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THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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

ADELAIDE, THURSDAY, 8 AUGUST 2013

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GOVERNMENT GAZETTE NOTICES

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

Department of the Premier and Cabinet Adelaide, 8 August 2013

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

No. 37 of 2013—Statutes Amendment (Gambling Reform) Act 2013. An Act to amend the Authorised Betting Operations Act 2000; the Casino Act 1997; the Gaming Machines Act 1992; the Independent Gambling Authority Act 1995; the Problem Gambling Family Protection Orders Act 2004; and the State Lotteries Act 1966

By command,

GRACE PORTOLESI, for Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 8 August 2013

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the undermentioned to the Board of the Environment Protection Authority, pursuant to the provisions of the Environment Protection Act 1993:

Member: (from 8 August 2013 until 7 August 2016) Mark Peter Withers Helen Anne Macdonald

By command

GRACE PORTOLESI, for Premier

13MSECCS043

Department of the Premier and Cabinet Adelaide, 8 August 2013

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the undermentioned to the Veterinary Surgeons Board of South Australia, pursuant to the provisions of the Veterinary Practice Act 2003:

Member: (from 8 August 2013 until 30 September 2014) Barbara Joy Menzies

Deputy Member: (from 8 August 2013 until 30 September 2014)

Andrew Wallace Carter (Deputy to Menzies)

By command,

GRACE PORTOLESI, for Premier

13MAFF31CS

Department of the Premier and Cabinet Adelaide, 8 August 2013

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the undermentioned to the Training Centre Review Board, pursuant to the provisions of the Young Offenders Act 1993:

Member: (from 8 August 2013 until 7 August 2016) Philip Andrew Fagan-Schmidt Kathryn Yvonne Stone Dale Wayne Agius

Deputy Member: (from 8 August 2013 until 7 August 2016) Nancy Maria Penna (Deputy to Fagan-Schmidt) Shona Eliza Reid (Deputy to Stone) David Allen Branson (Deputy to Agius)

By command,

GRACE PORTOLESI, for Premier

AGO0105/13CS

Department of the Premier and Cabinet Adelaide, 8 August 2013

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the Honourable Leon William Kennedy Bignell, MP, Minister for Tourism and Minister for Recreation and Sport to be also Acting Minister for Transport Services and Acting Minister Assisting the Minister for the Arts for the period from 11 August 2013 to 23 August 2013 inclusive, during the absence of the Honourable Chloë Catienne Fox, MP.

By command,

GRACE PORTOLESI, for Premier

MIN/13/001

Department of the Premier and Cabinet Adelaide, 8 August 2013

HIS Excellency the Governor's Deputy in Executive Council has revoked the appointment of Edward Gregory Leaman from the statutory office of Director of National Parks and Wildlife under the National Parks and Wildlife Act 1972, effective from 8 August 2013, pursuant to the Constitution Act 1934 and the Acts Interpretation Act 1915.

By command,

GRACE PORTOLESI, for Premier

13MSECCS046

Department of the Premier and Cabinet Adelaide, 8 August 2013

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint John Erwin Schutz to the statutory office of Director of National Parks and Wildlife under the National Parks and Wildlife Act 1972, effective from 8 August 2013, pursuant to Section 68 of the Constitution Act 1934.

By command,

GRACE PORTOLESI, for Premier

13MSECCS046

Department of the Premier and Cabinet Adelaide, 8 August 2013

HIS Excellency the Governor's Deputy in Executive Council has been pleased to appoint the people listed as Justices of the Peace for South Australia for a period of ten years commencing from 8 August 2013 and expiring on 7 August 2023, it being a condition of appointment that the Justices of the Peace must take the oaths required of a Justice under the Oaths Act 1936 and return the oaths form to the Justice of the Peace Services within 3 months of the date of appointment, pursuant to Section 4 of the Justices of the Peace Act 2005:

Judith Estelle Bennett Sally Anne Bennett Anthony David Bohanes Patrick Charles Bourke Diane Joan Burness Yvonne Joy Calliss Robert Ian Conroy Sandra Jillian Cresp Lucy Alice Evans Carole-Anne Fooks Elliot Sidney Good Maxine Anne Goulding Pamela Keryn Griffiths Coralie May Hanrahan Martina Harpas Margaret Ann Hilton Robert Arthur Hutchins Sophia Joanna Grace Johnson David Alan Johnston Alvin Phillip Jupp Spiros Karanikos-Mimis

Lynette Marie Launer Gordon Albert Leue Marie Ann Mahoney Kevin John Martin Giuseppe Roberto Martini Peter Maurice Mase Kym Robert Maslen Ilarion Greghory Matwijczuk Neil Alexander Morrison Robert Francis Moulton Michael Robert Sidney Newman Maria Papa Dorothea Lucy Parkinson Dimitria Patrinos Catrina Leonie Pitts John Andrew Quirke Peter Mobsby Read Joy Kay Riley Natalie Rollinson Justin David Sara Tony John Stacey Leon Evan Stasinowsky Donell John Sweet Olga Tasovac Russell William Vine Richard Vuong Desmond Blair Walton David Bruce Wellington Matthew Daniel Woods

By command,

GRACE PORTOLESI, for Premier

JP13/020CS

Department of the Premier and Cabinet Adelaide, 8 August 2013

HIS Excellency the Governor's Deputy in Executive Council has revoked the appointment of Hayley May Hasler as a Clerk of Executive Council effective from 8 August 2013, pursuant to the Letters Patent, Section 68 of the Constitution Act 1934 and the Acts Interpretation Act 1915.

By command,

GRACE PORTOLESI, for Premier

DPC13/010CS

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

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

Adelaide Bone and Joint Research Foundation Incorporated Association for Quality in Healthcare (S.A.) Incorporated Australian Eggshell Artists Association Incorporated Awakening Hearts & Healing Association Incorporated Compass SA Incorporated Findon Over Fifties Club Incorporated Fulham Estate Retirement Village Residents' Association Incorporated Gawler Blues Social Club Incorporated Greenwith Community Church of the Nazarene Incorporated Kapunda Skate Group Incorporated Loxton Garden Club Incorporated Mitcham 50 plus Club Incorporated Our Wellbeing Place, Association Incorporated Rotary Club of Woodville Incorporated South Australian Free Flight Group Incorporated The Electronic Music Club of SA Incorporated The Fairview Park Netball Club Incorporated
The Glen Woodley Residents Association Incorporated The Loxton Machine Knitting Club Incorporated
The Mount Gambier Christian Assembly Incorporated The Sevenhill Tennis Club Incorporated
South Australian Society of Sexuality, Researchers and
Therapists (Assert-SA) Incorporated
West Beach Ladies Club Incorporated

Given at Adelaide, 5 August 2013.

S. AITCHISON, a Delegate of the Corporate Affairs Commission

AGRICULTURAL AND VETERINARY PRODUCTS (CONTROL OF USE) REGULATIONS 2004

Approval of Quality Assurance Schemes

NOTICE is hereby given that pursuant to Regulation 7 (2) of the Agricultural and Veterinary Products (Control of Use) Regulations 2004, the quality assurance schemes listed in Column A are approved by the Minister for Agriculture, Food and Fisheries for the specified crops listed opposite in Column B. A person is an accredited participant of a particular scheme only if he or she satisfies the requirements specified in Column C.

Column A	Column B	Column C
A scheme established by the Woolworths Quality Assurance (WQA) Standard Version 6; published by Woolworths Supermarkets.	Dill, Continental Parsley, Coriander, Chives, Marjoram, Tarragon, Thyme, Lemon Thyme, Oregano, Watercress	A current certification of WQA Version 6 for the supply of a crop of a kind for which the scheme is approved, issued in accordance with the relevant Standard.
A scheme established by the SQF 2000 Code, A HACCP-Based Supplier Assurance Code for the Food Manufacturing and Distributing Industries, 6th edition, published by the Safe Quality Food Institute, Arlington, U.S.A.	Dill, Continental Parsley, Coriander, Chives, Marjoram, Tarragon, Thyme, Lemon Thyme, Oregano, Watercress	A current certification (to Level 1, 2 or 3) of an SQF 2000 system for the supply of a crop of a kind for which the scheme is approved, issued in accordance with the SQF 2000 Code.
A scheme established by the Freshcare Code of Practice—Food Safety and Quality; 3rd Edition, published by Freshcare Ltd, N.S.W., Australia.	Dill, Continental Parsley Coriander, Chives, Marjoram, Tarragon, Thyme, Lemon Thyme, Oregano, Watercress	A current certification of Freshcare for the supply of a crop of a kind for which the scheme is approved, issued by Freshcare Ltd.
A scheme established by the Recommended International Code of Practice General Principles of Food Hygiene CAC/RCP 1-1969 including Annex on Hazard Analysis and Critical Control Point (HACCP) System and Guidelines for its Application, as adopted by the Codex Alimentarius Commission in 1997.	Dill, Continental Parsley, Coriander, Chives, Marjoram, Tarragon, Thyme, Lemon Thyme, Oregano, Watercress	A current certification meeting the requirements of Codex Alimentarius Alinorm:97/13A for the supply of a crop of a kind for which the scheme is approved.

Dated 22 July 2013.

GEOFF RAVEN, Chief Inspector (Plant Health Act 2009) for and on behalf of The Hon. Gail Gago, Minister for Agriculture, Food and Fisheries

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

I, ANDREA KAYE WOODS, Team Leader, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 68 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

Approval of Category B Containers

Approve as Category B Containers, subject to the conditions in subclauses 1, 2, 3 and 4 below, each of the classes of containers identified by reference to the following matters described in the first 4 columns of Schedule 1 of this Notice which are sold in South Australia:

