1.1D	1480
Fortan Eclipse	(ZZ)	1.1D	1365
	(ZZ)		
Fortan Eclipse Plus Fortan Extra		1.1D	1364
	(ZZ)	1.1D	1476
Fortan Vulcan	(ZZ)	1.1D	1616
Fortan Xtreme	(ZZ)	1.1D	1633
Fortis Advantage	(ZZ)	1.1D	1617
Fortis Clear	(ZZ)	1.1D	1620
Fortis Coal	(ZZ)	1.1D	1618
Fortis Deep	(ZZ)	1.1D	1621
Fortis Deep Plus	(ZZ)	1.1D	1622
Fortis Eclipse	(ZZ)	1.1D	1379
Fortis Eclipse Plus	(ZZ)	1.1D	1366
Fortis Extra	(ZZ)	1.1D	1477
Fortis Marathon	(ZZ)	1.1D	1619
Fortis Vulcan	(ZZ)	1.1D	1623
Fortis Vulcan Plus	(ZZ)	1.1D	1358
Fortis Xtreme	(ZZ)	1.1D	1624
FS Seismic Detonating Cord	(ZZ)	1.1D	1112
Fume Hood Torpedo Bomb	(ZZ)	1.1D	1442
Gearhart Wireline Services Black Power Straw CRT-3030-440BP	(ZZ)	1.4S	1317
Gearhart Wireline Services Power Charge JEC-5332-024	(ZZ)	1.1B	1318
Gearhart Wireline Services Power Charge JEC-5332-024	(ZZ)	1.4S	1318
Gearhart Wireline Services Power Charge JEC-5332-024	(ZZ)	1.4S	1316
Handibulk Supawet Series	(ZZ)	1.1D	1453
HDP 120 Booster	(ZZ)	1.1D	1205

Trade Name	Category	Classification Code	Authorisation Number
HDP 900 Booster	(ZZ)	1.1D	1206
HDP Booster - 150g and 400g	(ZZ)	1.1D	1395
HDP NDS Cast Booster	(ZZ)	1.1D	1159
HDP-400LP Booster	(ZZ)	1.1D	1110
HEAT Emulsion	(ZZ)	5.1	1691
HERICA Number 8 Plain Detonator	(Z)	1.1B	1284
Hexolite - Quin	(ZZ)	1.1D	1482
Hexolite (Composition B)	(ZZ)	1.1D	1261
Hexolite, Charges Uncased	(ZZ)	1.1D	1307
Hilti DX Cartridges for power- actuated fastening tools	(<u>ZZ</u>) (X)	1.4S	1493
HNS Initiator	(Z)	1.4S	1760
HotShot electronic detonator	(Z)	1.4B	1492
Igniters	(<u></u>)	1.4S	1420
Ikaros Buoyant Smoke Signal (Marine Flare)	(Y)	1.4G	1730
Ikaros Hand Held Flare (Red)	(Y)	1.4G	1729
Ikaros Hand Held Flare (White)	(Y)	1.4G	1732
Ikaros Handsmoke (Orange)	(Y)	1.4G	1731
Ikaros Original Hand Held Rocket	(X)	1.3G	1087
Ikaros Hand Held Parachute Rocket Red	(Y)	1.3G	1728
Ikaros-Line	(X)	1.3G	1089
Impact Series	(ZZ)	1.1D	827
Interdet	(Z)	1.1B	1538
Jaxa CDF	(X)	1.4S	1533
Jaxa Explosive Release Device	(ZZ)	1.1F	1536
Jaxa LSC	(ZZ)	1.1D	1534
Jaxa Rocket Destructor	(ZZ)	1.1D	1535
Jaxa Rocket Motor	(ZZ)	1.1C	1532
Johnex Instantaneous Electric Detonator	(Z)	1.1B	1668
Johnex Non-Electric Detonators	(ZZ)	1.1B	1659
Johnson Econotrim (Buttbuster)	(ZZ)	1.1D	1285
Johnson Ezicharge	(ZZ)	1.1D	1286
Johnson Stope Charge	(ZZ)	1.1D	1375
JSC "Acron" Ammonium Nitrate	(22)	1.10	1575
(Veliky Novgorod, Novgorod Region, Russia)	(ZZ)	5.1	1582
Jumboprime	(ZZ)	1.1D	1338
Kemerovo JSC "Azot" Ammonium Nitrate (Predzavodskoy, Kemerovo region, Russia)	(ZZ)	5.1	1583
Kinepak series 1/3 S, 1/2S, 1BB, 1S, 1P	(ZZ)	1.1D	1479
Kubela 420	(ZZ)	1.1D	1752
Lanp-detect	(X)	1.4S	1428

Trade Name	Category	Classification Code	Authorisation Number
Large Cast TNT shapes	(ZZ)	1.1D	1555
Line 50 detonating cord	(ZZ)	1.1D	1470
Linear Shaped Charges	(ZZ)	1.1D	1516
Manoverboard CF	(X)	1.4G	1090
Maxidrive	(ZZ)	1.1D	1578
MD & SD Series Soft Detonators	(Z)	1.1B	1762
MD MS Connector	(Z)	1.1B	1127
Megadet	(Z)	1.1B	1537
Megadrive [®]	(ZZ)	1.1D	1791
Megaprime Cast Booster	(ZZ)	1.1D	1385
Mil-Sheet Explosive C-3	(ZZ)	1.1D	1683
NAL Explosive Bolts	(ZZ)	1.1B	1419
NAL IG Booster	(ZZ)	1.1G	1418
NAL Rocket Destructor	(ZZ)	1.1D	1416
NAL Rocket Destructor Detonator	(Z)	1.4B	1417
NAL Rocket Motor	(Z)	1.1C	1415
Nitro-Bickford Instantaneous Electric Detonators	(Z)	1.1B	1396
NitroPrill Ammonium Nitrate	(ZZ)	5.1	1574
Noisemaster	(Z)	1.1B	1782
Nomatch Igniter	(X)	1.4S	1412
Nonel Extendaline	(X)	1.4S	1184
Nonel EZTL detonator	(ZZ)	1.1B	1608
NONEL MS Connector	(Z)	1.1B	1166
Nonel MS HD	(Z)	1.1B	1750
Nonel MS HT	(Z)	1.1B	1748
Nonel Primafire	(Z)	1.1B	1749
Nonel Starter	(Z)	1.1B	1751
Nonel Super Snapdet	(Z)	1.1B	1099
Nonel Super Snapline	(Z)	1.1B	1100
NONEL Tornado Series Non- Electric Delay Detonator	(Z)	1.1B	1258
NONEX Safety Cartridge	(X)	1.4S	1440
NT Smoke Blocks	(X)	1.4G	1548
Nulka Primary Igniter Unit	(ZZ)	1.2G	1611
Nulka Propulsion Unit	(ZZ)	1.20 1.2C	1612
O.M.E.I. Ammonium Nitrate	(ZZ)	5.1	1599
OJSC "Azot" Ammonium Nitrate (Berezniki, Perm Region, Russia)	(ZZ)	5.1	1586
OJSC "Azot" Ammonium Nitrate (Cherkassy, Ukraine)	(ZZ)	5.1	1585
OJSC "Rivneazot" Ammonium Nitrate (Rivne, Ukraine)	(ZZ)	5.1	1584
OJSC "Rivneazot" Calcium Ammonium Nitrate (Rivne, Ukraine)	(ZZ)	5.1	1613
Orica 8D Plain Detonators	(ZZ)	1.1B	1313

[4 October 2012

Trade Name	Category	Classification Code	Authorisation Number
Owen Bottom Fire Detonator Family	(Z)	1.4B	1716
Owen Hostile Environment Detonator	(Z)	1.4B	1724
Owen Igniter Family	(X)	1.4S	1746
Owen Non-electric detonator Family	(Z)	1.4B	1518
Owen NT Tubing Cutter	(ZZ)	1.4D	1784
Owen Top Fire Detonator Family	(Z)	1.4B	1715
Owen Tube Cutter Detonator Family	(Z)	1.4B	1714
Pains Wessex Lifesmoke Mk3	(X)	1.4S	341
Parachute Container Release Unit	(X)	1.4S	1424
Party Poppers	(X)	1.4G	1577
PCF Cartridge Igniter	(X)	1.4S	1391
PCF Safety Cartridge (42mm)	(Y)	1.4S	1390
PCF Safety Cartridge (60mm)	(Y)	1.4S	1413
PCF Safety Cartridge (Rockracker)	(Y)	1.4C	1775
Pentex AP Booster	(ZZ)	1.1D	1468
Pentex D Booster	(ZZ)	1.1D	1747
Pentex G Booster	(ZZ)	1.1D	1695
Pentex H Booster	(ZZ)	1.1D	1439
Pentex PPP Booster (aka Pentex Powerplus P Booster)	(ZZ)	1.1D	1435
Pentex ProTECT-i	(ZZ)	1.1D	1759
Pentex StopePrime	(ZZ)	1.1D	1696
Plain Detonator Number 8 (Sellier and Bellot)	(ZZ)	1.1B	1342
Plastic Explosive No.4 (PE4) T	(ZZ)	1.1D	1487
Polar Mk 2	(X)	1.4G	1085
Powerbulk UH	(ZZ)	1.5D	1215
Powerbulk VE	(ZZ)	1.1D	1213
Power Charges	(ZZ)	1.1D	1734
Powercone	(ZZ)	1.1D	1183
Powergel Advantage Series (Powergel Advantage W, Powergel Advantage, Advantage XT and Advantage XTS)	(ZZ)	1.1D	1481
Powergel Buster	(ZZ)	1.1D	1186
Powergel Deep 2800 Series	(ZZ)	1.1D	1357
Powergel Deep 8000 Series	(ZZ)	1.1D	1256
Powergel Magnum	(ZZ)	1.1D	1158
Powergel Magnum II	(ZZ)	1.1D	1113
Powergel Marathon 2700 Series	(ZZ)	1.1D	1356
Powergel Nova 2500 Series	(ZZ)	1.1D	1361
Powergel Powerfrag	(ZZ)	1.1D	1187
Powergel Pyromex	(ZZ)	1.1D	1277

Trade Name	Category	Classification Code	Authorisation Number
Powergel Vulcan 9500 Series	(ZZ)	1.1D	1257
Powermite	(ZZ)	1.1D	1409
Powermite Plus	(ZZ)	1.1D	1722
Powermite Pro	(ZZ)	1.1D	1455
Powermite Thermo	(ZZ)	1.1D	1687
Powershear	(ZZ)	1.1D	1103
Predator Shaped Charge	(X)	1.1D	1346
Assembly Predator Shaped Charge	(X)	1.4D	1346
Assembly			4074
Primacord 4	(ZZ)	1.1D	1671
Primacord 40 RDX Nylon Ribbon	(ZZ)	1.1D	1278
Primacord 5	(ZZ)	1.1D	1667
Primaline Series	(ZZ)	1.1D	1666
Primasheet ® 2000	(ZZ)	1.1D	1550
Profiler	(ZZ)	1.1D	1450
Propellant pack - 2 Sticks: 150g, 225g and 350g	(ZZ)	1.4C	1499
Pyrocord	(ZZ)	1.1D	1388
Pyrodex CTG	(Y)	1.3C	1237
Pyrodex Extruded P	(Y)	1.3C	1234
Pyrodex Extruded RS	(Y)	1.3C	1236
Pyrodex Fines	(Y)	1.3C	1230
Pyrodex Overs	(Y)	1.3C	1232
Pyrodex P	(Y)	1.3C	1233
Pyrodex RS	(Y)	1.3C	1235
Pyrodex Select	(Y)	1.3C	1231
Python Chubby	(ZZ)	1.1D	1796
QDC2 Booster	(ZZ)	1.1D	1305
Queensland Nitrates Prilled Ammonium Nitrate	(ZZ)	5.1	1650
Quickdraw Propelling Charge	(X)	1.4S	1434
Quickshot Electronic Detonator	(X) (Z)	1.48	1602
Quickshot Electronic Detonator	(Z)	1.4S	1602
Railway Track Signals	(Z) (X)	1.4S	1287
RDX	(ZZ)	1.1D	1251
(Cyclotrimethylenetrinitramine) RDX Wax 93/7	(ZZ)	1.1D	1785
Reefing line cutter, type 7	(X)	1.4S	1423
Reefing line cutter, type 7 (b)	(X)	1.4S	1425
Ringprime	(ZZ)	1.1D	1125
Riobooster 150, 400	(ZZ)	1.1D	1279
Riobooster 60	(ZZ)	1.1D	1681
Rioflex+ Matrix	(ZZ)	5.1	1437
Rioflex+ Sensitised	(ZZ)	1.1D	1438
Riogel Troner	(ZZ)	1.1D	1771
Riogel TTX (Bulk)	(ZZ)	1.5D	851
Riogur F CD	(ZZ)	1.1D	1770

Trade Name	Category	Classification Code	Authorisation Number
Riolift	(ZZ)	1.1D	1154
Riomax	(ZZ)	1.1D	1302
Riomex 20 Series	(ZZ)	1.1D	1126
Rionel LLE	(Z)	1.1B	1741
Rionel MS (MS Delays)	(Z)	1.1B	1743
Rionel SCE (Surface connector)	(Z)	1.1B	1742
RioPrill Ammonium Nitrate	(ZZ)	5.1	1575
Rioprime	(ZZ)	1.1D	1156
Riosplit	(ZZ)	1.1D	1155
Riotech Trunkline Delay			
Connector	(Z)	1.4B	1016
Rocktec Impact Fuse Assembly	(X)	1.4S	1341
Rockteck PCF Cartridge	(ZZ)	1.4C	1310
Rovno Azot (Ammonium Nitrate			
with Magnesium Additive)	(ZZ)	5.1	1572
Rovno Azot Ammonium Nitrate	(ZZ)	5.1	1570
Sabre	(ZZ)	1.1D	1387
Safety Fuse (Wasag Chemie)	(X)	1.4S	1276
SANFOLD Series	(ZZ)	1.1D	1040
Scalerite	(ZZ)	1.1D	1253
Seatbelt Pretensioner pyrotechnic	(X)	1.4S	1587
Seatbelt Pretensioner pyrotechnic	(X)	9	1587
Senatel Magnum	(ZZ)	1.1D	1642
Senatel Permitted 1000	(ZZ)	1.1D	1649
Senatel Powerfrag	(ZZ)	1.1D	1643
Senatel Powerpac	(ZZ)	1.1D	1644
Senatel Powersplit	(ZZ)	1.1D	1645
Senatel Pyromex	(ZZ)	1.1D	1646
Senatel Pyrosplit	(ZZ)	1.1D	1647
SG5	(ZZ)	1.1D	1761
Shockline	(X)	1.4S	1539
Shotshell 8 Gauge Industrial Rounds (CE8SPW)	(Z)	1.2C	1720
Simex	(ZZ)	1.1D	1386
Single Use Model Rocket Motors (2010)	(X)	1.3G	1773
Single Use Model Rocket Motors		1.40	1291
Smartshot Electronic Detonator	(X)	<u> </u>	1603
Smartshot Electronic Detonator	(Z)		
SoftLOAD Series	(Z)	1.4S	1603
The second s	(ZZ)	1.5D	1697
Special 18T Detonating Cord	(ZZ)	1.1D	1295
Special 25T Detonating Cord	(ZZ)	1.1D	1296
Special 50AA Detonating Cord	(ZZ)	1.1D	1037
Special 50T Detonating Cord	(ZZ)	1.1D	1297
Splitex	(ZZ)	1.1D	1753
SQ-80 Igniter	(ZZ)	1.1B	1614
ST Primer	(ZZ)	1.1D	1473