- (a) the product which each class of containers shall contain;
- (b) the size of the containers;
- (c) the type of containers; and
- (d) the name of the holders of these approvals.
- (1) That containers of the class to which the approval relates must bear the refund marking specified by the Authority for containers of that class. The Authority specifies the following refund markings for Category B containers:
 - (i) '10c refund at collection depots when sold in S.A.', or
 - (ii) '10c refund at S.A./N.T. collection depots in State/Territory of purchase'.
- (2) The holder of the approval must have in place an effective and appropriate waste management arrangement in relation to containers of that class. For the purpose of this approval notice the company named in Column 5 of Schedule 1 of this Notice is the nominated super collector.
- (3) In the case of an approval in relation to Category B containers that the waste management arrangement must require the holder of the approval to provide specified super collectors with a declaration in the form determined by the Authority in relation to each sale of such containers by the holder of the approval as soon as practicable after the sale';
- (4) The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved, and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product name	Container Size (mL)	Container type	Approval holder	Collection arrangements
Wild Turkey Rare And Cola	375	Can—Aluminium	Campari Australia	Statewide Recycling
Wild Turkey Rare And Cola	320	Glass	Campari Australia	Statewide Recycling
The Apple Thief Granny Smith Cider	330	Glass	Cider Productions Pty Ltd	Marine Stores Ltd
The Apple Thief Pink Lady Cider	330	Glass	Cider Productions Pty Ltd	Marine Stores Ltd
The Apple Thief William Pear Cider	330	Glass	Cider Productions Pty Ltd	Marine Stores Ltd
Canadian Club Premium Dry 6%	330	Glass	Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Cascade Cranberry	200	Can—Aluminium	Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Cascade Dry Ginger Ale	200	Can—Aluminium	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Cascade Lime & Soda	200	Can—Aluminium	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Cascade Soda Water	200	Can—Aluminium	Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Cascade Tonic Water	200	Can—Aluminium	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Fanta Grape Flavour	355	Can—Aluminium	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Fanta Pineapple Flavour	355	Can—Aluminium	Coca Cola Amatil (Aust.) Pty Ltd	Statewide Recycling
Jim Beam Bourbon & Cola	300	PET	Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Belhaven Black Scottish Stout	500	Can—Aluminium	Empire Liquor	Statewide Recycling
Bellerose Beer Blonde	330	Glass	Empire Liquor	Statewide Recycling
Chimay Speciale Cent Cinquante	750	Glass	Empire Liquor	Statewide Recycling
Cristal Cuba Beer	330	Glass	Empire Liquor	Statewide Recycling
Fullers London Pride	500	Can—Aluminium	Empire Liquor	Statewide Recycling
Fullers Wild River Pale Ale	500	Glass	Empire Liquor	Statewide Recycling
Ginjanuts Dry Ginger Beer	500	Glass	Empire Liquor	Statewide Recycling
Ginjanuts Medium Dry Ginger Beer	500	Glass	Empire Liquor	Statewide Recycling
Keith & Sons Thai Dry Ginger Beer	500	Glass	Empire Liquor	Statewide Recycling
Keith & Sons Thai Ginger Beer	500	Glass	Empire Liquor	Statewide Recycling
Original Juice Co Black Label Quencher Gingerade	1 500	PET	Golden Circle Limited	Statewide Recycling
Original Juice Co Black Label Quencher Lemon Lime & Bitters	1 500	PET	Golden Circle Limited	Statewide Recycling
Original Juice Co Black Label Quencher Passionfruit & Elderflower	1 500	PET	Golden Circle Limited	Statewide Recycling
Becks Non Alcoholic Beer	330	Glass	Goulburn Wines & Spirits	Marine Stores Ltd
Golden Circle 50% Less Sugar Apple Mango Fruit Drink	1 000	LPB—Aseptic	HJ Heinz Company Australia Limited	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product name	Container Size (mL)	Container type	Approval holder	Collection arrangements
Golden Circle 50% Less Sugar Forest Fruits	1 000	LPB—Aseptic	HJ Heinz Company Australia	Statewide Recycling
Fruit Drink Golden Circle 50% Less Sugar Lemonade	1 000	LPB—Aseptic	Limited HJ Heinz Company Australia	Statewide Recycling
Fruit Drink Australian Brewery The Fresh Press Cider	355	Can—Aluminium	Limited Independent Brewery Unit Trust trading as Australian	Marine Stores Ltd
Australian Brewery The Pale Ale	355	Can—Aluminium	Brewery Independent Brewery Unit Trust trading as Australian	Marine Stores Ltd
Australian Brewery The Pilsner	355	Can—Aluminium	Brewery Independent Brewery Unit Trust trading as Australian	Marine Stores Ltd
Australian Brewery The Steam Ale	355	Can—Aluminium	Brewery Independent Brewery Unit Trust trading as Australian	Marine Stores Ltd
Tamek Mango Nectar	1 000	LPB—Aseptic	Brewery Kahvecioglu International Export & Import Pty Ltd trading as Grand Foods	Marine Stores Ltd
Tamek Plus Blood Orange Pomegranate Drink	1 000	LPB—Aseptic	Kahvecioglu International Export & Import Pty Ltd trading as Grand Foods	Marine Stores Ltd
Tamek Pomegranate Nectar	1 000	LPB—Aseptic	Kahvecioglu International Export & Import Pty Ltd	Marine Stores Ltd
Uludag Gazoz	1 500	PET	trading as Grand Foods Kahvecioglu International Export & Import Pty Ltd	Marine Stores Ltd
Uludag Orange	1 500	PET	trading as Grand Foods Kahvecioglu International Export & Import Pty Ltd	Marine Stores Ltd
James Boag Premium Lager 153rd Melbourne Cup Carnival 2013	375	Can—Aluminium	trading as Grand Foods Lion Beer Spirits and Wine Pty Ltd	Marine Stores Ltd
Fire Futte Futte Jelly Grape	190 g 275 g	Can—Steel Can—Aluminium	Little Tokyo Australia Pty Ltd Little Tokyo Australia Pty Ltd	Statewide Recycling Statewide Recycling
Gogo No Kocha Orange & Berry Gokuri Grapefruit	500 400 g	PET Can—Aluminium	Little Tokyo Australia Pty Ltd Little Tokyo Australia Pty Ltd	Statewide Recycling Statewide Recycling
Junsui Grape	470	PET	Little Tokyo Australia Pty Ltd	Statewide Recycling
Kirin No Awa Namacha	450 555	PET PET	Little Tokyo Australia Pty Ltd Little Tokyo Australia Pty Ltd	Statewide Recycling Statewide Recycling
Natchan Orange	470	PET	Little Tokyo Australia Pty Ltd	Statewide Recycling
Salty Lychee	500	PET	Little Tokyo Australia Pty Ltd	Statewide Recycling
Vita CC Lemon Lobo Honey Cyser	500 330	PET Glass	Little Tokyo Australia Pty Ltd Lobo Juice & Cider Pty Ltd	Statewide Recycling Marine Stores Ltd
Kinnie	330	Glass	Maltese Beverages Pty Ltd	Statewide Recycling
Kinnie Light	330	Glass	Maltese Beverages Pty Ltd	Statewide Recycling
Mountain Goat India Pale Ale	330	Glass	Mountain Goat Beer Pty Ltd	Statewide Recycling
Two Step Apple Cider Moritz Lager	330 330	Glass Can—Aluminium	Mountain Goat Beer Pty Ltd Movida Wholesale Pty Ltd	Statewide Recycling Statewide Recycling
Moritz Lager	330	Glass	trading as Alimentaria Movida Wholesale Pty Ltd trading as Alimentaria	Statewide Recycling
Feroxin Mineralised Drink	500	HDPE	Neways International Australia Pty Ltd	Statewide Recycling
Forbidden Fruit Cider Original	330	Glass	Otway Brewing Pty Ltd	Statewide Recycling
Prickly Moses Handcrafted Beer Chainsaw	330	Glass	Otway Brewing Pty Ltd	Statewide Recycling
Prickly Moses Handcrafted Beer Otway Ale Prickly Moses Handcrafted Beer Red Ale	330 330	Glass Glass	Otway Brewing Pty Ltd Otway Brewing Pty Ltd	Statewide Recycling Statewide Recycling
Prickly Moses Handcrafted Beer Summer Ale	330	Glass	Otway Brewing Pty Ltd	Statewide Recycling
Partalunga Vineyard Hills Lager Heineken	330	Glass	Partalunga Vineyard	Statewide Recycling
Heineken	650 330	Glass Can—Aluminium	Pinnacle Liquor Pinnacle Liquor	Marine Stores Ltd Marine Stores Ltd
Heineken	330	Glass	Pinnacle Liquor	Marine Stores Ltd
Martens Pils	500	Can—Aluminium	Pinnacle Liquor	Marine Stores Ltd
Peroni Nastro Azzurro Sail & Anchor Changing Tides	330 640	Glass Glass	Pinnacle Liquor Pinnacle Liquor	Marine Stores Ltd Marine Stores Ltd
Tun Original Bitter	355	Can—Aluminium	Pinnacle Liquor	Marine Stores Ltd
W Wilderen Goud	330	Glass	Pinnacle Liquor	Marine Stores Ltd
W Wilderen Kriek	330	Glass	Pinnacle Liquor	Marine Stores Ltd
W Wilderen Tripel Kanunnik Red Bull Sugar Free	330 355	Glass Can—Aluminium	Pinnacle Liquor Red Bull Australia Pty Ltd	Marine Stores Ltd Statewide Recycling
Red Bull Zero	473	Can—Aluminium	Red Bull Australia Pty Ltd	Statewide Recycling Statewide Recycling
Red Bull Zero	250	Can—Aluminium	Red Bull Australia Pty Ltd	Statewide Recycling
32 Admiral Scottish Red	750 750	Glass	Rio Coffee Pty Ltd	Statewide Recycling
32 Atra 32 Audace	750 750	Glass Glass	Rio Coffee Pty Ltd Rio Coffee Pty Ltd	Statewide Recycling Statewide Recycling
J2 Addace	/30	Jiass	NIO CONCE FLY LIU	Statewide Recycling

Column 1 Column 2 Column 3 Column 4		Column 4	Column 5	
Product name	Container Size (mL)	Container type	Approval holder	Collection arrangements
32 Curmi	750	Glass	Rio Coffee Pty Ltd	Statewide Recycling
32 Nebra Amber Beer	750 750	Glass	Rio Coffee Pty Ltd	Statewide Recycling
32 Oppale	750 500	Glass Glass	Rio Coffee Pty Ltd	Statewide Recycling
32 Tre+Due Pepsi Next	250	Can—Aluminium	Rio Coffee Pty Ltd Schweppes Australia Pty Ltd	Statewide Recycling Statewide Recycling
Pop Tops Apple & Blackcurrant Fruit Drink	250	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Pop Tops Apple Fruit Drink	250	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Pop Tops Apple Mango & Banana Fruit Drink	250	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Pop Tops Orange Fruit Drink	250	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Pop Tops Tropical Fruit Drink	250	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Pop Tops Wildberry Apple Fruit Drink	250	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Real Iced Tea Co Green Tea With Citrus Real Iced Tea Co Lemon	500 500	PET PET	Schweppes Australia Pty Ltd Schweppes Australia Pty Ltd	Statewide Recycling Statewide Recycling
Real Iced Tea Co Mango	500	PET	Schweppes Australia Pty Ltd Schweppes Australia Pty Ltd	Statewide Recycling
Real Iced Tea Co Peach	500	PET	Schweppes Australia Pty Ltd	Statewide Recycling
Smiling Samoyed Brewery 12 Paws	330	Glass	Smiling Samoyed Pty Ltd	Statewide Recycling
Smiling Samoyed Brewery Chilli Beer	330	Glass	Smiling Samoyed Pty Ltd	Statewide Recycling
Smiling Samoyed Brewery Dark Ale	330	Glass	Smiling Samoyed Pty Ltd	Statewide Recycling
Smiling Samoyed Brewery IPA	330	Glass	Smiling Samoyed Pty Ltd	Statewide Recycling
Smiling Samoyed Brewery Kolsch	330	Glass	Smiling Samoyed Pty Ltd	Statewide Recycling
Australian Camp Services Water	500	PET	Sound Knowledge Pty Ltd trading as Australian Camp Services	Marine Stores Ltd
Badger Tanglefoot Strong Ale	500	Can—Aluminium	The Beer and Cider Company	Statewide Recycling
Wychwood Goliath Ale	500	Glass	The Beer and Cider Company	Statewide Recycling
Wychwood Hobgoblin Ale	440	Can—Aluminium	The Beer and Cider Company	Statewide Recycling
Wychwood Hobgoblin Ale	500	Glass	The Beer and Cider Company	Statewide Recycling
Wychwood Scarecrow Ale	500	Glass	The Beer and Cider Company	Statewide Recycling
Ceda Creaming Soda	250	Can—Aluminium	Tru Blu Beverages Pty Limited	Flagcan Distributors
Diet Rite Lemonade	250	Can—Aluminium	Tru Blu Beverages Pty Limited	Flagcan Distributors
Diet Rite Passionfruit	250	Can—Aluminium	Tru Blu Beverages Pty Limited	Flagcan Distributors
Diet Rite Pine Mango	250	Can—Aluminium	Tru Blu Beverages Pty Limited	Flagcan Distributors
Diet Rite Portello	250	Can—Aluminium	Tru Blu Beverages Pty Limited	Flagcan Distributors
Glee Berry Blast Apple Raspberry & Boysenberry Juice	250	Can—Aluminium	Tru Blu Beverages Pty Limited	Flagcan Distributors
Glee Blackcurrant Burst Apple & Blackcurrant Juice	250	Can—Aluminium	Tru Blu Beverages Pty Limited	Flagcan Distributors
Glee Bubble Gum Grape Apple & Grape Juice	250	Can—Aluminium	Tru Blu Beverages Pty Limited	Flagcan Distributors
Glee Slammin Strawberry Apple & Strawberry Juice	250	Can—Aluminium	Tru Blu Beverages Pty Limited	Flagcan Distributors
LA Ice Cola	250	Can—Aluminium	Tru Blu Beverages Pty Limited	Flagcan Distributors
LA Maxi Ice Cola	250	Can—Aluminium	Tru Blu Beverages Pty Limited	Flagcan Distributors
Lido Lemonade	250	Can—Aluminium	Tru Blu Beverages Pty Limited	Flagcan Distributors
Pub Squash Lemon Soda Squash Coco Cofe Mocha Chacaleta Coconut Water	250	Can—Aluminium	Tru Blu Beverages Pty Limited Vita Coop Phys Oxygon	Flagcan Distributors
Coco Cafe Mocha Chocolate Coconut Water Coco Cafe Original Latte Coconut Water	330 330	LPB—Aseptic LPB—Aseptic	Vita Coco Blue Oxygen Vita Coco Blue Oxygen	Statewide Recycling Statewide Recycling
Coco Cafe Vanilla Coconut Water	330	LPB—Aseptic	Vita Coco Blue Oxygen Vita Coco Blue Oxygen	Statewide Recycling
Vita Coco Natural Coconut Water	330	LPB—Aseptic	Vita Coco Blue Oxygen	Statewide Recycling
Vita Coco Natural Coconut Water	500	LPB—Aseptic	Vita Coco Blue Oxygen	Statewide Recycling
Vita Coco Orange Coconut Water	330	LPB—Aseptic	Vita Coco Blue Oxygen	Statewide Recycling
Vita Coco Orange Coconut Water	500	LPB—Aseptic	Vita Coco Blue Oxygen	Statewide Recycling
Vita Coco Peach & Mango Coconut Water	500	LPB—Aseptic	Vita Coco Blue Oxygen	Statewide Recycling
Vita Coco Peach & Mango Coconut Water	330	LPB—Aseptic	Vita Coco Blue Oxygen	Statewide Recycling
Vita Coco Pineapple Coconut Water	500	LPB—Aseptic	Vita Coco Blue Oxygen	Statewide Recycling
Vita Coco Pineapple Coconut Water	330	LPB—Aseptic	Vita Coco Blue Oxygen	Statewide Recycling
Vita Coco Tropical Fruit Coconut Water Chang Beer	500 640	LPB—Aseptic Glass	Vita Coco Blue Oxygen Wow Brands	Statewide Recycling Marine Stores Ltd
Feeneys Irish Cream Liqueur	50	PET	Wow Brands Wow Brands	Marine Stores Ltd Marine Stores Ltd
Herrljunga Blackcurrant & Lime Flavoured Cider	500	Glass	Wow Brands	Marine Stores Ltd
Herrljunga Strawberry & Vanilla Flavoured Cider	500	Glass	Wow Brands	Marine Stores Ltd
Hollandia Non Alcoholic Malt	330	Can—Aluminium	Wow Brands	Marine Stores Ltd
Coronita Extra	210	Glass	Zhivago Pty Ltd	Statewide Recycling
Kirin Beer	330	Can—Aluminium	Zhivago Pty Ltd	Statewide Recycling
Martens Pils	330	Can—Aluminium	Zhivago Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product name	Container Size (mL)	Container type	Approval holder	Collection arrangements
Nastro Azzurro Rekorderlig Pear Cider Elderflower Sapporo Premium Beer	330 330 330	Can—Aluminium Can—Aluminium Can—Aluminium	Zhivago Pty Ltd Zhivago Pty Ltd Zhivago Pty Ltd	Statewide Recycling Statewide Recycling Statewide Recycling

ENVIRONMENT PROTECTION ACT 1993

Approval of Additional Collection Depots

I, ANDREA KAYE WOODS, Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 69 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

Approval of Additional Collection Depots

(i) Approval of Collection Depots:

Approve the collection depots identified by reference to the following matters, to receive all containers belonging to a class of containers which is, at or subsequent to, the date of this Notice, approved as Category B Containers:

- (a) the name of the collection depot described in Column 1 of Schedule 1 of this Notice;
- (b) the name of the proprietor of the depot identified in Column 3 of Schedule 1 of this Notice;
- (c) the location of the depot described in Columns 4-6 of Schedule 1 of this Notice; and
- (ii) Conditions of Approval:

Impose the following conditions of these approvals:

- (a) If the Approval Holder's name or postal address (or both) changes, then the Approval Holder must inform the Authority in writing, within 28 days of the change occurring.
- (b) If the collection depot is sold to another party, the Approval Holder must inform the Authority in writing, within 28 days of settlement.
- (c) The Approval Holder who wishes to cease operation of the depot shall notify the Authority in writing no less than 14 days from date of closing.
- (d) The Approval Holder, or a person acting on his or her behalf, must not pay a refund on, or seek reimbursement for, containers that the Approval Holder, or the person acting on his or her behalf, knows were not purchased in South Australia
- (e) The Approval Holder must ensure that prominent signage is displayed, detailing the offence and the penalties under Section 69 the Act, for presenting interstate containers for refund.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume/Folio No.	Collection Area
Scout Recycling Angle Vale	Scouts Australia SA Branch (trading as Scouts Recycling)	Warren Stone	123 Angle Vale Road	Angle Vale	CT 6066/751	Metro

ENVIRONMENT PROTECTION ACT 1993

Variation to Existing Approval of Collection Depot

I, ANDREA KAYE WOODS, Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 69 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

Variation to Existing Approval of Collection Depot

Vary the approval of the collection depot listed at Schedule 1 of this notice, that was granted under the Act prior to the date of this Notice and impose the conditions of this approval to be as follows:

(i) Approval of Collection Depot:

The collection depot identified by reference to the following matters is approved:

- (a) the name of the collection depot described in Column 1 of Schedule 1 of this Notice;
- (b) the name of the proprietor of the depot identified in Column 3 of Schedule 1 of this Notice;
- (c) the location of the depot described in Columns 4-6 of Schedule 1 of this Notice; and

The collection depot listed at Schedule 1 of this Notice is approved in relation to all classes of containers, which were approved under the Act, at or subsequent to the date of this Notice, as Category B Containers.

(ii) Conditions of Approval:

Impose the following conditions on the approval:

- (a) If the Approval Holder's name or postal address (or both) changes, then the Approval Holder must inform the Authority in writing, within 28 days of the change occurring.
- (b) If the collection depot is sold to another party, the Approval Holder must inform the Authority in writing, within 28 days of settlement.
- (c) The Approval Holder who wishes to cease operation of the depot shall notify the Authority in writing no less than 14 days from date of closing.
- (d) The Approval Holder, or a person acting on his or her behalf, must not pay a refund on, or seek reimbursement for, containers that the Approval Holder, or the person acting on his or her behalf, knows were not purchased in South Australia.
- (e) The Approval Holder must ensure that prominent signage is displayed, detailing the offence and the penalties under Section 69 the Act, for presenting interstate containers for refund.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6	Column 7
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume/Folio No.	Collection Area
Warooka Depot	Yorkes Recycling	Robert Cadd and Doris Richardson	7 Fourth Street	Warooka	CT 4227/779	Regional

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Penong Miller of the Yarilena Community, Ceduna, S.A. 5690 (the 'exemption holder') or a person acting as his agent, is exempt from the provisions of Sections 70 of the Fisheries Management Act 2007, Regulation 4, Schedule 3 and Regulation 7, Clauses 38 (a), Clause 61 (2) and Clause 72 (a) of Schedule 6 the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder may use the gear specified in Schedule 1 (the 'exempted activity') from the waters described in Schedule 2, subject to the conditions set out in Schedule 3, from 1 August 2013 until 4 August 2013, unless varied or revoked earlier.

SCHEDULE 1

 1 gillnet (the maximum length of which does not exceed 150 m, and minimum mesh size of 50 mm)

SCHEDULE 2

 Intertidal waters adjacent to the Murat Aboriginal Land in Murat Bay within the waters of the Nuyts Archipelago Marine Park.

SCHEDULE 3

- 1. The use of the gear prescribed in Schedule 1 is for traditional fishing purposes only.
- 2. The fish captured by the exemption holder may be retained subject to regulated size limits and must not be sold. All undersized fish must be returned to the water immediately.
- 3. The exemption holder must notify PIRSA Fishwatch on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption notice at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902642.
- 4. While engaged in the exempted activity the exemption holder must be in possession of a copy of this notice and such a notice must be produced to a PIRSA Fisheries Officer if requested.
- 5. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including but not limited to the Marine Parks Act 2007. The exemption holder must comply with any relevant regulations, permits, requirements and directions from the Department for Environment, Water and Natural Resources when undertaking activities within a marine park.

Dated 31 July 2013

PROFESSOR M. DOROUDI, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Andrew Fox of Dangerous Reef Pty Ltd of 73 Ninth Avenue, Joslin, S.A. 5070, (the 'exemption holder') or his agents are exempt from Section 71 (2) of the Fisheries Management Act 2007 and Regulation 23 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder shall not be guilty of an offence when using blood, bone, meat, offal or skin of an animal as berley to attract White Sharks (*Carcharodon carcharias*) for the purpose of cage viewing in the waters described in Schedule 1 (the 'exempted activity'), subject to the conditions specified in Schedule 2, from 2 July 2013 until 30 June 2014, or unless this exemption is varied or revoked.

SCHEDULE 1

The waters of the Neptune Islands Group (Ron and Valerie Taylor) Marine Park.

SCHEDULE 2

1. The exemption holder or a nominated agent listed below must be on board the boat from which the exempted activity is undertaken. The nominated agents of the exemption holder are Jennifer Taylor, Christian Taylor, Jeff Farnham, Rachael Robbins, Ian Paterson and Shawn Whittle.

- 2. All passengers when receiving their instructions at their initial briefing must be provided with a copy of 'Information for Passengers' letter (attached).
- 3. Any berley used while conducting the exempted activity must consist of fish based products only. All berley (other than fish oil) must be stored below a maximum temperature of 4 degrees Celsius.
- 4. The exemption holder or his agents must take all measures to avoid any berley or fish oil from being dispersed near or over the submerged viewing cages while divers are in the cage.
- 5. The exemption holders or their agents must not deliberately goad, provoke or encourage a White Shark in an attempt to change its normal behaviour by undertaking the exempted activity (including deliberately attempting to make the White Shark jump out of the water) and must not permit any person to touch a White Shark, unless this activity is required for research purposes.
- 6. When using bait as an attractant for the shark, the bait must be attached to a length of rope by natural fibre twine of no less than 30 cm in length.
- 7. The exemption holders or his agents must not intentionally feed sharks or reward sharks with food.
- 8. The exemption holders must notify PIRSA Fishwatch on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holders will need to have a copy of the exemption at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902618.
- 9. The exemption holders or their agents must allow an officer of the Department of Environment, Water and Natural Resources (DEWNR), a Fisheries Officer or another nominated person to be present on board the boat during the exempted activity if requested by the Executive Director, Fisheries and Aquaculture, subject to the availability of space.
- 10. The exemption holder or his agents must comply with all instructions (including ceasing to berley if so instructed), given by an officer from DENR or a Fisheries Officer.
- 11. While engaged in the exempted activity, a pennant (approved by DEWNR) must be flown from the boat so as to be clearly visible.
- 12. The exemption holders must maintain a log for the period that this exemption notice is valid which includes the following information in relation to each trip on which the exempted activity is undertaken:
 - · date and location;
 - number of passengers;
 - · number of hours berleying;
 - · number of sharks observed; and
 - any other relevant observations or comments.

A copy of the log must be provided to the Port Lincoln office of DEWNR within 14 days of the end of each calendar month.

- 13. While engaged in the exempted activity the exemption holders or their agents must have in their possession a copy of this notice and produce a copy of the notice if required by a Fisheries Officer.
- 14. The exemption holders or their agents must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under the Act, except where specifically exempted by this notice.

Dated 1 July 2013.

PROFESSOR M. DOROUDI, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Dr Guido Parra of the School of Biological Sciences, Flinders University, G.P.O. Box 2100, Adelaide, S.A. 5001 (the 'exemption holder') or a person acting as his agent, is exempt from Section 71 of the Fisheries Management Act 2007, but only insofar as they may engage in the activities

specified in Schedule 1 (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 6 August 2013 until 31 July 2014, unless varied or revoked earlier.

SCHEDULE 1

The monitoring, biopsy sampling and observation of Bottlenose Dolphins and Common Dolphins in the waters surrounding Eyre Peninsula and Spencer Gulf, including Thorny Passage Marine Park, Sir Joseph Banks Group Marine Park, Franklin Harbor Marine Park, and Upper Spencer Gulf Marine Park.

SCHEDULE 2

- 1. The exemption holder must not undertake any activity to attract dolphins or to interfere with their natural activities.
- 2. Before undertaking the exempted activity, the exemption holder or a person acting as an agent must contact PIRSA Fisheries on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902601.
- 3. The following persons from the Flinders University School of Biological Sciences are authorised to act as agents under this exemption; Dr Luciana Möller, Dr Kerstin Bilgmann, Maria Passadore, Fernando Aguirre, Nikki Zanardo, Timothy Hunt, and Katharina Peters.
- 4. While engaged in the exempted activity, the exemption holder or agent must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer if requested.
- 5. The exemption holders must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice.

This notice does not purport to override the provisions or operation of any other Act including, but not limited to, the Marine Parks Act 2007. The exemption holder and his agents must comply with any relevant regulations, permits, requirements and directions from the Department of Environment, Water and Natural Resources when undertaking activities within a marine park.

Dated 5 August 2013.

PROFESSOR M. DOROUDI, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Benjamin Hall of City of Onkaparinga, 1 Ramsay Place, Noarlunga Centre, S.A. 5168 and nominated agents (the 'exemption holders') are exempt from Sections 70 and 78 (1) (c) of the Fisheries Management Act 2007, and Regulations 7 and 10, Clause 72, 73 of Schedule 6 and 'other waters' as defined in Schedule 7 of the Fisheries Management (General) Regulations 2007, but only insofar as they may take fish in the waters set out in Schedule 1 using the gear specified in Schedule 2 (the exempted activity), subject to the conditions set out in Schedule 3, from 6 August 2013 until 6 August 2014, unless varied or revoked earlier.

SCHEDULE 1

· Brodie Road Wetlands.

SCHEDULE 2

 1 seine net with a minimum mesh size of 19 mm and a maximum length of 75 m.

SCHEDULE 3

- 1. The exemption holders may only take non-native species of fish and must destroy them humanely.
- 2. The non-native species of fish taken must be disposed of appropriately at an approved waste facility and must not be used for any commercial purpose.
- 3. The exemption holders must immediately return to the water all native fish captured incidentally while undertaking this exempted activity.

- 4. The exemption holder or a person acting as an agent must notify PIRSA FISHWATCH on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption notice at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902613.
- 5. The exemption holder must provide a written report to the Executive Director, Fisheries and Aquaculture at (G.P.O. Box 1625, Adelaide, S.A. 5001) within seven days of the completion of each collection made pursuant to this exemption, providing details of the numbers, location, time and conditions of the collection.
- 6. While engaged in the exempted activity the exemption holder or agent must be in possession of a copy of this notice and such a notice must be produced to a PIRSA Fisheries Officer if requested. Dated 5 August 2013.

PROFESSOR M. DOROUDI, Director of Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Dr Rachael Gray of the University of Sydney, McMaster Building, B14 Sydney, N.S.W. 2006 (the 'exemption holder') or a person acting as her agent, is exempt from Sections 71 (1) (b) and 71 (2) of the Fisheries Management Act 2007, but only insofar as they may undertake the activities described in Schedule 1, subject to the conditions set out in Schedule 2, from 6 August 2013 until 6 August 2014, unless varied or revoked earlier.

Schedule 1

The taking of faecal, blood and hair samples from Australian Sea Lions (*Neophoca cinerea*), temporarily marking Australian sea lions with bleach, a microchip or flipper tag in areas of South Australia covered under the Fisheries Management Act 2007.

SCHEDULE 2

- 1. The exempted activity is permitted in all South Australian Marine Coastal Waters excluding The River Murray and The Adelaide Dolphin Sanctuary.
- 2. The specimens collected by the exemption holder are for scientific and research purposes only and must not be sold.
- 3. A catalogue of all samples collected must be lodged with the South Australian Museum prior to the expiration of this Ministerial Exemption.
- 4. Before collecting any specimens pursuant to this notice, the exemption holder or a person acting as an agent must contact the PIRSA Fisheries Compliance Unit on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902594.
- 5. The exemption holder must provide a report in writing detailing the outcomes of the research and collection of organisms pursuant to this notice to the Executive Director, Fisheries and Aquaculture (G.P.O. Box 1625, Adelaide, S.A. 5001) within 30 days of the final collection (the exempted activity) with the following details:
 - the date, time and location of sampling; and
 - any other information deemed relevant or of interest that is able to be volunteered.
- 6. While engaged in the exempted activity, the exemption holder or agent must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if requested.
- 7. The exemption holders must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice. Dated 5 August 2013.

PROFESSOR M. DOROUDI, Director of Fisheries

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE State Crewing Committee convened on 27 June 2013 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

TOM KOUTSANTONIS, Minister for Transport

TSA 29754

HARBORS AND NAVIGATION ACT 1993

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

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

Operational Limits

Limit 1—Partially smooth waters.

Minimum Crew and Qualifications

Limit 1—Minimum one crew—Master who holds a Coxswain Certificate of Competency.

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

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE State Crewing Committee convened on 27 June 2013 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

TOM KOUTSANTONIS, Minister for Transport

TSA 29226

HARBORS AND NAVIGATION ACT 1993

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

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

Operational Limits

Limit 1—Up to 15 nautical miles—journeys less than 12 hours

Limit 2—Up to 30 nautical miles—journeys less than 12 hours.

Minimum Crew and Qualifications

Limit 1—Minimum two crew—Coxswain.

Both to hold a Coxswain Certificate of Competency.

Limit 2—Minimum two crew—Master and Coxswain.

Master is to hold a Master Class 5 Certificate of Competency (but may be replaced by a Coxswain endorsed to 30 nautical miles).

Coxswain to hold a Coxswain Certificate of Competency.

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

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE State Crewing Committee convened on 27 June 2013 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

TOM KOUTSANTONIS, Minister for Transport

TSA 29353

HARBORS AND NAVIGATION ACT 1993

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

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

Operational Limits

Limit 1—Up to 15 nautical miles—journeys less than 12 hours.

Limit 2—Up to 30 nautical miles—journeys less than 12 hours.

Minimum Crew and Qualifications

Limit 1—Minimum two crew—Coxswain.

Both to hold a Coxswain Certificate of Competency.

Limit 2—Minimum two crew—Master and Coxswain.

Master is to hold a Master Class 5 Certificate of Competency (but may be replaced by a Coxswain endorsed to 30 nautical miles).

Coxswain to hold a Coxswain Certificate of Competency.

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

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE State Crewing Committee convened on 27 June 2013 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

TOM KOUTSANTONIS, Minister for Transport

TSA 27965

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the 'Olive Skye'

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

Operational Limits

Limit 1—Up to 30 nautical miles—journeys less than 12 hours (day trips).

Minimum Crew and Qualifications

Limit 1—Minimum one crew—Master and Engineer.