Trade Name	Category	Classification Code	Authorisation Number
Standard and Easy Access Reload Kits (2010)	(X)	1.3G	1774
Standard and Easy Access Reload Kits	(X)	1.4G	1292
Stope Sheer	(ZZ)	1.1D	1542
Subtek Charge	(ZZ)	1.1D	1625
Subtek Control	(ZZ)	1.1D	1627
Subtek Eclipse	(ZZ)	1.1D	1628
Subtek Velcro	(ZZ)	1.1D	1626
Swiss Black Powders	(ZZ)	1.1D	1494
Teakle H5005	(ZZ)	1.1C	1706
TEC Electric Delay Detonators	(Z)	1.1B	1281
TEC Harseim detonating cord (12 g per metre)	(ZZ)	1.1D	1226
TEC Igniter Cord Connectors (Bean Hole Connectors)	(ZZ)	1.4G	1359
TEC Safety Fuse	(X)	1.4S	1161
Tecnel non-electric detonators	(Z)	1.4B	1014
Tecnel TLD (Surface Delay)	(Z)	1.1B	1331
Tecnel TLD (Surface Delay)	(Z)	1.4B	1331
ThrowMAX Series	(ZZ)	1.1D	1698
Titan 1000 Emulsion ANFO Blend Series	(ZZ)	1.5D	1273
Titan 1000 Gassed Emulsion ANFO Blend Series	(ZZ)	1.1D	1274
Titan 1000 Heavy ANFO Series	(ZZ)	1.1D	1275
Titan 2000 Emulsion ANFO Blend Series	(ZZ)	1.1D	1267
Titan 2000 Gassed Series	(ZZ)	1.1D	1268
Titan 2000 Heavy ANFO Series	(ZZ)	1.1D	1269
Titan 2000S	(ZZ)	1.1D	1334
Titan 3000 Emulsion ANFO Blends	(ZZ)	1.5D	1343
Titan 3000 Gassed Series	(ZZ)	1.1D	1311
Titan 3000S	(ZZ)	1.1D	1336
Titan 4000 Emulsion ANFO Blend Series	(ZZ)	1.1D	1270
Titan 4000 Gassed Emulsion ANFO Blend Series	(ZZ)	1.1D	1271
Titan 4000 Heavy ANFO Series	(ZZ)	1.1D	1272
Titan 5000 Emulsion ANFO Blends	(ZZ)	1.5D	1259
Titan 5000 Heavy ANFO Blends	(ZZ)	1.5D	1260
Titan 5000 Emulsion Matrix	(ZZ)	5.1	1686
Titan 5000 Heavy ANFO Series	(ZZ)	1.1D	1736
Titan 6000 Emulsion ANFO Blends	(ZZ)	1.1D	1298
Titan 6000 Gassed Series	(ZZ)	1.1D	1299

Trade Name	Category	Classification Code	Authorisation Number
Titan 6000 Heavy ANFO Blends	(ZZ)	1.1D	1300
Titan 6000 S	(ZZ)	1.5D	1354
Titan 6100 Emulsion Gassed	(ZZ)	1.1D	1382
Titan 6100S	(ZZ)	1.5D	1380
Titan 7000 Gassed Series	(ZZ)	1.1D	1685
Titan 7000i Gassed Series	(ZZ)	1.1D	1766
Titan Blastlite	(ZZ)	1.1D	1495
Totalprime	(ZZ)	1.1D	1224
Trojan Booster	(ZZ)	1.1D	1289
Trojan NBU B 400	(ZZ)	1.1D	1780
Trojan Spartan B	(ZZ)	1.1D	1776
Trojan Spartan Boosters (150g and 400g)	(ZZ)	1.1D	1672
Trojan Twinplex Boosters	(ZZ)	1.1D	1705
Trunkmaster	(Z)	1.1B	1783
Tunniprime Booster	(ZZ)	1.1D	1579
UEE Detonating Cord	(ZZ)	1.1D	644
UEE TEC No.8 Plain Detonators (1.4B classification)	(Z)	1.4B	1328
Unitronic ™ 600 Electronic Detonator	(ZZ)	1.1B	1787
Unitronic ™ 600 Electronic Detonator	(ZZ)	1.4B	1787
Unitronic Electronic Delay Detonator	(Z)	1.4B	1353
Unitronic ™ Series 500 Electronic Detonator	(Z)	1.1B	1604
Unitronic ™ Series 500 Electronic Detonator	(Z)	1.4B	1604
Wano Black Powder Series	(ZZ)	1.1D	1543
Wano Igniter Cord	(X)	1.4G	1456
Wasacord detonating cord	(ZZ)	1.1D	1430
Winchester Super Target (WST)	(ZZ)	1.3C	1167
WS (145, 162 or 305)	(ZZ)	1.1D	1288
Xtreme Range	(ZZ)	1.1D	1432
Z - Bar Edge	(ZZ)	1.1D	1491
Z - Bar Lifter	(ZZ)	1.1D	1490
Z Series Spark Hit Squibs	(X)	1.4S	1764

By command,

MIR12/021CS

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To apply from 1 July 2012

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65-80	7.35	6.10	561-576	44.50	43.50
81-96	8.55	7.10	577-592	46.00	44.00
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258-272	21.90	20.00	753-768	59.00	57.00
273-288	23.00	20.00	769-784	60.00	59.00
275-288 289-304	23.00 24.10	22.60	785-800	61.00	60.00
289-304 305-320	25.50	22.00	801-816	62.50	60.00 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
353-368	28.75	27.75	849-864	66.00	64.50
369-384	30.25	28.75	865-880	67.50	66.00
385-400	31.50	30.00	881-896	68.00	66.50
401-416	32.75	31.00	897-912	69.50	68.00
417-432	34.00	32.50	913-928	70.00	69.50
433-448	35.00	33.75	929-944	71.50	70.00
449-464	36.00	34.50	945-960	72.50	71.00
465-480	36.50	35.75	961-976	75.50	72.00
481-496	38.75	36.50	977-992	76.50	72.50
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ELECTRICITY ACT 1996

DEPARTMENT FOR MANUFACTURING, INNOVATION, TRADE, RESOURCES AND ENERGY (ABN: 83 524 915 929)

NOTICE is hereby given that these default terms and conditions governing the sale of electricity by the DEPARTMENT FOR MANUFACTURING, INNOVATION, TRADE, RESOURCES AND ENERGY (ABN: 83 524 915 929) are published in accordance with Section 36 (2) of the *South Australian Electricity Act 1996*.

CUSTOMER CONNECTION AND SUPPLY CONTRACT

Please note: This contract relates to electricity consumers under the Remote Areas Energy Supplies (RAES) Scheme including remote Aboriginal Communities (RAES AC). This contract sets out the terms on which we connect and sell electricity to you as a customer at your current supply address in accordance with the RAES Tariff Schedule.

These standard terms and conditions are published in accordance with Section 36 of the South Australian Electricity Act 1996 (the 'Act'). These standard terms and conditions will come into force from August 2012 and, when in force, the terms will, by law, be binding on us and you. The document does not have to be signed to be binding.

1. THE PARTIES

1.1 This contract is between:

Department for Manufacturing, Innovation, Trade, Resources and Energy (DMITRE) (ABN 83 524 915 929) of 11 Waymouth Street, Adelaide (referred to in this contract as *we*, *our*, or *us*); and

You, the *Customer* as defined in the *Act* and to whom this contract applies (referred to in this contract as *you* or *your*).

2. SERVICES PROVIDED UNDER THIS CONTRACT

- 2.1 This contract sets out the terms on which we sell and supply electricity at that supply address.
- 2.2 The services *we* will provide under this contract are:
 - (a) the sale and supply of electricity; and
 - (b) other services set out in *our price list*.
- 2.3 In return *you* are required to pay the amounts due to *us*. *You* are also required to perform *your* other obligations under this contract.

3. **DEFINITIONS**

3.1 Words appearing in bold type like *this* have the following meaning:

Act means the Electricity Act 1996 (S.A.).

billing cycle means the period covered by each bill.

business day means a day on which banks are open for general banking business in Adelaide, other than a Saturday or a Sunday.

best endeavours means to act in good faith and use all reasonable efforts, skill and resources.

Commission means the Essential Services Commission of South Australia (ESCOSA), established by the *Essential Services Commission Act 2002*.

Customer means a *customer* as defined in the *Act*.

Licensed Distributor (LD) for RAES and RAES AC (as licenced by ESCOSA) is ETSA Utilities, engaged by the Principal as Contractor for Operation and Maintenance services on Government-owned Distribution Assets serving RAES Communities.

Licensed Retailer (LR) for RAES and RAES AC (under licensing arrangements administered by ESCOSA) is the Minister for Resources and Energy, represented by the Principal.

our equipment means the electricity supply and equipment owned by, or in the custody of, the Principal and operated by the Licensed Distributor (*LD*) and includes but is not limited to, meters, circuit breakers, service fuses, mains, transformers, service lines and *our* RAES infrastructure.

our licence means the licence issued to *us* by the *Commission* under the *Act*, authorising the operation of *our* generation plant and the retailing of electricity. A copy of *our* licence may be viewed on the *Commission's* website at: <u>www.escosa.sa.gov.au</u>.

price list means our list of current tariffs and charges applying to you from time to time.

sale and supply services selling electricity to you at your supply address.

service point means the connection point between our equipment and your equipment.

supply address means the address at which we supply you with electricity.

the Principal is asset owner/custodian and administrator of the RAES Scheme, being Energy Markets & Programs Division within the SA Department of DMITRE.

we, our and *us* means DMITRE or the Licensed Distributor (*LD*) engaged by the Principal to provide a supply of electricity and administer that supply, and the *LD*'s Personnel.

you and *your* means the person or other legal entity recorded by the Licensed Retailer (*LR*) as a Customer both in its own records and on accounts issued by it.

your equipment means the equipment at the customers premises for the distribution and use of electricity, which is not *our* equipment.

4. DOES THIS CONTRACT APPLY TO YOU?

4.1 This document applies to *you* if *your supply address* is connected or becomes connected to *our* Distribution Network and, in either case, *you* have not agreed to different terms and conditions with *us*.

5. WHEN DOES THIS CONTRACT START?

- 5.1 If we are already selling electricity to you at your supply address this contract will start on the day this document comes into force. This contract will take over our previous arrangement with you for sale and supply services.
- 5.2 If we are not already selling you electricity at your supply address this contract will start on the earlier of:
 - (a) the day on which you start using electricity at that supply address; and
 - (b) the day on which we advise you that we have approved your application under Clause 7.

6. WHEN DOES THIS CONTRACT END?

- 6.1 This contract will come to an end on the day:
 - (a) we disconnect your supply address under Clause 277 and you are no longer entitled to be reconnected; and
 - (b) we issue you with a final account and you have paid that amount.

7. WHAT YOU HAVE TO DO TO RECEIVE CONNECTION

- 7.1 You need to apply for a new connection by completing an 'Application for new supply' form and submitting to us for approval.
- 7.2 When *you* apply for *sale and supply services* at *your supply address we* may require *you* to satisfy some pre-conditions. *We* will explain any pre-conditions that may apply to *you* when *you* apply to *us* to sell *you* electricity.
- 7.3 **Our** obligation to sell electricity to **you** at **your supply address** does not start until **you** satisfy **our** preconditions.

8. QUALITY OF ELECTRICITY SUPPLIED TO YOUR SUPPLY ADDRESS

- 8.1 We cannot regulate the quality or reliability of electricity supplied to your supply address.
- 8.2 **You** should be aware that the quality and reliability of electricity supplied at **your supply address** may be affected by fluctuations and interruptions from time to time for a number of reasons, including:
 - (a) the location of your supply address;
 - (b) whether your supply address is served by underground or overhead mains;
 - (c) the weather conditions;
 - (d) animals, vegetation, the actions of vandals and other people;
 - (e) the existence of emergency or dangerous conditions;
 - (f) damage to the electricity network;
 - (g) the design and technical limitations of *our* network;
 - (h) normal and operational switching by us; and
 - (*i*) the demand for electricity at any point in time.
- 8.3 You should understand that unexpected fluctuations or interruptions may cause damage to your equipment or cause it to malfunction. We recommend that you give careful consideration to taking out insurance or installing devices to protect your equipment and property when these fluctuations or interruptions occur.

9. OUR LIABILITY

- 9.1 The *Trade Practices Act 1974* and other laws imply certain conditions, warranties and rights into contracts that cannot be excluded or limited.
- 9.2 Unless one of these laws requires it, *we* give no condition, warranty or undertaking, and *we* make no representation to *you* about the condition or suitability of electricity, its quality, fitness or safety, other than those set out in this contract.
- 9.3 Any liability *we* have to *you* under these laws that cannot be excluded but that can be limited is (at *our* option) limited to:
 - (a) providing equivalent goods or services provided under this contract to your supply address; and
 - (b) paying you the cost of replacing the goods or services provided under this contract to your supply address, or acquiring equivalent goods or services.
- 9.4 We are not otherwise liable to you for any loss you suffer as a result of:
 - (a) the supply of electricity by **us**;
 - (b) any restrictions imposed upon your consumption of electricity;
 - (c) or the failure or the discontinuance of the supply of electricity from *our equipment* for any reason or cause whatsoever; and
 - (d) any loss or damage or injury resulting from the restoration of supply after any period of loss of supply arising from any cause;

if we have not been negligent or have not acted in bad faith.

- 9.5 You will indemnify us against any claims for loss or damage made by any person arising from:
 - (a) the supply of electricity by **us** to **your** premises;
 - (b) any restriction imposed upon the consumption of electricity; and
 - (c) the failure or discontinuance of the supply of electricity from *our equipment* to *your* premises.
- 9.6 *You* are responsible for safeguarding *your* equipment from loss or damage that may arise from the supply of electricity by *us*.

10. PRICE FOR SERVICES PROVIDED

- 10.1 *Our* current tariffs and charges for the *sale and supply services* and other services are set out in the *price list* published from time to time and available on the RAES website: <u>www.sa.gov.au/energy/raes</u>.
- 10.2 *Our price list* explains the conditions that need to be satisfied for each particular tariff.
- 10.3 If, at the time this contract is published, *we* are already selling *you* electricity at *your supply address*, the tariff and other charges currently applying to *you* for *sale and supply services* at the *supply address* will continue to apply, until *we* inform *you* in accordance with Clause 122.
- 10.4 If *we* are not already selling *you* electricity at *your supply address*, the tariff and other charges applying to *you* will be as set out in *our price list*.
- 10.5 In some cases, *you* will be able to select a tariff to apply to *you*. In those cases, if *you* do not choose a tariff, *we* will assign one to *you*.

11. FEES AND CHARGES

- 11.1 Upon request, *we* will supply a copy of the fees and charges associated with the following services. Any new fees and charges will operate from the day stated by *us*.
- 11.2 Application and connection fees may apply:
 - (a) upon application by you for the supply of electricity, we may charge you an application fee. There may also be a fee to connect your premises to our equipment.
- 11.3 Consumption (tariff) charges may apply:
 - (a) we will issue **you** with periodic accounts. These accounts must be paid by the due dates specified on the accounts. **You** will be liable to pay **us** an amount based on the meter reading or **our** estimate of the meter reading where access to the meter has not been obtained.
- 11.4 Supply charges may apply:
 - (*a*) as well as charges based on consumption, *you* will be required to pay a supply charge which will be shown on the periodic account.

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- 11.5 A final meter reading fee may be payable:
 - (a) in order to conduct a final meter reading, we may need to attend your premises; and
 - (b) if you return to your premises after a final reading has been carried out, we may charge you a further application fee for the re-establishment of your account.
- 11.6 Security for payment may apply:
 - (a) we may require you to provide a security deposit at the time you make an application for connection, or an application for re-connection after being disconnected, or before selling electricity to you; and
 - (b) we will determine the amount of the deposit in line with the *Commission's* determinations for average quarterly and monthly bills.
- 11.7 Personal call fees may apply:
 - (a) if we visit your premises to collect any money owed by you to us, or to disconnect the supply of electricity, we may charge a call fee.
- 11.8 Special meter reading fees may apply:
 - (a) special meter reading fees may be charged by *us* if *you* challenge the accuracy of *our* meter readings or if *we* are unable to read the meter as part of *our* normal routine. *We* may charge *you* a fee, if, at *your* request, *we* visit *your* premises to carry out a special reading.
- 11.9 Disconnection fees may apply:
 - (a) charges will apply for the disconnection (and subsequent) re-connection of supply for any transgression of *your* responsibilities as detailed in Clause 29.
- 11.10 Meter accuracy test charges may apply:
 - (a) where you request a check of the meter accuracy you must pay the reasonable charge of testing the meter in advance. If we determined that the meter accuracy is outside of limits of industry standards (i.e. >3% of actual usage) then we will render you an account based on our best estimates of the amount of electricity that you would have used if your meter had been accurate;
 - (b) any such adjustment will be limited to the three previous account periods; and
 - (c) any amount overcharged will be credited to *your* next account. If overcharging has occurred, the advanced payment for the meter check will be deducted from *your* next account.

12. VARIATIONS TO THE TARIFFS AND CHARGES

- 12.1 When we vary the tariffs and charges we will notify you of these changes by giving you at least 20 business days prior notice.
- 12.2 If the conditions applying to *your* tariffs and charges change so that the previous tariffs and charges no longer apply to *you*, *we* can decide which tariffs and charges will apply.

13. SWITCHING TARIFFS

13.1 You must tell us if your circumstances relating to your tariff or charge change. If you think you satisfy all of the conditions applying to another tariff or charge, you can ask us to review your current circumstances to see whether that tariff or charge can apply to you.

14. CHANGES TO THE TARIFF RATES AND CHARGES DURING A BILLING CYCLE

- 14.1 If a tariff or charge applying to *you* changes during a *billing cycle*, *your* bill for that *billing cycle* will be calculated on a *pro rata* basis using:
 - (a) the old tariff or charge up to and including the date of change; and
 - (b) the new tariff or charge from that date to the end of the *billing cycle*.

15. CHANGES TO THE TARIFF TYPE DURING A BILLING CYCLE

- 15.1 If the type of tariff or charge applying to *you* changes during a *billing cycle*, *your* bill for that *billing cycle* will be calculated using:
 - (a) the old tariff or charge up to and including the date of change; and
 - (b) the new tariff or charge from that date to the end of the *billing cycle*.

16. GOODS AND SERVICES TAX (GST)

- 16.1 The amounts specified in the *price list* from time to time are (or will be) stated to be inclusive of GST. Apart from these amounts there may be other amounts paid by *you* or by *us* under this contract that are payments for 'taxable supplies' as defined for GST purposes. To the extent permitted by law, these other payments will be increased so that the GST payable on the taxable supply is passed on to the recipient of that taxable supply.
- 16.2 Any adjustments for GST under this Clause will be made in accordance with the requirements of the *Trade Practices Act 1974*.

17. BILLING

- 17.1 We will send a bill to you as soon as possible after the end of each billing cycle.
- 17.2 The bill will be in a form and contain such information as is required by *our licence*.
- 17.3 We must send a bill:
 - (a) to you at the address nominated by you; and
 - (b) to a person authorised in writing by you to act on your behalf at the address specified by you.
- 17.4 If *we* fail to issue a bill following the end of a *billing cycle*, *we* will offer *you* the option of paying for any electricity used during the relevant *billing cycle* under an instalment plan. The maximum period of that instalment plan will be the greater of the period during which *we* did not bill *you* or twelve months.

18. CALCULATING THE BILL

- 18.1 The amounts *you* owe under this contract at the end of each *billing cycle* will be calculated based on the application of the prices set out in *our price list* to:
 - (a) information obtained from reading your meter or from using an approved estimating system; and
 - (b) the amount for any other services supplied under this contract during the *billing cycle*.

19. ESTIMATING THE ELECTRICITY USAGE

- 19.1 If *your* meter is unable to be read for any reason (for example, access to the meter cannot be gained, or the meter breaks down or is faulty), *we* can estimate how much electricity was supplied to *your supply address* by using other information (such as *your* previous bills or *your* electricity usage history).
- 19.2 If *your* meter is subsequently able to be read, the bill will be adjusted for the difference between *our* estimate and the actual amount of electricity used, based on the reading of the meter.
- 19.3 If *your* meter was unable to be read due to *your* actions, *we* may impose the charge in the *price list* for arranging for *your* meter to be read at a subsequent time.

20. PAYING YOUR BILL

- 20.1 The amount *you* must pay, the due date and the method of payment for the services *we* provide under this contract will be set out in the bill sent to *you*.
- 20.2 You can pay the bill using any of the payment methods listed on the bill. If a payment you make is dishonoured (e.g. where a cheque or credit card payment is not honoured), and we incur a fee as a result, you must reimburse us the amount of that fee.

21. LATE PAYMENTS

21.1 If *you* do not pay *your* account on time, *you* may be required to pay *our* reasonable costs of recovering that amount from *you*. *You* may also be required to pay interest on the outstanding amounts.

22. DIFFICULTIES IN PAYING

- 22.1 If *you* have difficulties paying *your* bill, *you* should contact *us* as soon as possible. *We* will provide *you* with information about various payment options and, where applicable, payment assistance.
- 22.2 *We* are required to identify situations where *you* may be experiencing difficulties in paying *your* bill. In such cases, *we* will offer *you* the opportunity to pay *your* bill under an instalment plan and provide *you* with information about various payment options and, where applicable, payment assistance.

23. UNDERCHARGING

- 23.1 Where *you* have been undercharged *we* will inform *you* and *we* may recover from *you* any amount *you* have been undercharged.
- 23.2 We must offer you the opportunity to pay this amount in instalments over the same period of time during which you were undercharged.

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24. OVERCHARGING

- 24.1 Where *you* have been overcharged, *we* will inform *you* and follow the required procedures for repaying the money.
- 24.2 Where the amount overcharged is \$100 or less, and *you* have already paid that amount, the amount will be credited to *your* next bill. Where the amount overcharged is more than \$100, and *you* have already paid that amount, *we* must ask *you* whether the amount should be credited to *your* account, repaid to *you* or paid to another person, as directed by *you*.

25. REVIEWING YOUR BILL

- 25.1 If *you* disagree with the amount *you* have been charged, *you* can ask *us* to review *your* bill. The review will be undertaken in accordance with the requirements of *our licence*.
- 25.2 If *your* bill is being reviewed, *you* are still required to pay the greater of:
 - (a) the portion of the bill which you do not dispute; and
 - (b) an amount equal to the average of *your* bills in the last 12 months.
- 25.3 You must also pay any future bills.

26. SECURITY DEPOSITS

- 26.1 Where *you* have paid a security deposit, *we* must pay *you* interest on the deposit at a rate and on terms required by *our licence*.
- 26.2 *We* may use *your* security deposit, and any interest earned on the security deposit, to offset any amount *you* owe under this contract:
 - (a) if you fail to pay a bill and, as a result, we arrange for the disconnection of your supply address; and
 - (b) in relation to a final bill (i.e. the bill *we* issue when *you* stop buying electricity from *us* at *your supply address*).
- 26.3 If *you* are purchasing electricity for business use, *we* may request that *you* increase the amount of *your* security deposit in accordance with *our licence*.

27. DISCONNECTION OF SUPPLY

- 27.1 Subject to the requirements of *our licence, we* can arrange for the disconnection of *your supply address* if:
 - (a) you do not pay your bill by the last day for payment and, in the case of residential Customers, you refuse to agree to an instalment plan or payment option offered by us;
 - (b) you fail to comply with the terms of an agreed instalment plan or payment option;
 - (c) you use electricity illegally or breach Clause 30;
 - (d) you otherwise do not comply with the Customer Sale Contract or Conditions of Supply;
 - (e) you prevent the exercise by us of our rights under this contract or any legislation;
 - (f) you make or have made any false statement to us in connection with the supply of electricity to you;
 - (g) you deal with the electricity supplied in such a manner that you interfere with the supply of electricity to others;
 - (*h*) in *our* opinion, *your equipment* is in a dangerous condition;
 - (*i*) in *our* opinion, for any reason, it is unsafe or impractical to continue supply;
 - (*j*) you fraudulently obtain a supply of electricity from us; and
 - (*k*) *we* are entitled or required to do so under the conditions of *our licence* or by law (such as in the case of an emergency or for health and safety reasons).
- 27.2 You may request us to disconnect your supply address, provided you have given us at least three business days prior notice. This request must be made in writing, in person at one of our offices or by telephone.
- 27.3 *We* must comply with the conditions of *our licence* (such as giving *you* the required notices and warnings) before arranging for the disconnection of *your supply address*.

28. RE-CONNECTION AFTER DISCONNECTION

- 28.1 Where *we* have disconnected *your* supply address in accordance with *our* licence, *we* must use *our* best endeavours to re-connect *you* within a time agreed with *you*, subject to (where relevant):
 - (a) the reasons for disconnection being rectified; and
 - (b) you agreeing to pay our reasonable charges for re-connection.

29. WHAT YOU ARE RESPONSIBLE FOR

- 29.1 *You* are responsible for:
 - (a) ensuring safe and convenient access for *our* electricity officers to *your supply address* for the purposes expressed in Clause 32.1, and responding promptly to any request made by *us* regarding such access;
 - (b) maintaining the electrical installation at *your supply address* in a safe condition;
 - (c) ensuring that any changes to the electrical installation at *your supply address* are performed by an electrician lawfully permitted to do the work and that *you* keep a Certificate of Compliance issued in respect of any of the changes;
 - (d) ensuring that the electrical installation at *your supply address* complies at all times with the requirements of Service Rules (Part B attached);
 - (e) the protection and safekeeping of our equipment located at your supply address;
 - (f) ensuring that any structures and vehicles are kept clear of *our equipment*;
 - (g) ensuring a Notice of Alteration form is forwarded to *us* by *you* or *your* electrician when *you* increase *your* electricity supply requirements by installing additional electrical appliances or equipment of capacity 2.5kW or greater;
 - (h) seeking our approval prior to installing any additional appliances or equipment of total capacity 5kW or greater, so that we can assess the ability of our network and your connection to the network to meet your additional requirements and advise you of the connection conditions and if any additional work is required and the associated costs (if any);
 - (*i*) providing sufficient information to *us*, on request, so that *we* can calculate the electricity used by any un-metered loads that *you* have; and
 - (*j*) where information on *your* un-metered load has been provided to *us* advising *us* whenever there is a change to this un-metered load.

30. WHAT YOU MUST NOT DO

- 30.1 *You* must not:
 - (a) allow electricity supplied by *us* to be used other than at the *supply address* and in accordance with this contract;
 - (b) use at the supply address electricity supplied for use at another supply address;
 - (c) sell electricity to any other person except in accordance with a licence issued by the *Commission* or with an exemption granted under the *Act*;
 - (d) tamper with, or permit tampering with, the meter or associated equipment;
 - (e) allow electricity supplied to the supply address to by-pass the meter;
 - (f) damage or interfere in any way with our equipment;
 - (g) make a connection to **our** distribution network or increase the capacity of an existing service point;
 - (*h*) allow a person who is not an electrician lawfully permitted to do the work to perform any work on the electrical installation;
 - (*i*) give *us* false information about which tariff and charges should apply to *you*;
 - (*j*) use electricity supplied under a specific tariff for a purpose other than as contemplated by that tariff;
 - (*k*) otherwise use electricity or tamper with *your* electrical installation in a way contemplated as improper or illegal under current legislation;
 - (*l*) install appliances or equipment of total capacity 5kW or greater without receiving *our* approval, to allow *us* to determine if additional works are required and the associated costs (if any); and
 - (m) use, or cause to be used, electricity in a manner that:

-interferes with our distribution network;

-interferes with the supply or quality of supply, to other Customers; and

-causes damage or interference to any third party.

31. ILLEGAL USE

- 31.1 If you have breached Clause 30 of this contact, we may, in accordance with our licence:
 - (a) estimate the amount of electricity so obtained and bill you for that amount;
 - (b) recover that amount from **you**, as well as costs and interest; and
 - (c) disconnect your supply address immediately.

32. ACCESS TO YOUR SUPPLY ADDRESS

- 32.1 We may enter and remain in your supply address to:
 - (a) inspect electrical installations to ensure that it is safe to connect or re-connect electricity supply;
 - (b) take action to prevent or minimise an electrical hazard;
 - (c) investigate a suspected theft of electricity;
 - (d) read or check the accuracy of the electricity meter;
 - (e) examine electrical installations to determine load classifications;
 - (f)install, repair, replace or remove electricity meters, control apparatus and other electrical installations;
 - (g) reinstate supply following a supply interruption; and
 - (h) disconnect electricity supply for safety or non-payment reasons.
- 32.2 Only *our* electricity officers who are appointed in accordance with Part 4 of the *Act* may enter into or remain on *your supply address* for the purposes set out in Clause 32.1.
- 32.3 You do not have to give access under Clause 32.1 to someone who does not, when you ask:
 - (a) identify himself or herself as one of our employees or agents;
 - (b) identify himself or herself as **our** electricity officer appointed in accordance with Part 4 of the **Act**; and
 - (c) produce a proper identity card issued by us.
- 32.4 We must give you reasonable notice before coming onto your supply address unless:
 - (a) it is an emergency; and
 - (b) an occupier of the *supply address* has agreed.
- 32.5 Where *your supply address* contains a hazard *you* must provide *our* authorised officers with safe access to *your supply address* including any necessary protective clothing.