Master—to hold a Master Class 5 Certificate of Competency.

Engineer—to hold a Marine Engine Driver Grade 2 Certificate of Competency.

(No dual Certificates)

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

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE State Crewing Committee convened on 27 June 2013 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

TOM KOUTSANTONIS, Minister for Transport

TSA 29455

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee in respect of the 'Let Er Rip'

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

Operational Limits

Limit 1—Up to 30 nautical miles—journeys less than 12 hours.

Minimum Crew and Qualifications

Limit 1—Minimum 1 crew—Master and Engineer

Master—to hold a Master Engine Driver Grade 2 Certificate of Competency.

Engineer—to hold a Marine Engine Driver Grade 2 Certificate of Competency.

Master may hold dual certification—if no dual certificate a minimum of two crew (Master and Engineer) is required.

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

HARBORS AND NAVIGATION ACT 1993

Determination of the State Crewing Committee

THE State Crewing Committee convened on 27 June 2013 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

TOM KOUTSANTONIS, Minister for Transport

TSA 29519

HARBORS AND NAVIGATION ACT 1993

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

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

Operational Limits

Limit 1—Partially smooth waters—journeys less than 12 hours

Limit 2—Up to 15 nautical miles—journeys less than 12 hours

Limit 3—Up to 30 nautical miles—journeys less than 12 hours.

Minimum Crew and Qualifications

Limit 1—

Passengers—Minimum one crew—Master who holds a Coxswain Certificate of Competency.

Divers—Minimum two crew: Coxswain and General Purpose Hand.

Limit 2—

Passengers—Minimum one crew—Master who holds a Coxswain Certificate of Competency.

Divers—Minimum two crew: Coxswain and General Purpose Hand.

Limit 3—

Passengers—Minimum two crew—Master and Engineer.

Divers—Minimum two crew: Master and Engineer.

Master—to hold a Master Class 5 Certificate of Competency.

Engineer—to hold a Marine Engine Driver Grade 3 Certificate of Competency.

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

(No dual certificates).

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

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2013

	\$		\$
Agents, Ceasing to Act as	48.50	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	24 50	Discontinuance Place of Business	. 32.25
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties		Intention to Sell, Notice of	61.00
1		Lost Certificate of Title Notices	. 61.00
Attorney, Appointment of		Cancellation, Notice of (Strata Plan)	
Bailiff's Sale	61.00	Mortgages:	
Cemetery Curator Appointed	35.75	Caveat Lodgement	. 24.50
Companies:		Discharge of	
Alteration to Constitution	48.50	Foreclosures	
Capital, Increase or Decrease of	61.00	Transfer of	
Ceasing to Carry on Business		Sublet	. 12.40
Declaration of Dividend	35.75	Leases—Application for Transfer (2 insertions) each	. 12.40
Incorporation	48.50		
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	. 35.75
First Name		Licensing	. 71.50
Each Subsequent Name			. ,1.00
Meeting Final	40.50	Municipal or District Councils:	(77.00
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	. 6//.00
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	. 481.00
Meeting')	40.50	Default in Payment of Rates:	06.50
First Name.		First Name	. 96.50
Each Subsequent Name	12.40	Each Subsequent Name	
Notices: Call	61.00	Noxious Trade	. 35.75
Change of Name		Partnership, Dissolution of	. 35.75
Creditors		-	
Creditors Compromise of Arrangement		Petitions (small)	. 24.50
Creditors (extraordinary resolution that 'the Com-	10.50	Registered Building Societies (from Registrar-General)	24 50
pany be wound up voluntarily and that a liquidator		Register of Unclaimed Moneys—First Name	
be appointed')	61.00	Each Subsequent Name	12.40
Release of Liquidator—Application—Large Ad		•	
—Release Granted		Registers of Members—Three pages and over:	200.00
Receiver and Manager Appointed	55.50	Rate per page (in 8pt)	. 308.00
Receiver and Manager Ceasing to Act	48.50	Rate per page (in 6pt)	. 407.00
Restored Name	45.25	Sale of Land by Public Auction	. 61.50
Petition to Supreme Court for Winding Up		Advertisements	
Summons in Action	71.50	¹ / ₄ page advertisement	
Order of Supreme Court for Winding Up Action	48.50	1/ page advertisement	207.00
Register of Interests—Section 84 (1) Exempt		½ page advertisement	. 267.00 562.00
Removal of Office		1 6	
Proof of Debts		Advertisements, other than those listed are charged at \$	3.40 per
Sales of Shares and Forfeiture	48.50	column line, tabular one-third extra.	
Estates:		Notices by Colleges, Universities, Corporations and	District
Assigned	35.75	Councils to be charged at \$3.40 per line.	
Deceased Persons—Notice to Creditors, etc.	61.00	Where the notice inserted varies significantly in leng	rth from
Each Subsequent Name		that which is usually published a charge of \$3.40 per colu	
Deceased Persons—Closed Estates		will be applied in lieu of advertisement rates listed.	411III 111IC
Each Subsequent Estate			.1
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2013

	Acts	, Bills, Rules, Parliame	ntary Papers and Regula	ations	
Pages	Main	Amends	Pages	Main	Amends
1-16	3.00	1.40	497-512	41.00	40.00
17-32	3.90	2.45	513-528	42.00	40.75
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49-64	6.50	5.00	545-560	44.75	43.50
65-80	7.55	6.30	561-576	45.75	44.75
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177-192	16.40	14.80	673-688	54.50	53.00
193-208	17.60	16.30	689-704	55.50	53.50
209-224 225-240	18.60 19.90	17.20	705-720 721-736	57.00 58.50	55.00
		18.40	721-736		56.00
241-257	21.40	19.50	737-752	59.00 61.00	57.50 58.50
258-272 273-288	22.60 23.70	20.60 22.40	753-768 769-784	62.00	61.00
289-304	24.80	23.30	785-800	63.00	62.00
305-320	26.25	24.70	801-816	64.50	62.50
321-336	27.25	25.75	817-832	65.50	64.50
337-352	28.75	27.00	833-848	67.00	65.50
353-368	29.50	28.50	849-864	68.00	66.50
369-384	31.25	29.50	865-880	69.50	68.00
385-400	32.50	31.00	881-896	70.00	68.50
401-416	33.75	32.00	897-912	71.50	70.00
417-432	35.00	33.50	913-928	72.00	71.50
433-448	36.00	34.75	929-944	73.50	72.00
449-464	37.00	35.50	945-960	74.50	73.00
465-480	37.50	36.75	961-976	78.00	74.00
481-496	40.00	37.50	977-992	79.00	74.50
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HOUSING IMPROVEMENT ACT 1940

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

No. of House and Street	Locality	Allotment, Section, etc.	Certificate Volume	of Title Folio
39 Caloundra Drive	Paralowie	Allotment 73 in Deposited Plan 19545, Hundred of Munno Para	5391	870
131 Esplanade	Henley Beach South	Allotment 4 in Deposited Plan 50118, Hundred of Adelaide	5668	117
1 Park Street	Tea Tree Gully	Allotment 11 in Deposited Plan 7255, Hundred of Yatala	5112	308
Dated at Adelaide, 8 August 2013		R. HULM, Director, Corporate Services, Housin	ng SA (Deleg	gate SAHT)

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
39 Da Costa Avenue, Prospect	Allotment 86 in Deposited Plan 2482, Hundred of Yatala	5723	450	29.6.95, page 3061	175.00
23 Eve Street, Hectorville	Allotment 12 in Deposited Plan 4703, Hundred of Adelaide	5657	939	18.4.13, page 1133	303.00
72 Ellen Street, Nailsworth	Allotment 5 in Deposited Plan 2536, Hundred of Yatala	5839	622	11.1.96, page 110	265.00
68 Main Street, Yankalilla	Allotment 442 in Filed Plan 165161, Hundred of Yankalilla	5872	362	26.7.07, page 3177	140.00
17 Patterson Road, Elizabeth Park	Allotment 741 in Community Plan 24425, Hundred of Munno Para	6002	792	13.6.13, page 2524	110.00
6 Tolley Road, Hope Valley	Allotment 1003 in Deposited Plan 21869, Hundred of Yatala	5224	726	30.5.13, page 2046	130.00
Lot 351 Williams Road (previously known as 51 Hayman Road), Two Wells	Allotments 351 in Filed Plan 174818, Hundred of Port Gawler	5810	342	11.1.96, page 110	70.00

Dated at Adelaide, 8 August 2013.

R. HULM, Director, Corporate Services, Housing SA (Delegate SAHT)

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	Certificate of Title Volume Folio		Date and page of Government Gazette in which notice declaring house to be substandard published
17 Carona Avenue, Gilles Plains	Allotment 210 in Deposited Plan 7440, Hundred of Yatala	5338	827	2.5.13, page 1380
35 Dalling Street, Port Broughton	Allotment 15 in Deposited Plan 55294, Hundred of Mundoora	5854	411	4.5.95, page 1714
61 Hopetoun Avenue, Kilburn	Allotment 132 in Deposited Plan 141, Hundred of Yatala	5487	627	30.10.03, page 3902
61 Mitchell Street, Millswood	Allotment 63 in Filed Plan 10234, Hundred of Adelaide	5666	853	15.1.70, page 230
2 Reynell Road, Rostrevor	Allotment 40 in Deposited Plan 6162, Hundred of Adelaide	5212	528	24.11.11, page 4645
32 Valiant Road, Holden Hill	Allotment 26 in Deposited Plan 6065, Hundred of Yatala	5649	601	24.5.12, page 2163
72 Wellington Street, Port Adelaide	Allotments 537 and 538 in Deposited Plan 3, Hundred of Port Adelaide	5425	756	25.10.01, page 4692
Dated at Adelaide, 8 August 2013.	R. HULM, Director,	Corporate Se	rvices. Ho	using SA (Delegate SAHT)

MINING ACT 1971

Invitation to Submit Exploration Licence Applications

NOTICE is hereby given that the Minister for Mineral Resources and Energy will be considering Exploration Licence applications over the land identified in Columns 1, 2, 3 and 6 of the Table. Applications for exploration licences will be accepted during the application open dates (Application week) listed in Column 5 of the Table below.

THE APPLICATION AREA MUST QUOTE THE ERA NUMBER AND MUST INCORPORATE THE WHOLE OF THE AREA (as specified in Column 3 of the Table).

THE TABLE

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
ERA No.	Locality	Area (km²)	Moratorium Period	Applications Open Dates	ERA—Specific Criteria
175	Kulitjara area— Approximately 130 km west-north-west of Marla	1 122	8 August 2013— 6 October 2013	7 October 2013— 11 October 2013	Aboriginal Land
176	Poole Hill area— Approximately 130 km west-north-west of Marla	1 235	8 August 2013— 6 October 2013	7 October 2013— 11 October 2013	Aboriginal Land
177	Anmuryinna Area— Approximately 65 km north-west of Marla	1 039	8 August 2013— 6 October 2013	7 October 2013— 11 October 2013	Aboriginal Land
178	Chandler Area— Approximately 50 km north-west of Marla	1 028	8 August 2013— 6 October 2013	7 October 2013— 11 October 2013	Aboriginal Land
179	Alberga River area— Approximately 45 km north of Marla	788	8 August 2013— 6 October 2013	7 October 2013— 11 October 2013	Aboriginal Land
180	Ammaroodinna Hill area—Approximately 50 km south-west of Marla	1 135	8 August 2013— 6 October 2013	7 October 2013— 11 October 2013	Aboriginal Land

Applications may be submitted through SARIG http://www.minerals.dmitre.sa.gov.au/sarig; in person (Level 7, 101 Grenfell Street, Adelaide, S.A.); by facsimile (08) 8463 3101 or email (dmitre.tenements@sa.gov.au) using the application for Mineral Exploration Release Area—Form 29ERA during the Application Week (Column 5). All applications will be considered competing and will be assessed based on merits using the criteria for competing applications under the Exploration Release Area (ERA) process.

Plan and co-ordinates for the land identified in Columns 1, 2, 3 and 6 of the Table can be obtained at the DMITRE Minerals website: http://www.minerals.dmitre.sa.gov.au/public_notices, DMITRE SARIG website: http://www.minerals.dmitre.sa.gov.au/sarig, or by phoning Mineral Tenements on (08) 8463 3103.

This Notice becomes effective 8 August 2013.

P. FREEMAN,

Deputy Executive Director,

Mineral Resources

Department for Manufacturing, Innovation, Trade, Resources and Energy

Delegate of the Minister for Mineral Resources and Energy

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: Apollo Iron Ore No. 2 Pty Ltd

Location: Carne Outstation area—Approximately 60 km

north of Tarcoola.

Pastoral Lease: Bulgunnia

Term: 2 years Area in km²: 50 Ref.: 2013/00105

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

J. MARTIN, Mining Registrar

NATIONAL ELECTRICITY LAW

THE Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law as follows:

Under s 102, the making of the final determination on the *Changes to Cost Allocation Method* proposal.

Under s 99, the making of a draft determination and related draft rule on the *Access to NMI Standing Data* proposal (Ref. ERC0153). Written requests for a pre-determination hearing must be received by **15 August 2013**. Submissions must be received by **19 September 2013**.

Under s 99, the making of a draft determination on the *Recovery of Network Support Payments* proposal (Ref. ERC0154). Requests for a pre-determination hearing must be received by **15 August 2013**. Submissions must be received by **19 September 2013**.

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's guidelines for making written submissions on Rule change proposals. The AEMC publishes all submissions on its website, subject to confidentiality.

Written requests should be sent to submissions@aemc.gov.au and cite the reference in the title. Before sending a request, please review the AEMC's privacy statement on its website.

Documents referred to above are available on the AEMC's website and are available for inspection at the AEMC's office.

Australian Energy Market Commission

Level 5, 201 Elizabeth Street Sydney, N.S.W. 2000 Telephone: (02) 8296 7800 www.aemc.gov.au

8 August 2013.

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence— AAL 196

PURSUANT to Section 65 (6) of the Petroleum and Geothermal Energy Act 2000 (the Act) and Delegation dated 21 March 2012, notice is hereby given that an application for the grant of an Associated Activities Licence within the area described below has been received from:

Santos Ltd

The application will be determined on or after 5 September 2013.