33. VACATING A SUPPLY ADDRESS

- 33.1 You must give us at least three business days notice of your intention to vacate your supply address, together with a forwarding address for your final bill.
- 33.2 When *we* receive the notice, *we* must arrange for *your* meter to be read on the date specified in *your* notice (or as soon as possible after that date if *you* do not give access to *your* meter on that date) and for a final bill to be sent to *you* at the forwarding address stated in *your* notice.
- 33.3 If you do not give *us* the required notice, or if *you* do not give *us* access to *your* meter, *you* will be responsible for all electricity used at the *supply address* until *we* become aware that *you* have vacated *your supply address* and *we* arrange for *your* meter to be read.

34. INFORMATION WE NEED

34.1 **You** must provide *us* with all information *we* reasonably require for the purposes of this contract. All information *you* provide must be correct. **You** must tell *us* if information *you* have provided to *us* changes (for example, if *your* address changes, or the purpose for which *you* are buying electricity changes).

35. WE CAN AMEND THIS CONTRACT

35.1 *We* can amend *our* contract with *you* at any time in accordance with Section 36 of the *Act*, provided the amendments satisfy the requirements of *our licence*. Any amendment will take effect from the date referred to in the *Gazette*.

36. NOTICES

- 36.1 Unless this document or *our licence* says otherwise (for example, where phone calls are allowed), all notices must be sent in writing.
- 36.2 We can send notices to you at your supply address or the most recent address that we have for you. If a notice is sent by post, we can assume that you have received the notice on the second business day after it was sent.

37. PRIVACY AND CONFIDENTIALITY

- 37.1 Subject to Clause 37.2 of this contract, we must keep information about you confidential.
- 37.2 *We* may, however, disclose information about *you*:
 - (a) if required or permitted by law to do so;
 - (b) if we are permitted by our licence to do so, such as to a law enforcement agency; and
 - (c) where **you** give **us** written consent.

38. FORCE MAJEURE

- 38.1 If but for this Clause, either party would breach this connection and supply contract due to the occurrence of a force majeure event:
 - (a) the obligations of the party under this contract, other than an obligation to pay money, are suspended to the extent to which they are affected by the force majeure event for so long as the force majeure event continues; and
 - (b) the affected party must use its *best endeavours* to give the other prompt notice of that fact including full particulars of the force majeure event, an estimate of its likely duration, the obligations affected by it and the extent of its effects on those obligations and the steps taken to remove, overcome or minimise those effects.
- 38.2 For the purposes of this Clause, if the effects of a force majeure event are widespread we will be deemed to have given *you* prompt notice if *we* make the necessary information available by way of a 24 hour telephone service within 30 minutes of being advised of the force majeure event or otherwise as soon as practicable.
- 38.3 Either party relying on this Clause by claiming a force majeure event must use its *best endeavours* to remove, overcome or minimise the effects of that force majeure event as quickly as practicable.
- 38.4 Nothing in this Clause will require a distributor or a customer to settle an industrial dispute which constitutes a force majeure event in any manner other than the manner preferred by that distributor or a customer.

39. APPLICABLE LAW

39.1 The laws of South Australia govern this contract.

40. OUR EQUIPMENT AND ASSOCIATED CONNECTIONS

- 40.1 To supply electricity in the most effective manner to **you** and/or to **our** other **Customers** it may be necessary for **us** to place **our equipment** on **your** premises. **We** may place the following equipment or carry out the following works on **your** premises when, in **our** opinion, electricity can most effectively be supplied by doing so:
 - (a) mains leading to or from your service point;
 - (b) mains leading to or from any transformer or other equipment of *ours* on *your* premises;
 - (c) service lines to other *Customers* not requiring the placing of poles on *your* property;
 - (d) transformers;
 - (e) other equipment; and
 - (f) all such works incidental or ancillary to the placement of *our equipment* on *your* premises.
- 40.2 *Our equipment* may be placed above ground or underground and it may be attached to any building or structure at *your* premises. *Our equipment* and the *service point* will be placed at a location specified by *us*.
- 40.3 The installation and maintenance of infrastructure beyond the service point (excluding *our equipment*) is *your* responsibility.

- 40.4 Meters and other equipment owned by *us* will be placed in a location acceptable to *us*. *We* will need safe and un-obstructed access to *our equipment* at all times. *You* may be required to provide *us* with an easement before *our equipment* can be installed. Such easements will be provided by *you* to *us* without charge.
- 40.5 You must provide and maintain an approved, weatherproof and vandal resistant container or enclosure for our meters, fuses, circuit breakers and other equipment as specified at the time that electricity is first connected or at the time of any upgrading or alterations to the supply. If you want to lock the container or enclosure or any gate or door that prevents our access to our equipment, you must contact us to make arrangements that suit us.
- 40.6 Unless authorised, only *we* may connect *our equipment* to *your* equipment and if either *you* or anyone else makes that connection, legal proceedings and penalties are likely. If permission is granted to a person to connect *our equipment* to *yours* then that person must be an 'A' Class licensed electrician and must include reference to the meter including meter number and reading and appropriate test carried out on the Electrical Certificate of Compliance form.
- 40.7 When *your equipment* has been disconnected for an extended period of time (12 months or greater) or any alterations made during the period of disconnection, *we* will require a valid Electrical Certificate of Compliance. Notwithstanding the above, for safety reasons, *we* reserve the right to request a valid Electrical Certificate of Compliance prior to re-connection.

41. ADDITIONAL WORKS

- 41.1 When *we* connect or vary the connection to *your* premises (and maybe other premises as well as *yours*), *we* may have to do more work than would usually be required. If so, *we* will provide *you* with a quotation for the cost of that additional work and *we* reserve the right to ask *you* to contribute to the cost of that work.
- 41.2 *We* may request that payment of *your* contribution is made by the payment of a lump sum before work commences or by instalments. If it is paid by instalments, *we* may require a bank or other guarantee to support that *you* will meet all of the instalments.

42. OWNERSHIP, INTERFERENCE WITH AND REMOVAL OF OUR EQUIPMENT

42.1 **Our equipment** placed on **your** premises will always remain **our** property even if **you** have contributed to the cost of installation. **You** must not damage or otherwise interfere with **our equipment** and **you** must ensure that no-one else does. **We** reserve the right to modify, remove or replace **our** equipment at any time.

43. YOUR EQUIPMENT

- 43.1 Before *we* connect *your equipment* to *our* supply, *we* need to be satisfied that *your equipment* is installed in accordance with all appropriate laws, standards and the Service Rules (Part B attached).
- 43.2 To do this, *we* may need to inspect and test *your* equipment. Any tests and inspections that *we* carry out are for *our* information and are not to check the overall state of *your equipment*.
- 43.3 We may charge you a fee for carrying out such inspections and testing. We will not be liable to you or anyone else if your equipment fails or is defective. We reserve the right to refuse to allow your equipment to be connected to our equipment and we will not be liable for the consequences of any such refusal.

44. MAKING CHANGES TO YOUR EQUIPMENT

- 44.1 If *you* wish to change *your* supply requirements or install additional electrical appliances or equipment with a total capacity greater than 2.5 Kilowatts (kW), *you* must let *us* know before doing so.
- 44.2 Advice should be forwarded to us on the 'Notice of Alteration' form. Contact the LD for copies.
- 44.3 Our consent to any alteration or addition to *your* supply requirements must be given before the change is made because the change may result in the overloading of *our equipment*. This could cause damage to both *your equipment* and *our equipment* and may create unsafe conditions. If changes are made without *our* consent and overloading or other damage results, *you* will be responsible for the cost of repairs to *our equipment*, the equipment of any other *Customer* and *your* own equipment.

45. SERVICE RULES

- 45.1 The Service Rules provide details on the characteristics of the electricity supply *we* provide to *your* premises and the technical requirements of *your* installation.
- 45.2 Your installation must comply with the requirements of the Service Rules (Part B attached).

46. SUPPLY INTERRUPTIONS

46.1 *We* will endeavour to provide *you* with a continuous supply of electricity. However, circumstances may arise where supply may fail or *we* may be required to interrupt or ration *your* supply. Wherever possible, early notice of the interruption or restrictions will be given through the media or via *our LD*.

47. INFORMATION

47.1 *We* will provide any information required under current legislation, relating to the supply of electricity, providing the appropriate fees and charges are paid (if applicable).

48. QUERIES AND COMPLAINTS

48.1 If *you* have a query or a complaint relating to the <u>sale of electricity</u> by *us* to *you*, or this contract generally, *you* may contact *us* as follows (as updated and notified to *you* from time to time):

Energy Markets and Programs, G.P.O. Box 1264, Adelaide, S.A. 5001, or call (08) 8226 5500.

48.2 If *you* have a query or complaint relating to the <u>connection or supply of electricity</u> to *your* premises or property, *you* should contact the *LD*.

VINCE DUFFY, Executive Director, Energy Markets and Programs Division, Department for Manufacturing, Innovation, Trade, Resources and Energy (DMITRE)

ESSENTIAL SERVICES COMMISSION ACT 2002

Price Determination

NOTICE is hereby given that:

1. On 25 September 2012, the Essential Services Commission made a price determination under the Essential Services Commission Act 2002, as authorised by Regulation 3 of the Essential Service Commission Regulations 2004, regulating conditions relating to prices of essential maritime services.

2. The price determination describes the requirement for providers of essential maritime services to publish a list of prices upon their websites and for the reporting of related information to and monitoring by, the Essential Services Commission.

3. The price determination will take effect from 31 October 2012 and continues in effect up to and including 30 October 2017.

4. The Essential Services Commission will review the need for and if necessary, the form of ongoing regulation of essential maritime services prior to the expiry of the price determination.

5. A copy of the price determination and the statement of reasons may be inspected or obtained from the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide and is also available at <u>www.escosa.sa.gov.au</u>.

6. Queries in relation to the price determination may be directed to the Essential Services Commission, 8th Floor, 50 Pirie Street, Adelaide. Telephone (08) 8463 4444, Freecall 1800 633 592 or email escosa@escosa.sa.gov.au.

Execution

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

Dated 25 September 2012.

P. WALSH, Chairperson, Essential Services Commission

FIRE AND EMERGENCY SERVICES ACT 2005 SECTION 4

Establishment of Areas for Fire and Emergency Services

I, DAVID WILLIAM PLACE, the Chief Executive Officer of the South Australian Fire and Emergency Services Commission, hereby establish the following Fire District (Mount Gambier) as set out in Rack Plan No. 1063, lodged in the Surveyor-General's Office at Adelaide. This notice will come into operation on 8 October 2012.

Dated 24 September 2012.

D. PLACE, Chief Executive, SAFECOM

FIRE AND EMERGENCY SERVICES ACT 2005 Establishment of SACFS

I, GREGORY HUGH NETTLETON, the Chief Officer of the South Australian Country Fire Service, in accordance with Division 5, Section 68 (1) (*a*) of the Fire and Emergency Services Act 2005, hereby establish a SACFS Brigade to be known as SA Water CFS Brigade.

Dated 1 October 2012.

G. NETTLETON, Chief Officer, SA Country Fire Service

HEALTH CARE ACT 2008

NOTICE BY THE MINISTER

Declaration of Authorised Quality Improvement Activity and Authorised Person under Section 64

TAKE notice that I, John Hill, Minister for Health and Ageing, pursuant to Sections 64 (1) (a) (i) and (b) (i) do hereby:

DECLARE the Activities described in the Schedule to this declaration (the Activities) to be authorised quality improvement activities to which Part 7 of the Act applies; and

DECLARE the Person or group of Persons (including a group formed as a committee) described in the Schedule to this declaration (the Persons) to be an authorised entity for the purposes of carrying out the authorised quality improvement activities to which Part 7 of the Act applies,

being satisfied that:

- (a) the performance of the activities within the ambit of the declaration and the functions or activities of the person or group of persons within the ambit of the declaration, would be facilitated by the making of the declaration; and
- (b) that the making of the declaration is in the public interest.

Dated 26 September 2012.

JOHN HILL, Minister for Health and Ageing

SCHEDULE

Declaration of Authorised Quality Improvement Activity and Authorised Person under Section 64

Activity	Person or Group of Persons	
Incident Review Quality	Modbury Hospital and Primary Health Care	
Improvement	North—Incident Review Panel	
Clinical Cancer Registry	Lyell McEwin Hospital— Clinical Cancer Registry	

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Woolworths Limited has applied to the Licensing Authority for a Retail Liquor Merchant's Licence in respect of premises situated at Shop 6, Mawson Central, 9-15 Main Street, Mawson Lakes, S.A. 5095 and to be known as BWS (Beer Wine Spirits).

The application has been set down for hearing on 31 October 2012 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 24 October 2012).

The applicant's address for service is c/o Clelands Solicitors, 208 Carrington Street, Adelaide, S.A. 5000 (Attention: Rinaldo D'Aloia).

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 27 September 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 D. M. McGee Pty Ltd has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at 155 Murray Street, Gawler, S.A. 5118 and known as Exchange Tavern.

The application has been set down for hearing on 18 October 2012 at 11.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least 11 days before the hearing date (viz: 29 October 2012).

The applicant's address for service is c/o Clelands Lawyers, G.P.O. Box 627, Adelaide, S.A. 5001 (Attention: Rinaldo D'Aloia).

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 28 September 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 Peter Thanissorn and Suree Thanissorn have applied to the Licensing Authority for a Restaurant Licence with Section 34 (1) (c) in respect of premises situated at Burnside Village Shopping Centre, Tenancy 109, 447 Portrush Road, Glenside, S.A. 5065 and to be known as Aharn Thai Restaurant.

The application has been set down for hearing on 5 November 2012 at 11.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 29 October 2012).

The applicants' address for service is c/o Judy Koh, Solicitor, 23A Payneham Road, College Park, 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 28 September 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 CJ & Peace Pty Ltd as trustee for CJ & Peace Trust has applied to the Licensing Authority for a Restaurant Licence with Section 34 (1) (*c*) in respect of premises situated at 128 Wakefield Street, Adelaide, S.A. 5000 and to be known as La Bon Table.

The application has been set down for hearing on 5 November 2012 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 29 October 2012).

The applicant's address for service is c/o Martin Lee, Suite 412, 33 Pirie 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 28 September 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 Daniel James Crawford, Jonathon David Crawford and Madeleine Natalie Crawford have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 48 Dudley Hermanns Road, Tungkillo, S.A. 5236 and to be known as Crawford Cattle.

The application has been set down for hearing on 5 November 2012 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicants at the applicants' address, at least seven days before the hearing date (viz: 29 October 2012).

The applicants' address for service is c/o Donaldson Walsh Lawyers, G.P.O. Box 2873, Adelaide, S.A. 5001 (Attention: Tim Duval).

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 28 September 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 Pentad Pty Ltd has applied to the Licensing Authority for a Restaurant Licence, with Extended Trading Area (Outdoor Dining) and Section 34(1)(c) Authorisation in respect of premises situated at 210 The Parade, Norwood, S.A. 5063 and to be known as Samurai Teppanyaki House.

The application has been set down for hearing on 5 November 2012 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 29 October 2012).

The applicant's address for service is c/o Milan Matovic, 40 Wembley Avenue, Hectorville, S.A. 5073.

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

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: Terramin Australia Limited

Location: Brinkley area—Approximately 70 km south-east of Adelaide.

Term: 2 years

Area in km²: 154

Dated 26 September 2012.

Ref.:2011/00288

Plans 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: Renaissance Uranium Pty Ltd

Location: Tanner Dam North area—Approximately 90 km south of Tarcoola.

Pastoral Leases: Yardea, Moonaree

Term: 2 years

Area in km²: 229

Ref.: 2011/00304

Plans 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: Phosphate Australia Limited

Location: Shoal Point area—Approximately 30 km west of Port Lincoln.

Term: 2 years

Area in km^2 : 90

Ref.: 2012/00125

Plans 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 PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of Karte Conservation Park and Peebinga Conservation Park

PURSUANT to Regulations 8 (3) (*a*) and 8 (3) (*d*) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, as Director, Regional Coordination, Partnerships and Stewardship, formerly entitled Director, Public Land Management and Operational Support, Regional Services authorised delegate of the Director of National Parks and Wildlife, close to the public, the whole of Karte Conservation Park and the whole of Peebinga Conservation Park from 6 p.m. on Monday, 12 November 2012 until 6 a.m. on Thursday, 22 November 2012.

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

Dated 27 September 2012.

G. A. PELTON, Director, Regional Co-ordination, Partnerships and Stewardship, Department of Environment, Water and Natural Resources

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Condition Extension of Licence Term Petroleum Exploration Licence—PEL 182

PURSUANT to Section 76A of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that Condition 1 of the abovementioned Petroleum Exploration Licence has been suspended for the period from and including 23 November 2012 to 22 May 2013, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012. The term of PEL 182 has been extended by a period corresponding to the period of suspension, such that PEL 182 will now expire on 22 May 2015.

Dated 26 September 2012.

C. D. COCKSHELL,

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

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Gould Road, Stirling

BY Road Process Order made on 15 June 2012, the Adelaide Hills Council ordered that:

1. An irregularly shaped portion of public road, (Gould Road) situate at the junction of Gould Road and Mount Barker Road and adjoining Allotment 2 in Filed Plan 17125, more particularly delineated and lettered 'A' in Preliminary Plan No. 09/0069 be closed.

2. Transfer the whole of the land subject to closure to J.A. & H.M. Geddes Pty Ltd in accordance with agreement for transfer dated 15 June 2012, entered into between the Adelaide Hills Council and J.A. & H.M. Geddes Pty Ltd.

3. The following easement be granted over portion of the land subject to that closure:

Grant to the Adelaide Hills Council an easement for drainage purposes.

On 7 September 2012 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 90082 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 4 October 2012.

S. TURNER, Acting Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure-Farley Road, Kingston on Murray

BY Road Process Order made on 22 June 2012, the District Council of Loxton Waikerie ordered that:

1. An irregular portion of the public road (Farley Road) adjoining Allotment 11 in Deposited Plan 68961, more particularly delineated and lettered 'A' in Preliminary Plan No. 11/0059 be closed.

2. The whole of the land subject to closure be transferred to Kingston Vineyards Pty Ltd in accordance with agreement to transfer dated 22 June 2012 entered into between the District Council of Loxton Waikerie and Kingston Vineyards Pty Ltd.

On 28 August 2012 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 89861 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 4 October 2012.

S. TURNER, Acting Surveyor-General

TAFE SA ACT 2012

SCHEDULE 1—TRANSITIONAL PROVISIONS CLAUSE 1 (3)

Transfer of Employees

PURSUANT to Clause 1 (3) of Schedule 1 of the TAFE SA Act 2012 ('Clause 1 (3)') and Section 14C of the Acts Interpretation Act 1915, I, Thomas Kenyon, Minister for Employment, Higher Education and Skills, transfer the persons employed by the Chief Executive of the Department of Further Education, Employment, Science and Technology listed in Schedule A to this Notice to the employment of the Chief Executive of TAFE SA.

Pursuant to Section 14C of the Acts Interpretation Act 1915, this Notice will take effect immediately following the commencement of Clause 1 (3).

SCHEDULE A

1. Employees of the Chief Executive of the Department of Further Education, Employment, Science and Technology (DFEEST) who are appointed under the *Public Sector Act 2009*, or who are employed under an agreement made pursuant to the *Fair Work Act 1994*; and

- 1.1 who are, immediately before the commencement of Clause 1 (3), substantively employed to provide education, training or other support services in:
 - 1.1.1 TAFE SA Regional, TAFE SA North Institute and TAFE SA South Institute being technical and further education colleges established under the *Technical and Further Education Act 1975*;
 - 1.1.2 TAFE SA Educational Support Services, a business unit of DFEEST;
 - 1.1.3 Aboriginal Access Centre, a business unit of TAFE SA Regional providing services to the colleges listed in sub-paragraph 1.1.1; and
 - 1.1.4 the Office of TAFE SA, a business unit of DFEEST.
- 1.2 BUT excluding employees who are, immediately before the commencement of Clause 1 (3), substantively employed to provide corporate services to the colleges and business units listed in Paragraph 1.1 under a Service Level Agreement.

2. Employees who, immediately before the commencement of Clause 1 (3) are:

- 2.1 currently working on a term basis in another public sector agency and who have a right of return to duties in the colleges and business units listed in Paragraph 1.1 pursuant to Regulation 6 of the *Public Sector Regulations 2010*; and/or
- 2.2 absent from their substantive duties on any form of paid or unpaid leave and who have a right at the conclusion of such leave to return to employment described in Paragraph 1.1.

Dated 21 September 2012.

TOM KENYON, Minister for Employment, Higher Education and Skills

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		

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

Furnishing Training Package LMF02

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Flat Glass Worker	LMF20411	Certificate II in Glass and Glazing	12 months	1 month
*Glazier	LMF30611	Certificate III in Glass and Glazing	48 months	3 months
*Cooper	LMF31308	Certificate III in Coopering	48 months	3 months

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

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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		

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

Automotive Retail, Service and Repair Training Package AUR05

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
*Brake Mechanic	AUR30611	Certificate III in Automotive Specialist	48 months	3 months
*Motor Mechanic	AUR30611	Certificate III in Automotive Specialist	48 months	3 months
*Engine Reconditioner	Engine Reconditioner AUR31311		48 months	3 months

[4 October 2012

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
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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		

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

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Rail Transport (Civil Infrastructure)	TLI21311	Certificate II in Rail Infrastructure	24 months	2 months
# Stevedoring Employee	TLI21411	Certificate II in Stevedoring	18 months	1 month
# Rail Transport (Civil Infrastructure)	TLI21911	Certificate II in Track Protection	18 months	1 month
	TLI31811	Certificate III in Rail Track Surfacing	18 months	1 month
	TLI31911	Certificate III in Mechanical Rail Signalling	24 months	2 months
	TLI32111	Certificate III in Rail Structures	18 months	1 month
	TLI32511	Certificate III in Rail Infrastructure	18 months	1 month
	TLI32611	Certificate III in Rail Signalling	18 months	1 month

Transport and Logistics Training Package TLI10

*Trade/ #Declared Vocation/ Other Occupation	Code Title		Nominal Term of Training Contract	Probationary Period
# Rail Transport (Civil Infrastructure)	TLI32711	Certificate III in Track Protection	18 months	1 month
	TLI42211	Certificate IV in Rail Network Control	24 months	2 months
	TLI42311	Certificate IV in Rail Infrastructure	24 months	2 months

[4 October 2012

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

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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		

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

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Recreation Industry Worker	SIS20110	Certificate II in Community Activities	12 months	1 month
	SIS20210	Certificate II in Outdoor Recreation	12 months	1 month
	SIS20310	Certificate II in Sport and Recreation	12 months	1 month
	SIS20410	Certificate II in Sport Career Oriented Participation	12 months	1 month
	SIS30110	Certificate III in Aquatics	12 months	1 month
	SIS30210	Certificate III in Community Activity Programs	18 months	1 month
	SIS30310	Certificate III in Fitness	18 months	1.5 months
	SIS30410	Certificate III in Outdoor Recreation	24 months	2 months

Sport, Fitness and Recreation Training Package SIS10

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
	SIS30510	Certificate III in Sport and Recreation	12 months	1 month
	SIS30610	Certificate III in Sport Career Oriented Participation	12 months	1 month
	SIS30710	Certificate III in Sport Coaching	12 months	1 month
	SIS30810	Certificate III in Sports Trainer	12 months	1 month
	SIS40110	Certificate IV in Community Recreation	18 months	1 month
# Recreation Industry Worker	SIS40210	Certificate IV in Fitness	18 months	1 month
	SIS40310	Certificate IV in Outdoor Recreation	24 months	2 months
	SIS40410	Certificate IV in Sport and Recreation	24 months	2 months
	SIS40510	Certificate IV in Sport Coaching	18 months	1 month
	SIS40610	Certificate IV in Sport Development	18 months	1 month
	SIS50110	Diploma of Facility Management	24 months	2 months
	SIS50210	Diploma of Fitness	24 months	2 months
	SIS50310	Diploma of Outdoor Recreation	24 months	2 months
	SIS50410	Diploma of Sport and Recreation Administration	24 months	2 months
	SIS50510	Diploma of Sport Coaching	24 months	2 months
	SIS50610	Diploma of Sport Development	24 months	2 months

SURVEY ACT 1992

Revocation of a Confused Boundary Area

PURSUANT to Section 50 (3) of the Survey Act 1992, notice is given that the Confused Boundary Area in the Town of Paskeville, bounded by West Terrace, Fourth Street, Prices Road and Railway Terrace North, is revoked.

Dated 4 October 2012.

P. M. KENTISH, Surveyor-General

Ref: Filed Plan 56099

WATER INDUSTRY ACT 2012 (SECTION 35) PRICING ORDER

For the Regulatory Period 1 July 2013-30 June 2016

PURSUANT to Section 35 (4) of the Water Industry Act 2012 (the Act), the Treasurer hereby issues the following pricing order (this Order):

- 1. Interpretation
 - 1.1 Where a term used in this Order is defined in the Act, it has the meaning given in the Act.
 - 1.2 In this Order, unless the contrary intention appears:

determination means a determination of the Commission under Section 35 of the Act and Part 3 of the Essential Services Commission Act 2002 (the ESC Act) made in respect of retail services;

drinking water retail service means a retail service constituted by the sale and supply of water of a quality fit for human consumption;

initial regulatory period means the three year period commencing 1 July 2013;

NWI Pricing Principles means the National Water Initiative Pricing Principles 2010 agreed by Australian governments as the basis for setting water prices/ charges in their jurisdictions, as amended or replaced from time to time;

NWI Principles for Recovering the Costs of Water Planning and Management Activities means the Principles for recovering the costs of water planning and management activities which form part of the NWI Pricing Principles, as amended or replaced from time to time;

NWI Principles for the Recovery of Capital Expenditure means the Principles for the recovery of capital expenditure which form part of the NWI Pricing Principles, as amended or replaced from time to time;

NWI Principles for Urban Water Tariffs means the Principles for urban water tariffs which form part of the NWI Pricing Principles, as amended or replaced from time to time;

sewerage retail service means the sale and supply of sewerage services for the removal of sewage.

2. Application

- 2.1 This Order is to take effect from the date that it is signed.
- 2.2 Part 3 of this Order is to apply to any determination.
- 2.3 Part 4 of this Order is to apply to a determination in respect of the following retail services for the initial regulatory period:
 - 2.1.1 drinking water retail services provided by SA Water;
 - 2.1.2 sewerage retail services provided by SA Water, (such services referred to in Part 4 of this Order as 'a relevant service' or 'the relevant services').

3. Adoption of NWI Pricing Principles

- 3.1 The Commission must adopt or apply the NWI Pricing Principles (other than the Principles for Recovering the Costs of Water Planning and Management Activities) when making a determination, to the extent that those, or any of those, principles are relevant to the determination in question.
- 3.2 In the case of a determination to which Part 4 of this Order applies, Clause 3.1 applies subject to Part 4 of this Order.
- 4. SA Water Drinking Water and Sewerage Retail Services
 - 4.1 The Commission must adopt or apply the following parameters, principles or factors when making a determination to which this Part applies:
 - 4.1.1 The initial regulatory period must be adopted as part of the determination.
 - 4.1.2 The determination must only determine the revenue which may be derived from the provision of such services.
 - 4.1.3 The determination must determine separate revenue controls for drinking water retail services and sewerage retail services.
 - 4.1.4 In respect of each relevant service, the determination may apply either a revenue cap control, an average revenue control, or a combination of both of those forms of revenue control.
 - 4.1.5 The determination must not establish, or require the establishment of, a revenue control for a relevant service based on customer class or location.
 - 4.1.6 The determination must include a mechanism which allows for the adjustment of the allowable revenue to be derived where the Commission determines there to be a relevant and material variation between forecast and actual rates of water consumption or sewerage connections.
 - 4.1.7 The determination must adopt or apply the NWI Principles for the Recovery of Capital Expenditure, subject to the following:
 - 4.1.7.1 the determination must adopt the initial regulated asset base for SA Water as at 1 July 2013 to be specified by the Treasurer in a subsequent pricing order issued under Section 35 of the Act;
 - 4.1.7.2 the determination must allow SA Water to recover the efficient cost of assets to be acquired over the course of the initial regulatory period which are required to support activities that SA Water is required to provide in accordance with a direction under Section 6 of the Public Corporations Act 1993;
 - 4.1.7.3 for the avoidance of doubt, the Commission must only adopt or apply Principle 6 of the NWI Principles for the Recovery of Capital Expenditure in relation to contributed assets that SA Water acquires after 1 July 2013.
 - 4.1.8 The determination must adopt or apply Principle 1 of the NWI Principles for Urban Water Tariffs, subject to the following:
 - 4.1.8.1 in relation to costs relating to externalities (including water planning and management), the determination must only allow SA Water to recover such costs as are attributable to and payable by SA Water in accordance with the law, including a direction under Section 6 of the Public Corporations Act 1993;

- 4.1.8.2 the determination must allow SA Water to recover such costs (less any relevant contributions to such costs that it receives) that are attributable to activities that SA Water is required to provide in accordance with a direction under Section 6 of the Public Corporations Act 1993, and are either:
 - (i) specified in the relevant direction, or if not so specified,
 - (ii) determined by the Commission to be efficient.

5. Variation

5.1 This Order may be varied by a subsequent pricing order issued under Section 35 of the Act.

Dated 24 September 2012.