Description of Application Area

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

A corridor 50 m wide centred on a line between co-ordinates:

28°29'16.96"S 140°26'25"E GDA94 28°29'16.59"S 140°26'36.83"E GDA94 28°29'15.77"S 140°26'42.32"E GDA94 28°29'03.20"S 140°26'44.97"E GDA94 28°28'58.86"S 140°26'47.81"E GDA94

Area: 0.05 km² approximately.

Dated 2 August 2013.

B. A. GOLDSTEIN,

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Statement of Environmental Objectives for Preliminary Exploration and Survey Activities in South Australia (Ground Based Geophysical (non-seismic), Pipeline Preliminary Survey and other Low-Impact Survey Activities)

PURSUANT to Section 104 (1) of the Petroleum and Geothermal Energy Act 2000 (the Act), I, Barry Alan Goldstein, Executive Director, Energy Resources Division, Department for Manufacturing, Innovation, Trade, Resources and Energy (DMITRE), as delegate of the Minister for Mineral Resources and Energy, pursuant to delegated powers dated 21 March 2012, do hereby publish the following document as having been approved as a statement of environmental objectives under the Act.

Document

Statement of environmental objectives for preliminary exploration and survey activities in South Australia (ground based geophysical (non-seismic), pipeline preliminary survey and other low-impact survey activities) (July 2013).

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

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

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

Energy Resources Division Customer Services Level 7, 101 Grenfell Street, Adelaide, S.A. 5000

Dated 1 August 2013.

B. A. GOLDSTEIN,

Executive Director, Energy Resources Division Mineral and Energy Resources Group Delegate of the Minister for Mineral Resources and Energy

South Australia

Motor Vehicles (Conditional Registration—Recognition of Motor Vehicle Clubs) Notice 2013

under the Motor Vehicles Act 1959

1—Short title

This notice may be cited as the *Motor Vehicles (Conditional Registration—Recognition of Motor Vehicle Clubs) Notice 2013.*

2—Commencement

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

3—Interpretation

In this notice—

Act means the Motor Vehicles Act 1959;

Code of Practice means the 'Code of Practice for Historic Vehicles, Prescribed Left Hand Drive Vehicles and Street Rod Vehicles' published by the Department of Planning, Transport and Infrastructure;

Conditional Registration Scheme or *Scheme* means the scheme for conditional registration of historic, prescribed left hand drive and street rod motor vehicles under section 25 of the Act and regulations 15 and 16 of the Motor Vehicles Regulations 2010;

Federation means the Federation of Historic Motoring Clubs Inc;

MR334 form means an 'Approval for Conditional Registration of a Historic, Prescribed Left Hand Drive or Street Rod Vehicle MR334 Form';

Registrar means the Registrar of Motor Vehicles;

Regulations means the Motor Vehicles Regulations 2010.

4—Recognition of motor vehicles clubs

The motor vehicle clubs specified in Schedule 1 are, subject to the conditions set out in clause 5, recognised for the purposes of regulation 16 of the Regulations.

5—Conditions of recognition

A motor vehicle club specified in Schedule 1 must comply with the following conditions:

- (a) the club must maintain a constitution approved by the Registrar;
- (b) the club must nominate and have members authorised by the Registrar (*authorised persons*) to approve motor vehicles for registration under the Scheme; to inspect members' vehicles; and to issue prescribed log books to club members for each of their vehicles to record vehicle use;

- (c) the club must obtain from each member before the end of each year a statutory declaration made by the member verifying the eligibility of their motor vehicle to be registered under section 25 of the Act for the Scheme and detailing any modifications made to the vehicle during that year;
- (d) the club's authorised persons must undertake inspections of members' motor vehicles and ensure that the vehicles are eligible, in keeping with the requirements in regulations 15 and 16 of the Regulations and the criteria set out in the Code of Practice, to be registered under section 25 of the Act—
 - (i) on entry to the Conditional Registration Scheme;
 - (ii) when requested to do so by the Registrar;
 - (iii) when members' annual statutory declarations disclose that their vehicles have been modified since the entry inspection and/or previous inspection;
 - (iv) periodically at least once every 3 years;
- (e) the club's authorised persons must validate a member's log book annually and must not do so unless a member's statutory declaration has been received for the purposes of paragraph (c) and the relevant vehicle inspection requirements of paragraph (d) have been met;
- (f) the club must cancel a member's log book when a member resigns, must record all approved variations to a vehicle's condition in a member's log book for that vehicle, must ensure that a statutory declaration is provided when a member's log book is lost or destroyed and must forward copies of log book return sheets to the Federation annually;
- (g) the club must create and maintain records detailing all its financial members, its authorised persons, all members' motor vehicles for which a MR334 form has been issued, all motor vehicle inspections undertaken for the purposes of paragraph (d), all statutory declarations received and log books issued;
- (h) the club must keep records for a period of 5 years from the date of the document and these records include all duplicate MR334 forms, all records of motor vehicle inspections undertaken in accordance with paragraph (d), all statutory declarations provided by members for the purposes of paragraphs (c) and (f), all log books issued by reference to their serial number, the member's name and the vehicle for which it was issued, all copy exemption documents issued to members for their motor vehicles in accordance with section 163AA of the *Road Traffic Act 1961* and to make all such records available for inspection or provide copies of the records at the request of the Registrar for audit purposes;
- (i) the club must ensure, as far as practicable, that all members comply with the Code of Practice and all members' motor vehicles continue to meet the eligibility requirements set out in the Regulations and Code of Practice;
- (j) the club, as far as practicable, must report to the Registrar or the Federation details of members and motor vehicles not complying with the conditions and criteria set out in the Code of Practice for the Scheme:
- (k) the club must provide to the Registrar, within 2 months after the end of the club's financial year, an annual report detailing members from that financial year with vehicles registered under the Scheme who are no longer financial members of the club;

(l) the club must notify the Registrar within 14 days on official club letterhead of resolution to cease operation as a club and must provide the club records specified in paragraph (h) to the Registrar within 7 days of its dissolution.

Note-

Under regulation 16(3)(c) of the *Motor Vehicles Regulations 2010*, the Registrar may, by notice in the Gazette, withdraw the recognition of a motor vehicle club if satisfied that the club has contravened or failed to comply with a condition applying to its recognition by the Registrar, or if there is other good cause to withdraw the recognition.

Schedule 1—Recognised motor vehicle clubs

Street rod motor vehicle club

The Western Districts Vintage Car Club

Made by the Registrar of Motor Vehicles

On 30 July 2013.

RETIREMENT VILLAGES ACT 1987

SECTION 36 (1)

Voluntary Termination of Retirement Village Scheme

TAKE notice that I, Jack Snelling, Minister for Health and Ageing, pursuant to Section 36 (1) of the Retirement Villages Act 1987 (the Act), hereby terminate The Mews retirement village scheme situated at the corner of The Strand and West Parkway, Colonel Light Gardens, S.A. 5041, and comprising all of the land and improvements in Certificate of Title Register Book Volume 5809, Folio 508. I do so being satisfied for the purposes of Section 36 (2) of the Act that there were no longer any retirement village residents in occupation.

The date of termination of the retirement village scheme is the date upon which the retirement village endorsements were removed from the Certificates of Title, being 25 March, 2013.

Dated 2 August 2013.

JACK SNELLING, Minister for Health and Ageing

SHERIFFS ACT 1978

Revocation of Appointments

I, STEPEHN CRAIG FERGUSON, Acting Sheriff of South Australia hereby revoke as from the close of business on 31 July 2013, the appointments as Deputy Sheriff made pursuant to Section 6 (3) of the Sheriffs Act 1978, as amended, to the following persons so as to do all things just and proper, pursuant to the provisions of Section 8 (a) of the Sheriffs Act 1978, as amended, with respect to the execution of civil process only, whilst performing duties within the Magistrates Court—Civil.

English, Rebecca Jack, Erin Jeffree, David Lillyman, Lee Samarzia, Lisa Whitburn, Mark Wilson, Luke

S. C. FERGUSON, Acting Sheriff of South Australia

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure— Walkway, Upper Sturt

BY Road Process Order made on 16 July 2013, the Adelaide Hills Council ordered that:

1. The whole of walkway situated between Priory Place and Sturt Valley Road and adjoining Allotment 36 in Deposited Plan 6866, more particularly delineated and lettered 'A' on Preliminary Plan No. 12/0036 be closed.

- 2. Transfer the whole of the land subject to closure to Robert John Mawson and Karen Jella Mawson in accordance with agreement for transfer dated 5 March 2013, entered into between the Adelaide Hills Council and R. J. and K. J. Mawson.
- 3. The following easement be granted over the whole of the land subject to that closure:

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

On 2 August 2013 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 91860 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 8 August 2013.

M. P. BURDETT. Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure— Waterfall Gully Road, Burnside

BY Road Process Order made on 17 July 2013, the City of Burnside ordered that:

- 1. Portion of public road (Waterfall Gully Road) situated opposite Garden Avenue and adjoining Allotment 46 in Deposited Plan 9404, more particularly delineated and lettered 'A' on Preliminary Plan No. 13/0021 be closed.
- 2. Transfer the whole of land subject to closure to George James Sinclair and Barbara Alice Sinclair in accordance with the agreement for transfer dated 15 May 2013, entered into between the City of Burnside and G. J. and B. A. Sinclair.
- On 2 August 2013 that order was confirmed by the Minister for Transport and Infrastructure, conditionally upon the deposit by the Registrar-General of Deposited Plan 92021 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 8 August 2013.

M. P. BURDETT, Surveyor-General

ROAD TRAFFIC ACT 1961

NOTICE OF APPROVAL AND EXEMPTION

Pursuant to Sections 161A and 163AA of the Road Traffic Act 1961

OPERATION OF OPAL MINING VEHICLES

1. REVOCATION OF PREVIOUS NOTICE AND OTHER EXEMPTION INSTRUMENTS

1.1 In accordance with the powers delegated to me by the Minister for Transport under Section 163AA of the Road Traffic Act 1961, I hereby revoke the Gazette Notice titled 'Operation of Opal Mining Vehicles' dated 17 February 2012.

2. APPROVAL

2.1 Pursuant to Section 161A of the *Road Traffic Act 1961* and Regulation 35 of the *Road Traffic (Miscellaneous) Regulations 1999*, I hereby approve opal mining vehicles which exceed 4.3 m in height and 2.5 m in width, to operate on South Australian roads.

3. EXEMPTION

3.1 In accordance with the powers delegated to me by the Minister for Transport, under Section 163AA of the *Road Traffic Act 1961*, I hereby exempt vehicles used solely for the purpose of mining opal from the following provisions of the:

Road Traffic (Vehicle Standards) Rules 1999

- Part 8—Lights and reflectors;
- Rule 19—Compliance with second edition Australian Design Rules;
- Rule 20—Compliance with third edition Australian Design Rules;
- Rule 28—Turning ability;
- Rule 30—Protrusions;
- Rule 33—Mudguards and spray suppression;
- Rule 38—Automatic transmissions;
- Rule 45—Windscreen wipers and washers;
- Rule 66—Width;
- · Rule 72—Height;
- Rule 146—Crank case gases;
- Rule 147—Visible emissions:
- · Rule 148—Exhaust systems; and

Road Traffic (Miscellaneous) Regulations 1999

- Regulation 25—Modification to motor vehicles;
- Regulation 26—Wheels and tyres;
- Regulation 36—Seat belts and seat belt anchorages;
- Regulation 37—Child restraints; and

Road Traffic Act 1961

- Section 110B—Motor vehicle or trailer shall bear a vehicle identification plate.
- 3.2 This exemption is subject to the conditions and limitations specified in this Notice.

4. CONDITIONS AND LIMITATIONS APPLYING TO THIS NOTICE

- 4.1 Special Conditions
 - 4.1.1 When operating under this Notice, you must carry a legible, current and complete copy of this Notice either in hardcopy or in an electronic format so that it can be read from a device having a visual display (e.g. smart phone, tablet or laptop PC, in vehicle unit) that is carried within the vehicle and that is accessible, to a DPTI Authorised Officer appointed under the *Road Traffic Act 1961* or a Police Officer, from outside the vehicle.
 - 4.1.2 Except as otherwise specified in this Notice the Standard Form Conditions prescribed in the *Road Traffic* (Oversize or Overmass Vehicle Exemptions) Regulations 1999 for the purposes of Section 115 (3) of the Road Traffic Act 1961, shall not apply.
 - 4.1.3 This notice shall stand alone. It cannot be used in conjunction with any other exemption, notice or permit.

4.2 Vehicle Description

4.2.1 This notice only applies to vehicles or machines commonly known as blowers, noodling machines, elevators and prospecting drills.

4.3 Area of Operation

- 4.3.1 Travel is permitted on roads, other than those maintained by the Commissioner of Highways (although such roads may be crossed) that are within a 150 km radius of Coober Pedy, provided that the lights and reflectors as specified in Clause 4.12 of this Notice are met.
- 4.3.2 Travel is permitted on roads within a 150 km radius of Coober Pedy, a 30 km radius of Andamooka and a 150 km radius of Marla including roads maintained by the Commissioner of Highways, provided that the vehicle is fitted with all lights, reflectors and rear marking plates required by Part 8—Lights and Reflectors, of the *Road Traffic (Vehicle Standards) Rules 1999*.

4.4 Dimensions

- 4.4.1 The overall width of the vehicle shall not exceed 4 m.
- 4.4.2 If the vehicle exceeds 5.7 m in height, written approval of the District Council of Coober Pedy is required to determine escort requirements prior to travelling within the local government area of Coober Pedy.

4.5 Times of Travel

4.5.1 Travel is not permitted between the hours of sunset and sunrise as specified in the *Proof of Sunrise and Sunset Act 1923*, as amended, and published in the *South Australian Government Gazette* or during periods of low visibility.

Note: For the purpose of this notice 'a period of low visibility' means any time when, owing to insufficient daylight or unfavourable conditions, persons or vehicles on a road are not clearly visible at a distance of 250 m to a person of normal vision.

4.6 Warning Signs

4.6.1 When travelling along the Stuart Highway or within the Andamooka and Coober Pedy Townships, a warning sign complying with the requirements of Clause 4.7 and 4.8 of this Notice shall be affixed to the front and rear of the vehicle.

4.7 Warning Sign Specifications

4.7.1 Face of warning sign

The warning sign shall comply with the following specifications.