JACK SNELLING, Treasurer

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 4 October 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 Rundle Street, Adelaide. p11

ADELAIDE HILLS COUNCIL Emmett Road, Crafers West. p1

CAMPBELLTOWN CITY COUNCIL Franklin Court, Paradise. p9 Hardy Street, Paradise. p9 Hardy Court, Paradise. p9 Day Street, Paradise. p9

TOWN OF GAWLER In and across St Albans Road, Evanston Park. p16 and 17 Stanley Street, Evanston Park. p16 Across and in Urlwin Avenue, Evanston Park. p17

CITY OF MITCHAM Quinlan Avenue, St Marys. p10 Paul Street, St Marys. p10 Across and in Brookman Avenue, St Marys. p10

DISTRICT COUNCIL OF MOUNT BARKER Coppins Road, Littlehampton. p18

CITY OF ONKAPARINGA Across and in Main South Road, Aldinga. p6 and 7

CITY OF PORT ADELAIDE ENFIELD Cormack Road, Wingfield. p4 Plymouth Road, Wingfield. p4 Wingfield Road, Wingfield and Dry Creek. p5 Pipers Avenue, Windsor Gardens. p15 Across and in Heather Avenue, Windsor Gardens. p15 Lassie Avenue, Windsor Gardens. p15 CITY OF UNLEY In and across Fisher Street, Fullarton. p12 Roseberry Avenue, Fullarton. p12 Staunton Avenue, Fullarton. p12 Highgate Street, Fullarton. p12 Torrens Avenue, Fullarton. p12 Fern Avenue, Fullarton. p12

CITY OF WEST TORRENS Shannon Avenue, Glenelg North. p25 Fairway Avenue, Glenelg North. p25 Harvey Terrace, Glenelg North. p26 Mattner Avenue, Glenelg North. p25 McLachlan Avenue, Glenelg North. p26

COWELL WATER DISTRICT

DISTRICT COUNCIL OF FRANKLIN HARBOUR Schiller Street, Cowell. p20

CRYSTAL BROOK WATER DISTRICT

PORT PIRIE REGIONAL COUNCIL Talbots Road, Crystal Brook. p24

ROBE WATER DISTRICT

DISTRICT COUNCIL OF ROBE Adam Lindsay Gordon Drive, Robe. p19

STANSBURY WATER DISTRICT

DISTRICT COUNCIL OF YORKE PENINSULA Lime Kiln Road, Stansbury. p21

TUMBY BAY WATER DISTRICT

DISTRICT COUNCIL OF TUMBY BAY Excell Street, Tumby Bay. p3

WUDINNA WATER DISTRICT

WUDINNA DISTRICT COUNCIL Cocata Road, Wudinna. p2

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 Rundle Street, Adelaide. p11

CAMPBELLTOWN CITY COUNCIL Franklin Court, Paradise. p9 Hardy Street, Paradise. p9 Hardy Court, Paradise. p9 Day Street, Paradise. p9

TOWN OF GAWLER In and across St Albans Road, Evanston Park. p16 and 17 Stanley Street, Evanston Park. p16 Across and in Urlwin Avenue, Evanston Park. p17

CITY OF MITCHAM Quinlan Avenue, St Marys. p10 Paul Street, St Marys. p10 Across and in Brookman Avenue, St Marys. p10 DISTRICT COUNCIL OF MOUNT BARKER Coppins Road, Littlehampton. p18

CITY OF ONKAPARINGA Main South Road, Aldinga. p6 and 7

CITY OF PORT ADELAIDE ENFIELD Cormack Road, Wingfield. p4 Plymouth Road, Wingfield. p4 Wingfield Road, Wingfield. p4 Pipers Avenue, Windsor Gardens. p15 Across and in Heather Avenue, Windsor Gardens. p15 Lassie Avenue, Windsor Gardens. p15

CITY OF UNLEY In and across Fisher Street, Fullarton. p12 Roseberry Avenue, Fullarton. p12 Staunton Avenue, Fullarton. P12 Highgate Street, Fullarton. p12 Torrens Avenue, Fullarton. p12 Fern Avenue, Fullarton. p12

CITY OF WEST TORRENS Shannon Avenue, Glenelg North. p25 Fairway Avenue, Glenelg North. p25 Harvey Terrace, Glenelg North. p26 Mattner Avenue, Glenelg North. p25 McLachlan Avenue, Glenelg North. p26

COWELL WATER DISTRICT

DISTRICT COUNCIL OF FRANKLIN HARBOUR Schiller Street, Cowell. p20

NARACOORTE WATER DISTRICT

NARACOORTE LUCINDALE COUNCIL Waterworks land (lot 4 in LTRO FP 17594) and easement in lot 3 in LTRO FP 17594, Sandstone Avenue, Naracoorte. p8 Across Sandstone Avenue, Naracoorte. p8

WUDINNA WATER DISTRICT

WUDINNA DISTRICT COUNCIL Cocata Road, Wudinna. p2

OUTSIDE WATER DISTRICTS

OUTSIDE DISTRICT COUNCILS Waterworks land (section 458, out of hundreds (Port Augusta), and lot 1 in LTRO DP 72921), Eyre Highway. p27

WATER MAINS LAID

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

OUTSIDE WATER DISTRICTS

OUTSIDE DISTRICT COUNCILS Waterworks land (section 458, out of hundreds (Port Augusta), and lot 1 in LTRO DP 72921), Eyre Highway. p27-34

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

ADELAIDE CITY COUNCIL South Terrace, Adelaide. FB 1221 p13 South Terrace, Adelaide. FB 1221 p14 Across Lefevre Terrace, North Adelaide. FB 1222 p8 Kingston Terrace, North Adelaide. FB 1222 p8

CITY OF BURNSIDE Conyngham Street, Glenside. FB 1221 p11

CITY OF CHARLES STURT In and across Lochside Drive, West Lakes. FB 1221 p7 Sewerage land (lot 99 in LTRO DP 9700), Lochside Drive, West Lakes. FB 1221 p7 In and across Kamo Way, West Lakes. FB 1221 p7 Easements in reserve (lot 111 in LTRO DP 9883), Tiranna Way, West Lakes. FB 1221 p7 Across and in Tiranna Way, West Lakes. FB 1221 p7 Cooba Way, West Lakes. FB 1221 p7 Lomond Court, West Lakes. FB 1221 p7 Through walkway (lot 111 in LTRO DP 9700), West Lakes. FB 1221 p7 Michigan Court, West Lakes. FB 1221 p7

CITY OF NORWOOD PAYNEHAM AND ST PETERS Hackney Road, Hackney and Kent Town. FB 1221 p10 North Terrace, Kent Town. FB 1221 p10 Easements in lot 99 in LTRO FP 139079 and in Common Property in LTRO Community Plan 23252, High Street, Kensington. FB 1222 p9

CITY OF PLAYFORD Stebonheath Road, Edinburgh North. FB 1221 p12

CITY OF PORT ADELAIDE ENFIELD Gill Street, Rosewater. FB 1221 p15

CITY OF UNLEY Leader Street, Forestville and Goodwood. FB 1221 p8 Across railway land (allotment piece 700 in LTRO DP 53413 and allotment piece 500 in LTRO DP 57944), Millswood Crescent, Forestville and Goodwood. FB 1221 p8 Unley Road, Unley. FB 1221 p9

BALHANNAH COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL Lutana Grove, Balhannah. FB 1221 p16 Across Oakwood Road, Oakbank. FB 1222 p10 Easements in allotment piece 14 in LTRO DP 39893, Oakwood Road, Oakbank. FB 1222 p10

STIRLING COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL Osterley Avenue, Bridgewater. FB 1221 p18

VICTOR HARBOR COUNTRY DRAINAGE AREA

CITY OF VICTOR HARBOR Petrel Avenue, Encounter Bay. FB 1221 p17

WHYALLA COUNTRY DRAINAGE AREA

THE CORPORATION OF THE CITY OF WHYALLA Across Essington Lewis Avenue, Whyalla. FB 1222 p11 and 12 Darmody Place, Whyalla. FB 1222 p11 and 12

SEWERS ABANDONED

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

ADELAIDE DRAINAGE AREA

ADELAIDE CITY COUNCIL South Terrace, Adelaide. FB 1221 p13 South Terrace, Adelaide. FB 1221 p14

CITY OF BURNSIDE Conyngham Street, Glenside. FB 1221 p11

CITY OF CHARLES STURT In and across Lochside Drive, West Lakes. FB 1221 p7 Sewerage land (lot 99 in LTRO DP 9700), Lochside Drive, West Lakes. FB 1221 p7 In and across Kamo Way, West Lakes. FB 1221 p7 Easements in reserve (lot 111 in LTRO DP 9883), Tiranna Way, West Lakes. FB 1221 p7 Across and in Tiranna Way, West Lakes. FB 1221 p7 Cooba Way, West Lakes. FB 1221 p7 Lomond Court, West Lakes. FB 1221 p7 Through walkway (lot 111 in LTRO DP 9700), West Lakes. FB 1221 p7 Michigan Court, West Lakes. FB 1221 p7

CITY OF NORWOOD PAYNEHAM AND ST PETERS Hackney Road, Hackney and Kent Town. FB 1221 p10 North Terrace, Kent Town. FB 1221 p10

CITY OF PLAYFORD Stebonheath Road, Edinburgh North. FB 1221 p12

CITY OF PORT ADELAIDE ENFIELD Gill Street, Rosewater. FB 1221 p15

CITY OF UNLEY

Leader Street, Forestville and Goodwood. FB 1221 p8 Across railway land (allotment piece 700 in LTRO DP 53413 and allotment piece 500 in LTRO DP 57944), Millswood Crescent, Forestville and Goodwood. FB 1221 p8 Unley Road, Unley. FB 1221 p9

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

WILDERNESS PROTECTION REGULATIONS 2006

Closure of Billiatt Wilderness Protection Area

PURSUANT to Regulation 6 (2) (c) of the Wilderness Protection Regulations 2006, I, Edward Gregory Leaman, Director of National Parks and Wildlife, close to the public the whole of Billiatt Wilderness Protection Area from 6 p.m. on Monday, 12 November 2012 until 6 a.m. on Thursday, 22 November 2012.

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

Dated 27 September 2012.

E. G. LEAMAN, Director of National Parks and Wildlife

South Australia

TAFE SA Act (Commencement) Proclamation 2012

1—Short title

This proclamation may be cited as the TAFE SA Act (Commencement) Proclamation 2012.

2—Commencement of Act

The TAFE SA Act 2012 (No 28 of 2012) will come into operation on 1 November 2012.

Made by the Governor

with the advice and consent of the Executive Council on 4 October 2012

MEHES12/016CS

South Australia

Administrative Arrangements (Administration of TAFE SA Act) Proclamation 2012

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the Administrative Arrangements (Administration of TAFE SA Act) Proclamation 2012.

2—Commencement

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

3—Administration of Act committed to Minister for Employment, Higher Education and Skills

The administration of the *TAFE SA Act 2012* is committed to the Minister for Employment, Higher Education and Skills.

Made by the Governor

with the advice and consent of the Executive Council on 4 October 2012

MEHES12/016CS

[4 October 2012

South Australia

Administrative Arrangements (Transfer of Assets, Rights and Liabilities to TAFE SA) Proclamation 2012

under section 7 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the Administrative Arrangements (Transfer of Assets, Rights and Liabilities to TAFE SA) Proclamation 2012.

2—Commencement

This proclamation will come into operation on 1 November 2012.

3—Transfer of assets, rights and liabilities to TAFE SA

- (1) The following assets, rights and liabilities of the Minister for Employment, Higher Education and Skills are transferred to TAFE SA:
 - (a) all equipment, library and intangible non-current assets, and other assets and items, identified as being controlled by TAFE SA on the Department of Further Education, Employment, Science and Technology's Asset Register as at the close of business on 31 October 2012;
 - (b) all current assets and "work-in-progress" assets identified as being controlled by TAFE SA on the Department of Further Education, Employment, Science and Technology's General Ledger as at the close of business on 31 October 2012;
 - (c) without limiting a preceding paragraph, all intellectual property in any materials created or owned by the Minister and being held or used by a college under the *Technical and Further Education Act 1975* immediately before the commencement of this proclamation;
 - (d) without limiting a preceding paragraph, all assets, rights or liabilities attributable to a contract between the Minister and another party—
 - (i) for the delivery of training or related services by a college under the *Technical and Further Education Act 1975* or by TAFE SA; or
 - (ii) for the receipt of training services by any such college or TAFE SA,

as those contracts exist immediately before the commencement of this proclamation;

(e) without limiting a preceding paragraph, all liabilities (whether current or non-current) identified as being attributable to TAFE SA on the Department of Further Education, Employment, Science and Technology's General Ledger as at the close of business on 31 October 2012.

- (2) Subclause (1) does not extend to—
 - (a) any land; or
 - (b) without limiting paragraph (a), any capitalised asset that is recognised as a building or land in the Department of Further Education, Employment, Science and Technology's General Ledger (including improvements to any such asset) as at the close of business on 31 October 2012; or
 - (c) any plant or equipment associated with any land or building under paragraph (a) or (b) that is recognised as being necessary for the operation of any building or infrastructure.

Made by the Governor

with the advice and consent of the Executive Council on 4 October 2012

MEHES12/016CS

South Australia

Highways (Road Closure—Mansell Court, Wingfield) Proclamation 2012

under section 27AA of the Highways Act 1926

1—Short title

This proclamation may be cited as the *Highways (Road Closure—Mansell Court, Wingfield) Proclamation 2012.*

2—Commencement

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

3—Road closure

The portion of public road delineated as Allotment 100 in approved Plan No FP 56753 lodged in the Lands Titles Registration Office is closed.

Made by the Governor

on the recommendation of the Commissioner of Highways and with the advice and consent of the Executive Council on 4 October 2012

MTR/12/056

Highways (Road Closure—Martins Road, McLaren Vale) Proclamation 2012

under section 27AA of the Highways Act 1926

1—Short title

This proclamation may be cited as the *Highways (Road Closure—Martins Road, McLaren Vale) Proclamation 2012.*

2—Commencement

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

3—Road closure

The portion of public road delineated as Allotment 50 in approved Plan No FP 56471 lodged in the Lands Titles Registration Office is closed.

Made by the Governor

on the recommendation of the Commissioner of Highways with the advice and consent of the Executive Council on 4 October 2012

MTR/12/057

South Australia

Highways (Road Closure—Sturt Highway, Daveyston) Proclamation 2012

under section 27AA of the Highways Act 1926

1—Short title

This proclamation may be cited as the *Highways (Road Closure—Sturt Highway, Daveyston) Proclamation 2012.*

2—Commencement

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

3—Road closure

The portions of public road delineated as follows in the specified approved Plans lodged in the Lands Titles Registration Office are closed:

Allotment 51 in approved Plan No FP 56422

Allotment 52 in approved Plan No FP 56427

Allotment 53 in approved Plan No FP 56425

Allotment 54 in approved Plan No FP 56423

Allotment 55 in approved Plan No FP 56426

Allotment 56 in approved Plan No FP 56424

Made by the Governor

on the recommendation of the Commissioner of Highways and with the advice and consent of the Executive Council on 4 October 2012

MTR/12/055

South Australia

Development (Open Space Contribution Scheme) Variation Regulations 2012

under the Development Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Development Regulations 2008

4 Variation of regulation 56—Open space contribution scheme

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Development (Open Space Contribution Scheme)* 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 Development Regulations 2008

4—Variation of regulation 56—Open space contribution scheme

(1) Regulation 56(2)(a)—delete "\$6 150" and substitute:

\$6 488

(2) Regulation 56(2)(c)—delete "\$2 758" and substitute:

\$2 849

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 4 October 2012

No 214 of 2012

PLN0089/12CS

South Australia

Technical and Further Education (TAFE SA) Variation Regulations 2012

under the TAFE SA Act 2012

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Technical and Further Education Regulations 1999

- 4 Variation of regulation 1—Short title
- 5 Variation of regulation 4—Interpretation
- 6 Substitution of heading to Part 2 Division 1

Part 2—Prescribed employees

Division 1—Employment and classification

- 7 Variation of regulation 5—Application for employment
- 8 Variation of regulation 6—Employment and classification
- 9 Variation of regulation 7—Committee to make recommendation on certain applications
- 10 Variation of regulation 9—Re-employment after resignation to contest election
- 11 Variation of regulation 10—Acting appointments
- 12 Variation of regulation 11—Application for leave and non-attendance days
- 13 Variation of regulation 12—Recreation leave
- 14 Variation of regulation 13—Recreation leave loading allowance
- 15 Variation of regulation 14—Non-attendance days
- 16 Variation of regulation 15—Sick leave
- 17 Variation of regulation 16—Special leave
- 18 Variation of regulation 17—Special leave for infectious diseases
- 19 Variation of regulation 18—Special leave for war service disabilities
- 20 Variation of regulation 19—Maternity leave
- 21 Variation of regulation 20—Determination of long service leave entitlements
- 22 Variation of regulation 21—Certain prescribed employees subject to Public Service conditions
- 23 Variation of regulation 22—Failure to resume duty after leave or non-attendance days
- 24 Variation of regulation 23—Continuity of service
- 25 Variation of regulation 24—Remuneration for temporary duties not covered by award
- 26 Substitution of regulation 25
- 25 Commencing salary at higher increment
- 27 Variation of regulation 26—Increments not payable in certain circumstances
- 28 Variation of regulation 27—Reduction of salary for absence from duty
- 29 Variation of regulation 28—TAFE SA may recover remuneration wrongly paid to prescribed employee
- 30 Variation of regulation 29—Travelling expenses
- 31 Variation of regulation 30—Removal expenses

4594	THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE [4 October 2012]
32	Variation of regulation 31—Right of review and appeal in respect of administrative acts or decisions
33	Variation of regulation 33—Selection of members to constitute Appeal Board
34	Variation of regulation 34—Suspension of further action where appeal is made
35	Variation of regulation 35—Suspension of proceedings on commencement of criminal proceedings
36	Variation of heading to Part 2 Division 5
37	Variation of regulation 36—Prescribed employees to serve where required
38	Substitution of regulation 3737Prescribed employees to comply with regulations, determinations
39	Variation of regulation 38—Outside employment
40	Variation of regulation 39—Impartiality of instruction
41	Variation of regulation 40—Political intervention to obtain unfair advantage
42	Variation of regulation 41—Prescribed employee not to incur liability on behalf of TAFE SA
43	Variation of regulation 42—Notice of resignation
44	Revocation of Part 3
45	Revocation of Part 4
46	Revocation regulation 62
47	Variation of regulation 63—Compulsory medical examination of prescribed employee
48	Revocation of regulation 64
49	Revocation of regulation 65
50	Substitution of regulation 66 66 Notice and notification
51	Revocation of regulation 67
52	Revocation of regulation 68
53	Revocation of regulation 69

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Technical and Further Education (TAFE SA) Variation Regulations 2012.*

2—Commencement

These regulations will come into operation immediately after the *TAFE SA Act 2012* 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 Technical and Further Education Regulations 1999

4—Variation of regulation 1—Short title

Regulation 1—delete "*Technical and Further Education Regulations 1999*" and substitute: *TAFE SA Regulations 2012*

5—Variation of regulation 4—Interpretation

(1) Regulation 4, definition of *the Act*—delete the definition and substitute:

Act means the TAFE SA Act 2012;

(2) Regulation 4, definitions of *administrative instructions*, *college premises*, *college property*, *college staff*, *college year*, *council fund*, *council fund account* and *director*—delete the definitions and substitute:

Appeal Board means the Teachers Appeal Board established under the *Education Act 1972*;

the board means the board of directors of TAFE SA;

(3) Regulation 4—delete "an officer" wherever occurring and substitute in each case:

a prescribed employee

(4) Regulation 4, definition of *industrial award or agreement*—delete "*Industrial and Employee Relations Act 1994* or the *Workplace Relations Act 1996* of the Commonwealth" and substitute:

Fair Work Act 1994

(5) Regulation 4, definition of *medical certificate*—delete "where" and substitute:

if

(6) Regulation 4, definition of *medical certificate*—delete "Chief Executive Officer" and substitute:

chief executive

(7) Regulation 4, definition of *part-time*—delete "the officer" and substitute:

the prescribed employee

(8) Regulation 4—after the definition of *part-time* insert:

prescribed employee means an employee of the chief executive of TAFE SA employed on an ongoing basis or term basis (that is, for a specified term or for the duration of a specified project, but not on a weekly, daily or hourly basis);

(9) Regulation 4, definition of *student*—delete "a college" and substitute:

TAFE SA

(10) Regulation 4—after the definition of *student* insert:

TAFE year means the period from 1 February to 31 January in the following year (both dates inclusive);

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6—Substitution of heading to Part 2 Division 1

Heading to Part 2 Division 1—delete the heading and substitute:

Part 2—Prescribed employees

Division 1—Employment and classification

7—Variation of regulation 5—Application for employment

- (1) Regulation 5(1)—delete "Minister" wherever occurring and substitute in each case: chief executive
- (2) Regulation 5(1)—delete "appointment as an officer" and substitute:

employment as a prescribed employee

- (3) Regulation 5(1)(b) and (c)—delete "appointed" and substitute:employed
- (4) Regulation 5(2)—delete subregulation (2)
- (5) Regulation 5(3)—delete "The Minister" and substitute:

TAFE SA

8—Variation of regulation 6—Employment and classification

- (1) Regulation 6(1)—delete subregulation (1) and substitute:
 - (1) The chief executive may appoint a prescribed employee to a classification level determined by the chief executive.
- (2) Regulation 6(2)—delete "Minister" and substitute:

board

(3) Regulation 6(2), (3) and (4)—delete "an officer" wherever occurring and substitute in each case:

a prescribed employee

- (4) Regulation 6(3) and (4)—delete "Minister" wherever occurring and substitute in each case:
 chief executive
- (5) Regulation 6(4)—delete "officer's" and substitute:

employee's

(6) Regulation 6(4)—delete "the officer" and substitute:

the employee

9—Variation of regulation 7—Committee to make recommendation on certain applications

- (1) Regulation 7(1)—delete subregulation (1) and substitute:
 - (1) An application for appointment at a classification level of Educational Manager must be considered by a committee established under this regulation.

(2) Regulation 7(2)—delete "Minister" and substitute:

chief executive

(3) Regulation 7(3)(a)—delete "the Department" and substitute:

TAFE SA

(4) Regulation 7(3)—delete "Chief Executive Officer" wherever occurring and substitute in each case:

chief executive

10—Variation of regulation 9—Re-employment after resignation to contest election

(1) Regulation 9(1)—delete "Where" and substitute:

If

- (2) Regulation 9(1)—delete "an officer" wherever occurring and substitute in each case:a prescribed employee
- (3) Regulation 9(1)(c)—delete "former officer" and substitute:

former prescribed employee

- (4) Regulation 9—delete "reappointment" wherever occurring and substitute in each case: re-employment
- (5) Regulation 9(1)—delete "Minister" and substitute:

chief executive

(6) Regulation 9(1)—delete "reappoint" and substitute:

re-employ

(7) Regulation 9(2)—delete "reappointed" and substitute:

re-employed

11—Variation of regulation 10—Acting appointments

(1) Regulation 10—delete "Where" wherever occurring and substitute in each case:

If

(2) Regulation 10(1)—delete "Chief Executive Officer" wherever occurring and substitute in each case:

chief executive

(3) Regulation 10(1), (2) and (3)—delete "an officer" wherever occurring and substitute in each case:

a prescribed employee

- (4) Regulation 10(2)—delete "the officer's" and substitute in each case: the employee's
- (5) Regulation 10(2)—delete "the officer" and substitute:

the employee

12—Variation of regulation 11—Application for leave and non-attendance days

(1) Regulation 11(1)—delete "an officer" and substitute:

a prescribed employee

(2) Regulation 11(1) and (2)—delete "Chief Executive Officer" wherever occurring and substitute in each case:

chief executive

- (3) Regulation 11(3)—delete subregulation (3) and substitute:
 - (3) If it is not practicable for a prescribed employee to apply for leave or non-attendance days, an application may be made on the employee's behalf by another prescribed employee employed at his or her place of work.

13—Variation of regulation 12—Recreation leave

(1) Regulation 12(1), (4) and (5)—delete "an officer" wherever occurring and substitute in each case:

a prescribed employee

- (2) Regulation 12(1)(b)—delete paragraph (b) and substitute:
 - (b) if a determination by the board in relation to recreation leave entitlements is at any time in force—such recreation leave as is specified in that determination.
- (3) Regulation 12(2)—delete "An administrative instruction" and substitute:

A determination

(4) Regulation 12(2)(a)—delete "officers" and substitute:

prescribed employees

(5) Regulation 12(2)(b)—delete "that administrative instruction" and substitute:

that determination

(6) Regulation 12(3)—delete "part-time officer" and substitute:

part-time prescribed employee

(7) Regulation 12(4)—delete "the officer" and substitute:

the employee

(8) Regulation 12(4) and (5)—delete "Chief Executive Officer" wherever occurring and substitute in each case:

chief executive

14—Variation of regulation 13—Recreation leave loading allowance

(1) Regulation 13(1)—delete "An officer" and substitute:

A prescribed employee

(2) Regulation 13(2), (4) and (5)—delete "an officer" wherever occurring and substitute in each case:

a prescribed employee

(3) Regulation 13(2), (3) and (4)—delete "college year" wherever occurring and substitute in each case:

TAFE year

(4) Regulation 13(2), (3) and (5)—delete "the officer" wherever occurring and substitute in each case:

the employee

(5) Regulation 13(3)—delete "officers" and substitute:

prescribed employees

(6) Regulation 13(4)—delete "Minister" and substitute:

chief executive

15—Variation of regulation 14—Non-attendance days

(1) Regulation 14(1), (2), (5) and (6)—delete "an officer" wherever occurring and substitute in each case:

a prescribed employee

- (2) Regulation 14(1)(b)—delete paragraph (b) and substitute:
 - (b) if a determination by the board in relation to non-attendance day entitlements is at any time in force—such non-attendance days as are specified in that determination.
- (3) Regulation 14(2)—delete "Minister" and substitute:

board

(4) Regulation 14(2)—delete "administrative instructions" and substitute:

non-attendance day determinations

(5) Regulation 14(3)—delete "An administrative instruction" and substitute:

A determination

(6) Regulation 14(3)(a)—delete "officers" and substitute:

prescribed employees

- (7) Regulation 14(3)(b)—delete "that administrative instruction" and substitute: that determination
- (8) Regulation 14(4)—delete "part-time officer" and substitute:

part-time prescribed employee

- (9) Regulation 14(5)—delete "the officer" and substitute: the employee
- (10) Regulation 14(6)—delete "Chief Executive Officer" and substitute: chief executive

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16—Variation of regulation 15—Sick leave

(1) Regulation 15(1), (8), (9), (10) and (11)—delete "Chief Executive Officer" wherever occurring and substitute in each case:

chief executive

(2) Regulation 15—delete "an officer" wherever occurring and substitute in each case:

a prescribed employee

(3) Regulation 15(1)—delete "that officer" and substitute:

that employee

(4) Regulation 15(2)(a), (3)(a), (7), (10) and (11)—delete "the officer's" wherever occurring and substitute in each case:

the employee's

(5) Regulation 15(2) and (3)—delete "appointment" wherever occurring and substitute in each case:

employment

(6) Regulation 15(2) and (3)—delete "appointed" wherever occurring and substitute in each case:

employed

(7) Regulation 15(2), (3), (5), (7), (8) and (11)—delete "the officer" wherever occurring and substitute in each case:

the employee

- (8) Regulation 15(5)—delete "Minister" wherever occurring and substitute in each case:
 chief executive
- (9) Regulation 15(5)—delete "where" wherever occurring and substitute in each case: if
- (10) Regulation 15(5)(d)—delete "under section 20 of the Act"
- (11) Regulation 15(5)(e)—delete "pursuant to section 17 of the Act"
- (12) Regulation 15(5)(e)—delete "reappointed" and substitute: re-employed
- (13) Regulation 15(5)(f)—delete "an officer's" and substitute:

a prescribed employee's

- (14) Regulation 15(5)(f)—delete "of the Act" and substitute: of the *Technical and Further Education Act 1975*
- (15) Regulation 15(7), (9), (10) and (11)—delete "Where" wherever occurring and substitute in each case:

17—Variation of regulation 16—Special leave

(1) Regulation 16—delete "Chief Executive Officer" wherever occurring and substitute in each case:

chief executive

(2) Regulation 16—delete "an officer" wherever occurring and substitute in each case:

a prescribed employee

(3) Regulation 16(1)—delete "15 college days in any one college year" and substitute:

15 duty days in any 1 TAFE year

- (4) Regulation 16(2)—delete subregulation (2) and substitute:
 - (2) The chief executive may grant to a prescribed employee special leave with pay or with part pay for such period and on such conditions as the chief executive thinks fit.
- (5) Regulation 16(3)—delete "Minister" wherever occurring and substitute in each case:

chief executive

18—Variation of regulation 17—Special leave for infectious diseases

- (1) Regulation 17(1)—delete subregulation (1) and substitute:
 - (1) If a prescribed employee is absent from duty and provides to the chief executive a medical certificate indicating that he or she has an infectious disease, the chief executive must, if satisfied that the infectious disease was probably contracted by the employee while on duty or as a result of the employee's contact with the students or staff of TAFE SA, grant the employee special leave with pay (not debited against sick leave credits) for the period of the employee's absence from duty due to the infectious disease.
- (2) Regulation 17(3)—delete "an officer" and substitute:

a prescribed employee

(3) Regulation 17(4)—delete "declared by administrative instructions issued by the Minister" and substitute:

determined by the board

19—Variation of regulation 18—Special leave for war service disabilities

(1) Regulation 18(1)—delete "Chief Executive Officer" and substitute:

chief executive

- Regulation 18—delete "an officer" wherever occurring and substitute in each case: a prescribed employee
- (3) Regulation 18(1)—delete "that officer" and substitute:

that employee

 (4) Regulation 18(2)—delete "appointment" wherever occurring and substitute in each case: employment

- (5) Regulation 18(2)—delete "the officer" and substitute: the employee
- (6) Regulation 18(3)(a)—delete "officer's" and substitute:employee's

20—Variation of regulation 19—Maternity leave

(1) Regulation 19—delete "Chief Executive Officer" wherever occurring and substitute in each case:

chief executive

(2) Regulation 19(1)—delete "female officer" and substitute:

female prescribed employee

(3) Regulation 19(1)—delete "officer's" and substitute:

employee's

(4) Regulation 19(1)—delete "college year" and substitute:

TAFE year

(5) Regulation 19(3) and (4)—delete "an officer" wherever occurring and substitute in each case:

a prescribed employee

(6) Regulation 19(4) and (6)—delete "the officer" wherever occurring and substitute in each case:

the employee

(7) Regulation 19(5) and (6)—delete "An officer" wherever occurring and substitute in each case:

A prescribed employee

21—Variation of regulation 20—Determination of long service leave entitlements

(1) Regulation 20—delete "an officer" wherever occurring and substitute in each case:

a prescribed employee

(2) Regulation 20(b)—delete "Minister" and substitute:

chief executive

- (3) Regulation 20(c)—delete "under section 20 of the Act"
- (4) Regulation 20(c)—delete "the officer" and substitute:

the employee

22—Variation of regulation 21—Certain prescribed employees subject to Public Service conditions

- Regulation 21—delete "Minister" wherever occurring and substitute in each case: chief executive
- (2) Regulation 21—delete "an officer" and substitute:

a prescribed employee

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- (3) Regulation 21—delete "Minister's" and substitute: chief executive's
- (4) Regulation 21—delete "the officer" wherever occurring and substitute in each case: the employee
- (5) Regulation 21—delete "college"

23—Variation of regulation 22—Failure to resume duty after leave or non-attendance days

(1) Regulation 22—delete "An officer" and substitute:

A prescribed employee

(2) Regulation 22—delete "for the purposes of section 26 of the Act"

24—Variation of regulation 23—Continuity of service

Regulation 23—delete "an officer" and substitute:

a prescribed employee

25—Variation of regulation 24—Remuneration for temporary duties not covered by award

(1) Regulation 24—delete "an officer" and substitute:

a prescribed employee

(2) Regulation 24—delete "Minister" and substitute:

chief executive

26—Substitution of regulation 25

Regulation 25—delete the regulation and substitute:

25—Commencing salary at higher increment

If a prescribed employee is employed in a position the salary of which has a number of incremental levels, the chief executive may determine that the commencing salary for the employment is to be at a particular incremental level, despite the fact that the employee does not meet the requirements for payment at that level.