- 4.7.1.1 The face of the warning sign shall have a yellow surface which complies with Class 1 or 2 of Australian/New Zealand Standard AS/NZS 1906.1, 'Retro-reflective Materials and Devices for Road Traffic Control Purposes' Part 1: Retro-reflective Sheeting.
- 4.7.1.2 The face of the warning sign shall show the words 'OVERSIZE' in black upper-case lettering at least 200 mm high, conforming with Australian Standard AS 1744, 'Forms of Letters and Numerals for Road Signs', in type face Series C(N).
- 4.7.1.3 The face of the warning sign must have a black border at least 20 mm wide.
- 4.7.1.4 The outermost edge of the border of the warning sign must be set at least 10 mm in from the edge of the sign unless the sign has been made with a box edge.

4.8 Material for warning signs

- 4.8.1 A warning sign must be made of stiff, flat, weatherproof material, for example zincalume at least 0.8 mm thick or aluminium at least 1.6 mm thick.
- 4.8.2 In spite of Clause 4.8.1 a warning sign may be made of a flexible material provided that it complies with all other requirements as if it were a stiff sign and it is mounted in accordance with Clause 4.9.3.

4.9 Mounting of Warning Signs

- 4.9.1 The warning sign must be mounted in an upright position.
- 4.9.2 The lower edge of the warning sign shall be:
 - 4.9.2.1 Above the bottom of the bumper bar; or
 - 4.9.2.2 If there is no bumper bar fitted at least 500 mm from ground level.
 - 4.9.2.3 If the warning sign is split into two parts each part shall be fitted at the same height to each other.

- 4.9.3 If a flexible warning sign is fitted it shall be:
 - 4.9.3.1 Held taut and be clearly visible; and
 - 4.9.3.2 Unlikely to become dislocated, furl or otherwise become difficult to read by other road users.

4.10 Flags

- 4.10.1 Brightly coloured red, yellow, or red and yellow flags, at least 450 mm long and at least 450 mm wide shall be attached to the extremities of the vehicle which shall:
- 4.10.2 Be positioned with one of the flags on each side of the front and rear of any projecting load or if there is no projecting load the flags shall be positioned at the vehicle or vehicle combination extremities; and
- 4.10.3 Be clearly visible at a distance of 100 m to any person with normal vision.

4.11 General Conditions

- 4.11.1 The person driving the vehicle or combination shall, at regular intervals, when it is practicable to do so and there is not a separate lane available for overtaking, move off the carriageway to allow other vehicles to overtake
- 4.11.2 The driver shall avoid all overhead obstructions.
- 4.11.3 Travel is not permitted on wet roads.
- 4.11.4 Travel is not permitted in the rain.
- 4.11.5 This Notice shall operate only with respect to the vehicles, loads, routes and times specified and does not relieve the owner and/or driver of the duty to observe all other provisions of the *Road Traffic Act* and Regulations and Local Government by-laws.

4.12 Lights and Reflectors

- 4.12.1 The vehicle is fitted with rear direction indicator lights, brake lights, parking lights and rear reflector(s).
- 4.12.2 Motor vehicles with a Gross Vehicle Mass over 12 tonnes and trailers with a Gross Trailer Mass over 10 tonnes shall be fitted with rear marking plates.
- 4.12.3 All lights, reflectors and rear marking plates required by this notice shall meet the location and performance requirements of Part 8—Lights and Reflectors, of the *Road Traffic (Vehicle Standards) Rules* 1999.
 - Note: Persons operating under the provisions of this Notice are advised that some parts of the road system bridges, signs, roadside furniture and vegetation may not provide sufficient clearance for the passage of a vehicle and load at the dimensions permitted by this notice.
 - Note: Section 107 of the *Road Traffic Act 1961* (Damage to road infrastructure) requires you to immediately notify a police officer or road authority, if you cause damage to roads, bridges and culverts, or if you interfere with roadside furniture.

5. COMMENCEMENT OF THIS NOTICE

5.1 This Notice is valid from 12.01 a.m. on 16 August 2013 until midnight on 31 December 2018.

6. AUTHORISATION

Don Hogben, Director, Road Policy and Planning Department of Planning, Transport and Infrastructure Delegate for the Minister for Transport and Infrastructure

ROAD TRAFFIC ACT 1961

Exemption for Modified Buses with a Manufacturer's Gross Vehicle Mass of greater than 4.5 tonnes

Revocation of Exemptions—Notices dated 12 October 2000

The notice titled 'Exemption for Modified Buses Certified as Complying with the National Code of Practice for Heavy Vehicle Modifications and Fitted with a Transport SA Modification Plate by a Recognised Engineering Signatory', dated 12 October 2000, is revoked from 30 August 2013.

The notice titled 'Exemption for Modified Buses Certified and Fitted with a Transport SA Modification Plate by Transport SA', dated 12 October 2000, is revoked from 30 August 2013.

Exemption of Vehicles Previously Exempted under the Exemptions in the Notices dated 12 October 2000

PURSUANT to the provisions of Section 163AA of the Road Traffic Act 1961, I, Trent Cameron Rusby, Director, Transport Safety Regulation, Transport Services Division, delegate of the Minister for Transport and Infrastructure, from 31 August 2013, exempt buses with a Manufacturer's Gross Vehicle Mass greater than 4.5 tonnes, which do not comply with:

- Rule 19 of the Road Traffic (Vehicle Standards) Rules 1999; or
- Rule 20 Road Traffic (Vehicle Standards) Rules 1999.

from the following provisions of the Road Traffic (Vehicle Standards) Rules 1999:

- Rule 19—Compliance with second edition Australian Design Rules applicable to the modification;
- Rule 20—Compliance with third edition Australian Design Rules applicable to the modification;

and from the following provisions of the Road Traffic (Miscellaneous) Regulations 1999:

• Regulation 42 (1) as it relates to Clause 4 of the Code of Practice for Buses (MR296) titled 'Modifications':

which have previously been exempted under the exemption granted in the notice titled 'Exemption for Modified Buses Certified as Complying with the National Code of Practice for Heavy Vehicle Modifications and Fitted with a Transport SA Modification Plate by a Recognised Engineering Signatory' dated 12 October 2000,

and

which have previously been exempted under the exemption granted in the notice titled 'Exemption for Modified Buses Certified and Fitted with a Transport SA Modification Plate by Transport SA' dated 12 October 2000.

Exemption of Buses with a Gross Vehicle Mass greater than 4.5 tonnes

PURSUANT to the provisions of Section 163AA of the Road Traffic Act 1961, I, Trent Cameron Rusby, Director, Transport Safety Regulation, Transport Services Division, delegate of the Minister for Transport and Infrastructure, hereby exempt buses with a Manufacturer's Gross Vehicle Mass greater than 4.5 tonnes which does not comply with:

- Rule 19 of the Road Traffic (Vehicle Standards) Rules 1999; or
- Rule 20 Road Traffic (Vehicle Standards) Rules 1999.

from the following provisions of the Road Traffic (Vehicle Standards) Rules 1999:

- Rule 19—Compliance with second edition Australian Design Rules applicable to the modification;
- Rule 20—Compliance with third edition Australian Design Rules applicable to the modification; and

from the following provisions of the Road Traffic (Miscellaneous) Regulations 1999:

• Regulation 42 (1) as it relates to Clause 4 of the Code of Practice for Buses (MR296) titled 'Modifications';

Subject to the following conditions:

- The vehicle and any modifications shall comply with the requirements of the manual titled 'Recognised Engineering Signatory—Heavy Vehicle Modification Scheme' (MR1490) issued by the Department of Planning Transport and Infrastructure, as amended from time to time.
- 2. A Recognised Engineering Signatory who has certified the vehicle and any modifications, has lodged a completed Advice of Modification of a Heavy Vehicle form (MR1510) with the Department of Planning, Transport and Infrastructure, in accordance with the manual titled 'Recognised Engineering Signatory—Heavy Vehicle Modification Scheme'.
- 3. The Department of Planning, Transport and Infrastructure has accepted the Advice of Modification of a Heavy Vehicle form lodged by the Recognised Engineering signatory, in accordance with the manual titled 'Recognised Engineering Signatory—Heavy Vehicle Modification Scheme'.
- 4. A Modification Plate has been fitted to a conspicuous part of the vehicle in accordance with the manual titled 'Recognised Engineering Signatory—Heavy Vehicle Modification Scheme'.

Note: For the purposes of this notice:

A Recognised Engineering Signatory is a person who, at the time of certification, has been recognised by the Minister for Transport and Infrastructure, for the purposes of this exemption, as a person who has been recognised in accordance with the requirements of the manual titled 'Recognised Engineering Signatory—Heavy Vehicle Modification Scheme', ('the Manual') as a person who is competent and qualified to certify that modifications to heavy vehicles comply with the manual.

Note:

The manual titled 'Recognised Engineering Signatory—Heavy Vehicle Modification Scheme', as amended from time to time, is a publication issued by the Department of Planning, Transport and Infrastructure, which provides for the requirements and responsibilities of Recognised Engineering Signatories, and is available as an electronic publication.

A list of Recognised Engineering Signatories and the fields of work for which they are authorised are contained in the publication identified as 'Recognised Engineering Signatories for Heavy Vehicles' (MR818), as amended from time to time, issued by the Department of Planning Transport and Infrastructure and is available as an electronic publication.

Note: For the purposes of this notice, Exemption from compliance with second and third edition Australian Design Rules is only applicable to those Australian Design Rules that may be affected by the modification.

This Exemption only applies to buses with a Manufacturer's Gross Vehicle Mass of greater than 4.5 tonnes, modified on or after 31 August 2013.

TRENT C. RUSBY, Director, Transport Safety Regulation, Transport Services Division, Department of Planning, Transport and Infrastructure

ROAD TRAFFIC ACT 1961

Exemption for Modified Vehicles (not being a bus) with a Manufacturer's Gross Vehicle Mass greater than 4.5 tonnes, and trailers with a Manufacturer's Aggregate Trailer Mass greater than 4.5 tonnes

Revocation of Exemptions—Notices dated 12 October 2000

The notice titled 'Exemption for Modified Vehicles (not being a bus) Certified as Complying with the National Code of Practice for Heavy Vehicle Modifications and Fitted with a Transport SA Modification Plate by a Recognised Engineering Signatory' dated 12 October 2000, is revoked from 30 August 2013.

The notice titled 'Exemption for Modified Vehicles (not being a bus) Certified and Fitted with a Transport SA Modification Plate by Transport SA' dated 12 October 2000, is revoked from 30 August 2013.

Exemption of Vehicles Previously Exempted under the Exemptions in the Notice dated 12 October 2000

PURSUANT to the provisions of Section 163AA of the Road Traffic Act 1961, I, Trent Cameron Rusby, Director, Transport Safety Regulation, Transport Services Division, delegate of the Minister for Transport and Infrastructure, from 31 August 2013, exempt motor vehicles with a Manufacturer's Gross Vehicle Mass greater than 4.5 tonnes (not being a bus) and trailers with a Manufacturer's Aggregate Trailer Mass greater than 4.5 tonnes, which do not comply with:

- Rule 19 of the Road Traffic (Vehicle Standards) Rules 1999; or
- Rule 20 Road Traffic (Vehicle Standards) Rules 1999,

from the following provisions of the Road Traffic (Vehicle Standards) Rules 1999:

- Rule 19—Compliance with second edition Australian Design Rules applicable to the modification;
- Rule 20—Compliance with third edition Australian Design Rules applicable to the modification;

and from the following provisions of the Road Traffic (Miscellaneous) Regulations 1999:

• Regulation 25 (5)—Modification of motor vehicles:

which have previously been exempted under the exemption granted in the notice titled 'Exemption for Modified Vehicles (not being a bus) Certified as Complying with the National Code of Practice for Heavy Vehicle Modifications and Fitted with a Transport SA Modification Plate by a Recognised Engineering Signatory' dated 12 October 2000,

and

which have previously been exempted under the exemption granted in the notice titled 'Exemption for Modified Vehicles (not being a bus) Certified and Fitted with a Transport SA Modification Plate by Transport SA' dated 12 October 2000.

Exemption of Vehicles with Gross Vehicle Mass greater than 4.5 tonnes

PURSUANT to the provisions of Section 163AA of the Road Traffic Act 1961, I, Trent Cameron Rusby. Director, Transport Safety Regulation, Transport Services Division, delegate of the Minister for Transport and Infrastructure, hereby exempt motor vehicles with a Manufacturer's Gross Vehicle Mass greater than 4.5 tonnes (not being a bus) and trailers with a Manufacturer's Aggregate Trailer Mass greater than 4.5 tonnes, which do not comply with:

- Rule 19 of the Road Traffic (Vehicle Standards) Rules 1999; or
- Rule 20 Road Traffic (Vehicle Standards) Rules 1999,

from the following provisions of the Road Traffic (Vehicle Standards) Rules 1999:

- Rule 19—Compliance with second edition Australian Design Rules applicable to the modification;
- Rule 20—Compliance with third edition Australian Design Rules applicable to the modification;

and from the following provisions of the Road Traffic (Miscellaneous) Regulations 1999:

• Regulation 25 (5)—Modification of motor vehicles:

Subject to the following conditions:

- 1. The vehicle and any modifications comply with the requirements of the manual titled 'Recognised Engineering Signatory—Heavy Vehicle Modification Scheme' (MR1490) issued by the Department of Planning Transport and Infrastructure, as amended from time to time.
- A Recognised Engineering Signatory who has certified the vehicle and any modifications has lodged a completed
 Advice of Modification of a Heavy Vehicle form (MR1510) with the Department of Planning, Transport and
 Infrastructure in accordance with the manual titled 'Recognised Engineering Signatory—Heavy Vehicle Modification
 Scheme'.
- 3. The Department of Planning, Transport and Infrastructure has accepted the *Advice of Modification of a Heavy Vehicle* form lodged by the Recognised Engineering Signatory in accordance with the manual titled 'Recognised Engineering Signatory—Heavy Vehicle Modification Scheme'.
- 4. A Modification Plate has been fitted to a conspicuous part of the vehicle in accordance with the manual titled 'Recognised Engineering Signatory—Heavy Vehicle Modification Scheme'.