27—Variation of regulation 26—Increments not payable in certain circumstances

(1) Regulation 26—delete "an officer" and substitute:

a prescribed employee

- (2) Regulation 26(b)—delete paragraph (b) and substitute:
 - (b) retires on or after the day on which he or she reaches the age of 55 years,
- (3) Regulation 26—delete "the officer" wherever occurring and substitute in each case:

the employee

28—Variation of regulation 27—Reduction of salary for absence from duty

- (1) Regulation 27—delete "an officer" wherever occurring and substitute in each case: a prescribed employee
- Regulation 27(1)—delete "officer's" wherever occurring and substitute in each case: employee's
- Regulation 27—delete "the officer" wherever occurring and substitute in each case: the employee
- (4) Regulation 27(1)—delete "Chief Executive Officer" and substitute: chief executive

29—Variation of regulation 28—TAFE SA may recover remuneration wrongly paid to prescribed employee

(1) Regulation 28—delete "The Minister" and substitute:

The chief executive

(2) Regulation 28—delete "an officer" and substitute:

a prescribed employee

(3) Regulation 28—delete "the officer to the Crown" and substitute: the employee to TAFE SA

30—Variation of regulation 29—Travelling expenses

(1) Regulation 29(1)—delete "An officer" and substitute:

A prescribed employee

(2) Regulation 29—delete "Minister" wherever occurring and substitute in each case:

chief executive

(3) Regulation 29(2)—delete ", on the recommendation of the Chief Executive Officer,"

31—Variation of regulation 30—Removal expenses

- Regulation 30—delete "an officer" wherever occurring and substitute in each case: a prescribed employee
- (2) Regulation 30(1), (2), (5) and (8)—delete "college" wherever occurring and substitute in each case:

place of employment with TAFE SA

- Regulation 30—delete "the officer" wherever occurring and substitute in each case: the employee
- (4) Regulation 30(1), (5) and (8)—delete "officer's" wherever occurring and substitute in each case:

employee's

(5) Regulation 30—delete "Chief Executive Officer" wherever occurring and substitute in each case:

chief executive

(6) Regulation 30(3)—delete "appointed" and substitute:

employed

- (7) Regulation 30(3)—delete "appointment" wherever occurring and substitute in each case:
 employment
- (8) Regulation 30(4) and (8)—delete "the Department" wherever occurring and substitute in each case:

TAFE SA

- (9) Regulation 30(4)—delete "appointment" wherever occurring and substitute in each case:
 employment
- (10) Regulation 30(7)—delete "the Minister may, on the recommendation of the Chief Executive Officer" and substitute:

chief executive may

32—Variation of regulation 31—Right of review and appeal in respect of administrative acts or decisions

- (1) Regulation 31—delete "an officer" wherever occurring and substitute in each case: a prescribed employee
- (2) Regulation 31—delete "Chief Executive Officer" wherever occurring and substitute in each case:

chief executive

(3) Regulation 31—delete "the Department" and substitute:

TAFE SA

- (4) Regulation 31—delete "the officer" wherever occurring and substitute in each case: the employee
- (5) Regulation 31(4)—delete "Where" and substitute:

If

- (6) Regulation 31(5)—delete "appointment" and substitute: initial employment
- (7) Regulation 31(6)—delete "appointment" and substitute:employment

33—Variation of regulation 33—Selection of members to constitute Appeal Board

(1) Regulation 33—delete "Where" and substitute:

- [4 October 2012
- (2) Regulation 33—delete "Chief Executive Officer" wherever occurring and substitute in each case:

chief executive

34—Variation of regulation 34—Suspension of further action where appeal is made

(1) Regulation 34—delete "Where" and substitute:

If

(2) Regulation 34—delete "Chief Executive Officer" and substitute:

chief executive

(3) Regulation 34—delete "officer" and substitute:

employee

35—Variation of regulation 35—Suspension of proceedings on commencement of criminal proceedings

(1) Regulation 35(1)—delete "Where an officer" and substitute:

If a prescribed employee

(2) Regulation 35(1)—delete "Chief Executive Officer" and substitute:

chief executive

(3) Regulation 35(2)—delete "an officer" and substitute:

a prescribed employee

(4) Regulation 35(2)—delete "under section 27 of the Act" and substitute:

by the chief executive pending the outcome of all proceedings in relation to the employee

36—Variation of heading to Part 2 Division 5

Heading to Part 2 Division 5-delete "officers" and substitute:

prescribed employees

37—Variation of regulation 36—Prescribed employees to serve where required

(1) Regulation 36—delete "An officer" and substitute:

A prescribed employee

(2) Regulation 36—delete "Minister" and substitute:

chief executive

38—Substitution of regulation 37

Regulation 37—delete the regulation and substitute:

37—Prescribed employees to comply with regulations, determinations

A prescribed employee must comply with these regulations, and any determination of the board under these regulations, as in force from time to time.

39—Variation of regulation 38—Outside employment

- Regulation 38(1)—delete "An officer" and substitute: A prescribed employee
- (2) Regulation 38(1)—delete "the Department" and substitute:

TAFE SA

- Regulation 38—delete "an officer" wherever occurring and substitute in each case:
 a prescribed employee
- (4) Regulation 38—delete "Chief Executive Officer" wherever occurring and substitute in each case:

chief executive

(5) Regulation 38(3)(a)—delete "the officer" and substitute:

the prescribed employee

 (6) Regulation 38(3)—delete "the officer's" wherever occurring and substitute in each case: the employee's

40—Variation of regulation 39—Impartiality of instruction

(1) Regulation 39—delete "Where" and substitute:

If

(2) Regulation 39—delete "an officer" and substitute:

a prescribed employee

(3) Regulation 39—delete "the officer" and substitute: the employee

41—Variation of regulation 40—Political intervention to obtain unfair advantage

(1) Regulation 40—delete "An officer" and substitute:

A prescribed employee

(2) Regulation 40—delete "an officer" and substitute:

a prescribed employee

42—Variation of regulation 41—Prescribed employee not to incur liability on behalf of TAFE SA

(1) Regulation 41—delete "an officer" and substitute:

a prescribed employee

(2) Regulation 41—delete "the Crown" and substitute:

TAFE SA

(3) Regulation 41—delete "Chief Executive Officer" and substitute: chief executive

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43—Variation of regulation 42—Notice of resignation

- Regulation 42—delete "an officer" wherever occurring and substitute in each case: a prescribed employee
- (2) Regulation 42—delete "Chief Executive Officer" wherever occurring and substitute in each case:

chief executive

- (3) Regulation 42(4)—delete subregulation (4) and substitute:
 - (4) If a prescribed employee resigns without complying with this regulation, the chief executive may, by notice in writing, require the employee to pay to TAFE SA—
 - (a) in the case of a failure to comply with subregulation (1)—an amount not exceeding 6 weeks' salary of that employee; or
 - (b) in the case of a failure to comply with subregulation (2)(b)—an amount not exceeding 2 weeks' salary of that employee.
- (4) Regulation 42(5)—delete "the officer to the Crown" and substitute:

the employee to TAFE SA

44—Revocation of Part 3

Part 3-delete the Part

45—Revocation of Part 4

Part 4-delete the Part

46—Revocation regulation 62

Regulation 62—delete the regulation

47—Variation of regulation 63—Compulsory medical examination of prescribed employee

(1) Regulation 63—delete "An officer" and substitute:

A prescribed employee

(2) Regulation 63—delete "Chief Executive Officer" wherever occurring and substitute in each case:

chief executive

(3) Regulation 63(3)—delete "Where" and substitute:

If

(4) Regulation 63(3)—delete "an officer" and substitute:

a prescribed employee

(5) Regulation 63(3)—delete "the Crown" and substitute:

TAFE SA

(6) Regulation 63(3)(b)—delete "the officer" wherever occurring and substitute in each case:
 the employee

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(7) Regulation 63(3)(b)—delete "the officer's" wherever occurring and substitute in each case:
 the employee's

48—Revocation of regulation 64

Regulation 64—delete the regulation

49—Revocation of regulation 65

Regulation 65—delete the regulation

50—Substitution of regulation 66

Regulation 66—delete regulation 66 and substitute:

66—Notice and notification

A notice or other written notification required or authorised to be given to a person under the Act or these regulations may be given—

- (a) by personal service on the person or the agent of the person; and
- (b) in the case of a notice or written notification to an employee—
 - (i) by personal delivery to the employee's place of employment with TAFE SA in an envelope addressed to the employee; and
 - (ii) by post to the employee at the employee's place of employment with TAFE SA or last known residential address; and
- (c) in the case of a notice or written notification to the Minister or chief executive—by personal delivery, or by post, to the office of the Minister or chief executive;
- (d) in the case of a notice or written notification to TAFE SA—by personal delivery, or by post, to an office of TAFE SA designated by the chief executive for the purposes of this regulation.

51—Revocation of regulation 67

Regulation 67—delete the regulation

52—Revocation of regulation 68

Regulation 68—delete the regulation

53—Revocation of regulation 69

Regulation 69—delete the regulation

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 4 October 2012

No 215 of 2012

MEHES12/011CS

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NOTE:

Closing time for lodging new copy is 4 p.m. on Tuesday preceding the regular Thursday Gazette.

CITY OF CHARLES STURT

Change of Road Name

NOTICE is hereby given that the Council of the City of Charles Sturt at its meeting held on 23 July 2012, resolved that pursuant to Section 219 (1) of the Local Government Act 1999, that the name of the southern end (only) of Actil Avenue, Woodville, be changed to Actil Avenue South, St Clair.

A plan which delineates the section of road which is subject to the change of name, together with a copy of the Council's resolution is available for inspection at Council's Civic Centre, 72 Woodville Road, Woodville, S.A. 5011, during the hours of 9 a.m. and 5 p.m. on week days.

M. WITHERS, Chief Executive Officer

M. PEARS, Chief Executive Officer

[REPUBLISHED]

CITY OF MITCHAM

Establishment of an Urban Trees Fund

NOTICE is hereby given that the City of Mitcham, with Minister for Planning approval pursuant to Section 50B (1) of the Development Act 1993 and in accordance with the requirements of Section 50B (2) of the Development Act 1993, intends to establish an Urban Trees Fund to be known as 'The City of Mitcham Urban Trees Fund'.

The designated area to which this land applies is the whole of the City of Mitcham referenced by the Council Index Map in the most current City of Mitcham Development Plan (i.e. currently MAP Mit/3 to MAP Mit23 in the Mitcham [City] Development Plan Consolidated 19 April 2012) and the date of operation of this fund is from 1 October 2012.

[*]

CITY OF UNLEY

Review of Elector Representation

NOTICE is hereby given that the City of Unley is undertaking a review to determine whether a change of arrangements in respect to elector representation will result in the electors of the area being more adequately and fairly represented.

Pursuant to the provisions of Section 12 (7) of the Local Government Act 1999, notice is hereby given that Council has prepared a representation options paper that examines the advantages and disadvantages of the various options available in regards to the composition and structure of Council, and the division of the Council area into wards.

Copies of the representation options paper are available for inspection and/or purchase at the Civic Centre, 181 Unley Road, Unley.

Interested persons are invited to make a written submission to the Chief Executive Officer, P.O. Box 1, Unley, S.A. 5061, by close of business on Tuesday, 27 November 2012

For information regarding the representation review call (08) 8372 5111 or email POBox1@unley.sa.gov.au.

P. TSOKAS, Chief Executive Officer

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

Brown, David James, late of 110 Strathfield Terrace, Largs North, retired marketing manager, who died on 31 July 2012.

Chapman, Edward John, late of 324 Military Road, Semaphore Park, retired maintenance fitter, who died on 22 July 2012. Douglas, Robert John Alastair, late of 138 Carlton Parade, Port

- Augusta, retired accountant, who died on 28 January 2012. Farrar, David James, late of 477-479 Military Road, Largs
- Bay, retired information technology manager, who died on 12 July 2012
- Foote, Shirley May, late of 200-208 Adams Road, Craigmore, widow, who died on 27 July 2012.
- Hughes, Margaret Coral, late of 1 Warooka Drive, Smithfield, of no occupation, who died on 28 April 2012.
- Hurrell, Alice Juanita, late of Hill Avenue, Keith, of no occupation, who died on 16 June 2012.
- Jackson, Norton, late of 55 Tusmore Avenue, Leabrook, retired company director, who died on 2 May 2012
- Oxenham, Herbert Henry, late of 470 Churchill Road, Kilburn, retired milk vendor, who died on 7 July 2012
- Pearson, Dorothy Mavis, late of 1 Steele Street, Campbelltown, of no occupation, who died on 29 June 2012.
- *Turner, Winifred Amy*, late of Shackleton Avenue, Ingle Farm, of no occupation, who died on 20 December 2010.
- Weber, Ronald James, late of 32 Caroline Sheet, Moonta, of no occupation, who died on 8 April 2012. Wilkshire, Cindy Anne, late of 7 Fifth Street, Gladstone, home
- duties, who died on 21 October 2011.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 2 November 2012, otherwise they will be excluded from the distribution of the said estates; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated 4 October 2012.

D. A. CONTALA, Public Trustee

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

Hutchison, Samuel McMahon, late of 21/760 Anzac Highway, Glenelg, retired State manager, who died on 20 January 2012

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estate are required by the Trustee, Eileen Hope Hutchison, to send in writing, to the office of Dwyer & Willett Lawyers Pty Ltd, P.O. Box 653, Ocean Grove, Vic. 3226, full particulars and proof of such claims, on or before 3 November 2012, otherwise they will be excluded from the distribution of the said estate.

Dated 4 October 2012

DWYER & WILLETT LAWYERS PTY LTD, 82 The Avenue, Ocean Grove, Vic. 3226

ATTENTION

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