Note: For the purposes of this notice:

A Recognised Engineering Signatory is a person who, at the time of certification, is recognised by the Minister for Transport and Infrastructure, for the purposes of this exemption, as a person who has been recognised in accordance with the requirements of the manual titled 'Recognised Engineering Signatory—Heavy Vehicle Modification Scheme', ('the Manual') as a person who is competent and qualified to certify that modifications to heavy vehicles comply with the manual.

The manual titled 'Recognised Engineering Signatory—Heavy Vehicle Modification Scheme', as amended from time to time, is a publication issued by the Department of Planning, Transport and Infrastructure, which provides for the requirements and responsibilities of Recognised Engineering Signatories, and is available as an electronic publication.

A list of Recognised Engineering Signatories and the modification codes for which they are authorised are contained in the publication identified as 'Recognised Engineering Signatories for Heavy Vehicles' (MR818), as amended, issued by the Department of Planning Transport and Infrastructure, and is available as an electronic publication.

Note: For the purposes of this notice, exemption from compliance with second and third edition Australian Design Rules is only applicable to those Australian Design Rules that may be affected by the modification.

Note: This Exemption only applies to motor vehicles (not being a bus) with a manufacturer's Gross Vehicle Mass greater than 4.5 tonnes and trailers with a manufacturer's Aggregate Trailer Mass greater than 4.5 tonnes, modified on or after 31 August 2013.

TRENT C. RUSBY, Director,
Transport Safety Regulation, Transport Services Division,
Department of Planning, Transport and Infrastructure

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

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

1.	25 September 2008	2.	23 October 2008	3.	13 November 2008	4.	4 December 2008
5.	18 December 2008	6.	29 January 2009	7.	12 February 2009	8.	5 March 2009
9.	12 March 2009	10.	26 March 2009	11.	30 April 2009	12.	18 June 2009
13.	25 June 2009	14.	27 August 2009	15.	17 September 2009	16.	24 September 2009
17.	9 October 2009	18.	22 October 2009	19.	3 December 2009	20.	17 December 2009
21.	4 February 2010	22.	11 February 2010	23.	18 February 2010	24.	18 March 2010
25.	8 April 2010	26.	6 May 2010	27.	20 May 2010	28.	3 June 2010
29.	17 June 2010	30.	24 June 2010	31.	8 July 2010	32.	9 September 2010
33.	23 September 2010	34.	4 November 2010	35.	25 November 2010	36.	16 December 2010
37.	23 December 2010	38.	17 March 2011	39.	7 April 2011	40.	21 April 2011
41.	19 May 2011	42.	30 June 2011	43.	21 July 2011	44.	8 September 2011
45.	10 November 2011	46.	24 November 2011	47.	1 December 2011	48.	8 December 2011
49.	16 December 2011	50.	22 December 2011	51.	5 January 2012	52.	19 January 2012
53.	1 March 2012	54.	29 March 2012	55.	24 May 2012	56.	31 May 2012
57.	7 June 2012	58.	14 June 2012	59.	21 June 2012	60.	28 June 2012
61.	5 July 2012	62.	12 July 2012	63.	19 July 2012	64.	2 August 2012
65.	9 August 2012	66.	30 August 2012	67.	13 September 2012	68.	4 October 2012
69.	18 October 2012	70.	25 October 2012	71.	8 November 2012	72.	29 November 2012
73.	13 December 2012	74.	25 January 2013	75.	14 February 2013	76.	21 February 2013
77.	28 February 2013	78.	7 March 2013	79.	14 March 2013	80.	21 March 2013
81.	28 March 2013	82.	26 April 2013	83.	23 May 2013	84.	30 May 2013
85.	13 June 2013	86.	20 June 2013	87.	11 July 2013	88.	1 August 2013

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

Manufacturing Training Package MSA07 v5

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Surface Preparation and Coating Tradesperson	MSA30309	Certificate III in Surface Preparation and Coating Application	48 months	3 months

South Australia

Serious and Organised Crime (Control) (Declared Organisations) Amendment Act (Commencement) Proclamation 2013

1—Short title

This proclamation may be cited as the Serious and Organised Crime (Control) (Declared Organisations) Amendment Act (Commencement) Proclamation 2013.

2—Commencement of Act

The Serious and Organised Crime (Control) (Declared Organisations) Amendment Act 2013 (No 32 of 2013) will come into operation on 11 August 2013.

Made by the Governor's Deputy

with the advice and consent of the Executive Council on 8 August 2013

AGO0113/13CS

SENDING COPY?

NOTICES for inclusion in the *South Australian Government Gazette* should be emailed to:

governmentgazette@dpc.sa.gov.au

Please include the following information in the covering email:

- The date the notice is to be published.
- Whether a proof, quote or return email confirmation is required.
- Contact details.
- To whom the notice is charged if applicable.
- A purchase order if required (chargeable notices).
- Any other details that may impact on the publication of the notice.

Attach:

- Notices in Word format.
- Maps and diagrams in pdf.
- Notices that require sighting an official date and signature before publication in a pdf. If a pdf is not possible then fax the official file(s) to the Government Publishing Fax number listed below.

Fax Transmission: (08) 8207 1040 Phone Enquiries: (08) 8207 1045

NOTE:

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

CITY OF PLAYFORD

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Council of the City of Playford, at its meeting held on Tuesday, 23 July 2013, resolved as follows:

Adoption of Valuations

1. Pursuant to the provision of Section 167 of the Local Government Act 1999, the Council adopts for rating purposes for the year ending 30 June 2014, the Valuer-General's Capital Valuation, being \$10 368 537 600 in relation to the whole area of the Council, of which \$9 909 957 960 represents rateable land, and hereby specifies 1 July 2013 as the day from which such valuation shall become the valuation of Council for rating purposes.

Attribution of Land Uses

- (a) The numbers indicated against the various categories of land use prescribed by the Local Government (General) Regulations 1999 (the 'Regulations') be used to designate land uses in the Assessment Record.
- (b) The use indicated by those numbers in respect of each separate assessment of land described in the Assessment Record on this date be attributed to each such assessment respectively.
- (c) Reference in this resolution to land being of a certain category use means the use indicated in that category number in the Regulations.

Declaration of General Rate

- 2. Pursuant to the provisions of Sections 152 (1) (c), 153 (1) (b) and 156 (1) (c) of the Local Government Act 1999, the City of Playford declares the following general rate to apply to all rateable land within the Council area:
 - (a) a component comprising a fixed charge of \$795 for the year ending 30 June 2014 as part of the general rate upon each separately valued piece of rateable land within the Council area, except where two or more pieces of contiguous rateable land area owned by the same owner and occupied by the same occupier, in which case the fixed charge will be imposed against the whole of the land;
 - (b) a further component, comprising the value of the land differentiated according to land use and locality, as follows:

Differential general rates in the dollar based on Capital Values as follows:

- 1.1 All land within the Council area:
 - (a) 0.19158 cents in the dollar on rateable land of Category 1 (Residential), Category 7 (Primary Production), Category 8 (Vacant Land) and Category 9 (Other) use;
 - (b) 1.32300 cents in the dollar on rateable land of Category 2 (Commercial— Shop), Category 3 (Commercial— Office), Category 4 (Commercial— Other), Category 5 (Industry—Light) and Category 6 (Industry—Other) use.
- (c) pursuant to Section 159 (3) of the Local Government Act 1999, all land within the Council area subject to 2 (b) 1.1 (a) above will have a 10% rate rebate applied if the land is zoned rural;
- (d) pursuant to Section 153 (3) of the Local Government Act 1999, the Council has determined that it will not apply a maximum increase (rates cap) for the general rate to be charged on rateable land constituting the principal place of residence of a principal ratepayer; and
- (e) pursuant to Section 166 (1) (m) (i) of the Local Government Act 1999, Council provides relief on land that is zoned Commercial located within the townships of Angle Vale, One Tree Hill and Virginia so that the rates payable in 2013-2014 amount to no more than 10% above the rates that would have been payable in 2012-2013 if Council's rating structure had not changed at 1 July 2010 (excluding the effects of valuation movements, changes in land use and the annual general rates increase set by the Councillors as part of the annual budget process).

Separate Rate (Natural Resources Management Levy)

3. Pursuant to the provisions of Section 95 of the Natural Resources Management Act 2004 and Section 154 (1) of the Local Government Act 1999, a separate rate on the valuation of all rateable land in the Council area be declared at 0.009360 cents in the dollar for the year ending 30 June 2014, so as to reimburse the State Government to pay the Adelaide and Mount Lofty Ranges Natural Resources Management Board Levy of \$901,996

Method of Payment of Rates

- 4. Pursuant to Section 181 of the Local Government Act 1999, the rate imposed in respect of the 2013-2014 financial year will fall due in four instalments payable on:
 - 11 September 2013;
 - 4 December 2012;
 - · 4 March 2014; and
 - 4 June 2014.

T. R. S. JACKSON, Chief Executive Officer

CORPORATION OF THE CITY OF PORT AUGUSTA

Adoption of Valuations and Declaration of Rates 2013-2014

NOTICE is hereby given that the Corporation of the City of Port Augusta at a Meeting of Council held on 29 July 2013, resolved for the 2013-2014 financial year as follows:

Adoption of Valuations

That the Corporation of the City of Port Augusta for the 2013-2014 financial year adopts pursuant to Section 167 (2) (b) of the Local Government Act 1999, the valuations of the Valuer-General of site values for all land in the area of the Council which amounts in total to value of \$762 218 680 and which represents the sum of all properties set forth in the assessment records of the Council for the 2013-2014 financial year and hereby specifies 29 July 2013, as the day upon which the adoption of such valuations of the Valuer-General shall become the valuations of the Council.

Declaration of Rates

- 1. Declares differential general rates according to the locality and the use of the land based upon the site value of the land on all rateable land within the area of the Council for the year ending 30 June 2014, as follows:
 - (a) in that area of the City zoned in the Development Plan as Residential, Highway Services, Bulky Goods, Residential Stables, Neighbourhood Centre, Urban Coastal, District Centre, Local Centre, Industry, Airport, Recreation:
 - (i) 1.8788 cents in the dollar on rateable land with a land use category of 1, 8 and 9;
 - (ii) 3.2583 cents in the dollar on all rateable land with a land use category of 2, 3, 4, 5 and 6; and
 - (iii) 0.5056 cents in the dollar for all rateable land with a land use category of 7.
 - (b) in that area of the City zoned in the Development Plan as Public Purposes, Defence, Conservation, Rural Living, Coastal Conservation, Primary Industry:
 - (i) 1.254 cents in the dollar on rateable land with a land use category of 1 and 9;
 - (ii) 3.2583 cents in the dollar on all rateable land with a land use category of 2, 3, 4, 5 and 6;
 - (iii) 0.5056 cents in the dollar for all rateable land with a land use category of 7; and
 - (iv) 0.6307 cents in the dollar on all rateable land with a land use category of 8.
 - (c) in the area of the City zoned in the Development Plan as Coastal Holiday Settlement:
 - (i) 0.6553 cents in the dollar on all rateable land with a land use category of 1, 2, 3, 4, 5 and 6;
 - (ii) 0.5056 cents in the dollar on all rateable land with a land use category of 7;
 - (iii) 0.6307 cents in the dollar on all rateable land with a land use category of 8; and

- (iv) 1.8788 cents in the dollar on all rateable land with a land use category of 9.
- (d) in all other areas not specifically referred to in subparagraphs (a), (b) and (c) above, 1.8788 cents in the dollar on all other rateable land irrespective of its land use category.
- 2. Council fixes a minimum amount payable by way of rates of \$1 106 in respect of all rateable land in its area except rateable land with a land use category of 7.
- 3. Council declares an annual service charge of \$449 per unit for all vacant and occupied properties to which the effluent drainage disposal services is made available within the City of Port Augusta for the 2013-2014 financial year in the Willsden, Augusta Park, Hospital Road, Zanuckville, Conwaytown, Transcontinental Estate and Stirling North Community Waste Water Management Schemes.
- 4. In order to reimburse the Council for amounts contributed to the Northern and Yorke Natural Resources Management Board totalling \$225 160, the Council declares a separate rate based on a fixed charge of \$32 on all rateable properties within the area of the Council.
- 5. Council declares an annual service charge of \$204 for the purpose of a kerbside waste collection and recycling service for all occupied properties within the City of Port Augusta (with the exception of the Commissariat Point, Blanche Harbor Coastal Home localities and Miranda Township) to which the service is made available in 2013-2014 financial year; and,
- 6. An annual service charge of \$102 for the purpose of a mixed bin waste collection service to all residential properties with the Commissariat Point and Blanche Harbor Coastal Home localities and Miranda Township to which the service is made available in the 2013-2014 financial year.

M. J. DUNEMANN, Acting City Manager

TOWN OF GAWLER

PUBLIC CONSULTATION

Review of Elector Representation

NOTICE is hereby given that Town of Gawler has undertaken 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.

As an outcome of this review Council proposes the following:

- 1. To retain the existing name of Council.
- 2. The principal member of Council continue to be a Mayor duly elected by the community by way of Council-wide elections.
- 3. The Council area not be divided into Wards (i.e. the existing 'no wards' structure be retained).
 - 4. The Council comprise ten area Councillors and the Mayor.

Report

Council has prepared a Representation Review Report which details the review process, the public consultation undertaken to date and the proposal Council considers should be carried into effect. Copies of this report are available for inspection and/or collection at the Town Hall, 89 Murray Street, Gawler.

Written Submissions

Interested persons are invited to make a written submission to the Chief Executive Officer, P.O. Box 130, Gawler, S.A. 5118, by close of business on Friday, 30 August 2013.

Any person(s) making a written submission will be given the opportunity to appear before a meeting of Council or Council Committee to be heard in support of their submission.

Information regarding the representation review can be obtained by contacting Cheryl Douyere, Manager Governance on telephone (08) 8522 9211 or email council@gawler.sa.gov.au.

H. INAT, Chief Executive Officer

TOWN OF GAWLER

Urban Trees Fund

PURSUANT to Section 50B (2) of the Development Act 1993, notice is hereby given that the Town of Gawler establishes the Town of Gawler Urban Trees Fund which is in operation as of the date of this notice.

The Town of Gawler Urban Trees Fund applies in the Special Uses Zone and Open Space Zone as defined in the Gawler (CT) Development Plan consolidated 11 July 2013.

Dated 8 August 2013.

H. INAT, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 1 of 2013—Permits and Penalties

A by-law is to create a permit system for Council by-laws, to fix maximum and continuing penalties for offences, and for the construction of Council By-laws.

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the Permits and Penalties By-law 2013 and is By-law No. 1 of the District Council of Ceduna.

2. Authorising law

This by-law is made under Section 246 of the Act and Sections 667 (1) 3.LIV and 9.XVI of the Local Government Act 1934.

3. Purpose

The objectives of this by-law are to provide for the good rule and government of the Council area, and for the convenience, comfort and safety of its inhabitants by:

- 3.1 creating a permit system for Council by-laws;
- 3.2 providing for the enforcement of breaches of Council bylaws and fixing penalties; and
- 3.3 clarifying the construction of Council by-laws.
- 4. Commencement, Revocation and Expiry
 - 4.1 The following by-laws previously made by the Council are revoked from the day on which this by-law comes into operation¹:
 - 4.1.1 By-Law No.1—Permits and Penalties 2006.
 - 4.2 This by-law will expire on 1 January 2021.

Note

- Generally a by-law comes into operation four months after the day on which it is gazetted: Section 249 (5) of the Act.
- 5. Application
 - 5.1 This by-law applies throughout the Council area.

6. Interpretation

In this By-law, unless the contrary intention appears;

- 6.1 Act means the Local Government Act 1999;
- 6.2 Council means District Council Of Ceduna; and
- 6.3 person includes a body corporate.

Note:

Section 14 of the Interpretation Act 1915 provides that an expression used in this by-law has, unless the contrary intention appears, the same meaning as in the Act.

- 7. Construction of By-laws Generally
 - 7.1 Every by-law of the Council is subject to any Act of Parliament and Regulations made thereunder.
 - 7.2 In any by-law of the Council, unless the contrary intention appears permission means permission of the Council, granted in writing prior to the act, event or activity to which it relates.

PART 2—PERMITS AND PENALTIES

8. Permits

- 8.1 Where a by-law requires that permission be obtained any person seeking the grant of permission must submit a written application to the Council in the form (if any) and accompanied by the fee (if any) prescribed by the Council.
- 8.2 The Council may attach such conditions as it thinks fit to a grant of permission, and may vary or revoke such conditions or impose new conditions by notice in writing to the person granted permission.
- 8.3 A person granted permission must comply with every such condition.
- 8.4 The Council may suspend or revoke a grant of permission at any time by notice in writing to the person granted permission.

9. Offences and Penalties

- 9.1 A person who commits a breach of any by-law of the Council is guilty of an offence and may be liable to pay:
 - 9.1.1 a maximum penalty being the maximum penalty referred to in the Act that may be fixed by a bylaw for any breach of a by-law; or
 - 9.1.2 subject to any Council resolution to the contrary, the expiation fee fixed for alleged offences against by-laws under the Act, being a fee equivalent to 25 per cent of the maximum penalty fixed for any breach of a by-law.
- 9.2 A person who commits a breach of a by-law of the Council of a continuing nature is guilty of an offence and, in addition to any other penalty that may be imposed, is liable to a further penalty for every day on which the offence continues, such penalty being the maximum amount referred to in the Act that may be fixed by a by-law for a breach of a by-law of a continuing nature.

Note:

The maximum penalty for a breach of a by-law is currently \$750, and the maximum penalty for every day in which a breach of a continuing nature continues is currently \$50—see Section 246 (3) (g) of the Act.

This by-law was duly made and passed at a meeting of the District Council of Ceduna held on 24 July 2013, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

G. MOFFATT, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 2 of 2013—Moveable Signs

A By-law to set standards for moveable signs on roads and on Local Government land, and to provide conditions for the placement of such signs.

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the Moveable Signs By-law 2013 and is By-law No. 2 of the District Council of Ceduna.

2. Authorising Law

This by-law is made under Sections 238, 239 and 246 of the Act, and Sections 667 (1), 4.I and 9.XVI of the Local Government Act 1934.

3. Purpose

The objectives of this by-law is to set standards for moveable signs on roads and Local Government land:

- to protect the comfort and safety of road users and members of the public;
- 3.2 to enhance the amenity of roads and surrounding parts of the Council area;
- 3.3 to prevent nuisances occurring on roads;

- 3.4 to prevent unreasonable interference with the use of a road; and
- 3.5 for the good rule and government of the Council area.
- 4. Commencement, Revocation and Expiry
 - 4.1 The following by-laws previously made by the Council are revoked from the day on which this by-law comes into operation¹:
 - 4.1.1 By-Law No.2—Moveable Signs 2006.
 - 4.2 This by-law will expire on 1 January 2021.

Note:

¹. Generally a by-law comes into operation four months after the day on which it is *gazetted*: Section 249 (5) of the Act.

5. Application

- 5.1 This by-law operates subject to the Council's Permits and Penalties By-law 2013.
- 5.2 This by-law applies throughout the Council area.

6. Interpretation

In this By-law, unless the contrary intention appears:

- 6.1 Act means the Local Government Act 1999;
- 6.2 business premises means premises from which a business is being conducted;
- 6.3 Council means District Council of Ceduna;
- 6.4 footpath area means:
 - 6.4.1 that part of a road between the property boundary of the road and the edge of the carriageway on the same side as that boundary;
 - 6.4.2 a footway, lane or other place made or constructed for the use of pedestrians and not for the use of vehicles;
- 6.5 *local Government land* means land owned by the Council or under the Council's care, control and management;
- 6.6 road has the same meaning as in the Act;
- 6.7 *vehicle* has the same meaning as in the Road Traffic Act 1961.

Note:

Section 14 of the Interpretation Act 1915, provides that an expression used in this by-law has, unless the contrary intention appears, the same meaning as in the Acts under which the by-law was made.

PART 2—MOVEABLE SIGNS

7. Construction and Design

A moveable sign placed on a footpath area must:

- 7.1 be of kind known as an 'A' frame or sandwich board sign, an inverted 'T' sign, or a flat sign or, with the permission of the Council, a sign of some other kind;
- 7.2 be designed, constructed and maintained in good quality and condition;
- 7.3 be of strong construction and sufficiently stable or securely fixed so as to keep its position in adverse weather conditions;
- 7.4 have no sharp or jagged edges or corners;
- 7.5 not contain flashing parts;
- 7.6 not be unsightly or offensive in appearance or content;
- 7.7 be constructed of timber, metal, plastic or plastic coated cardboard, or a mixture of such materials;
- 7.8 not exceed 900 mm in height, 600 mm in width and 600 mm in depth;
- 7.9 in the case of an 'A' frame or sandwich board sign:
 - 7.9.1 be hinged or joined at the top;
 - 7.9.2 be of such construction that its sides are securely fixed or locked in position when erected; and
 - 7.9.3 not have a base area in excess of 0.6 m^2 ;
- 7.10 in the case of an inverted 'T' sign, not contain struts or members that run between the display area and the base of the sign; and
- 7.11 not rotate or contain flashing parts.

8. Placement

A moveable sign must not be:

- 8.1 placed on any part of a road apart from the footpath area;
- 8.2 placed on a footpath that is less than 2 m wide;
- 8.3 placed closer than 1.4 m from another structure, fixed object, tree, bush or plant;
- 8.4 placed on a designated parking area or within 1 m of an entrance to any business premises;
- 8.5 placed on the sealed part of a footpath, if there is an unsealed part on which the sign can be placed in accordance with this by-law;
- 8.6 placed so as to interfere with the reasonable movement of persons or vehicles using the footpath or road in the vicinity of where the moveable sign is placed;
- 8.7 placed closer than 1.5 m to the kerb (or, if there is no kerb, to the edge of the carriageway of a road or the shoulder of the road, whichever is the greater);
- 8.8 placed on a landscaped area, other than landscaping that comprises only lawn;
- 8.9 placed within 10 m of an intersection of two or more roads;
- 8.10 placed on a footpath area with a minimum height clearance from a structure above it of less than 2 m;
- 8.11 tied, fixed or attached to, or placed closer than 2 m to any other structure, object or thing (including another moveable sign);
- 8.12 positioned on or attached to a vehicle or other object, tree bush or plant;
- 8.13 displayed during the hours of darkness unless it is clearly lit: or
- 8.14 placed in such a position or in such circumstances that it creates a hazard or otherwise causes the safety of a user of the footpath area or road to be at risk.

9. Restrictions

- 9.1 The owner or operator of a business must not cause or allow more than one moveable sign for each business premises to be displayed on the footpath area of a road at any time.
- 9.2 A person must not, without the Council's permission, display a moveable sign on or attached to or adjacent to a vehicle that is parked on Local Government land or a road primarily for the purpose of advertising or offering for sale a product (including the vehicle) or business to which the sign relates.
- 9.3 For the purposes of Clause 9.2, the definition of a 'moveable sign on or attached to or adjacent to a vehicle' does not apply to:
 - 9.3.1 a sign that is required by law to be on or attached to or adjacent to a vehicle; or
 - 9.3.2 any sign which is permanently attached to the chassis or roof of the vehicle; or
 - 9.3.3 any moveable sign in respect of which an authorisation or permit has been issued by the Council.
- 9.4 A person must not, without the permission of Council, cause or allow a moveable sign to be placed on a footpath area unless:
 - 9.4.1 it only displays material which advertises a business being conducted on premises adjacent to the moveable sign or the goods and services available from that business; and
 - 9.4.2 the business premises to which it relates is open to the public.
- 9.5 If in the opinion of the Council a footpath area is unsafe for a moveable sign to be displayed, the Council may prohibit or restrict the display of a moveable sign on such conditions as the Council thinks fit.

10. Exemptions

- 10.1 Subclauses 9.1 and 9.4 of this by-law do not apply to a moveable sign which:
 - 10.1.1 advertises a garage sale taking place from residential premises; and
 - 10.1.2 is a directional sign to an event run by a community organisation or charitable body.
- 10.2 Subclauses 9.1 and 9.4 of this by-law do not apply to a flat sign which only contains a newspaper headline and the name of a newspaper or magazine.
- 10.3 A requirement of this by-law will not apply where the Council has granted permission for the moveable sign to be displayed contrary to that requirement.

Note:

This by-law does not apply to moveable signs placed and maintained on a road in accordance with Section 226 (3) of the Act, which includes any sign:

- placed there pursuant to an authorisation under another Act;
- designed to direct people to the open inspection of any land or building that is available for purchase or lease;
- related to a State or Commonwealth election and is displayed during the period commencing on the issue of the writ of writs for the election and ending at the close of polls on polling day;
- related to an election held under this Act or the Local Government (Elections) Act 1999 and is displayed during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
- · the sign is of a prescribed class.

PART 3—ENFORCEMENT

11. Removal of Moveable Signs

- 11.1 A person must immediately comply with the order of an authorised person to remove a moveable sign made pursuant to Section 227 (1) of the Act.
- 11.2 The owner of or other person entitled to recover a moveable sign removed by an authorised person pursuant to Section 227 (2) of the Act, may be required to pay to the Council any reasonable costs incurred by the Council in removing, storing, and/or disposing of the moveable sign before being entitled to recover the moveable sign.
- 11.3 The owner, or other person responsible for a moveable sign must remove or relocate the moveable sign at the request of an authorised person:
 - 11.3.1 if, in the opinion of an authorised person, and not withstanding compliance with this bylaw, there is any hazard or obstruction or there is likely to be a hazard or obstruction arising out of the location of the moveable sign; or
 - 11.3.2 for the purpose of special events, parades, roadworks or in any other circumstances which, in the opinion of the authorised person, require relocation or removal of the moveable sign to protect public safety or to protect or enhance the amenity of a particular locality.

This by-law was duly made and passed at a meeting of the District Council of Ceduna held on 24 July 2013, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

G. MOFFATT, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-Law No. 3 of 2013—Local Government Land

A by-law to regulate the access to and use of Local Government land (other than roads), and certain public places.

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the Local Government Land By-law 2013 and is By-law No. 3 of the District Council of Ceduna.

2. Authorising Law

This by-law is made under Sections 238 and 246 of the Act and Sections 667 (1) 4.1 and 9.XVI of the Local Government Act 1934.

3. Purpose

The objectives of this by-law are to regulate the access to and use of Local Government land (other than roads), and certain public places:

- 3.1 to prevent and mitigate nuisances;
- 3.2 to prevent damage to Local Government land;
- 3.3 to protect the convenience, comfort and safety of members of the public;
- 3.4 to enhance the amenity of the Council area; and
- 3.5 for the good rule and government of the area.
- 4. Commencement, Revocation and Expiry
 - 4.1 The following by-laws previously made by the Council are revoked from the day on which this by-law comes into operation¹:
 - 4.1.1 By-Law No. 3—Local Government Land 2006.
 - 4.2 This by-law will expire on 1 January 2021.

Note:

- 1 Generally a by-law comes into operation 4 months after the day on which it is *gazetted*: Section 249 (5) of the Act.
- 2 Section 253 of the Act provides that the revocation of a by-law by another by-law that contains substantially the same provisions, does not affect certain resolutions such as those applying a by-law to a part or parts of the Council area.
- 3 Pursuant to Section 251 of the Act, a by-law will expire on 1 January following the seventh anniversary of the gazettal of the by-law.

5. Application

- 5.1 This by-law operates subject to the Council's Permits and Penalties By-law 2013.
- 5.2 Subject to Clauses 5.3, this by-law applies throughout the Council area.
- 5.3 Clauses 9.9.1, 9.10.4, 9.13.1, 9.23.3, 9.34.2, 10.3, and 10.13.2 of this by-law only apply in such part or parts of the Council area as the Council may, by resolution direct in accordance with Section 246 (3) (e) of the Act.

6. Interpretation

In this by-law, unless the contrary intention appears:

- 6.1 Act means the Local Government Act 1999;
- 6.2 animal or animals includes birds and insects but does not include a dog;
- 6.3 boat includes a raft, pontoon or personal watercraft or other similar device;
- 6.4 camp includes setting up a camp, or causing a tent, caravan or motor home to remain on the land for the purpose of staying overnight, whether or not any person is in attendance or sleeps on the land;
- 6.5 coastal slope or cliff and sand dune means the sand dunes, coastal slopes, cliffs and other geomorphologic coastal forms under the care, control, and management of the Council;
- 6.6 Council means District Council of Ceduna;
- 6.7 electoral matter has the same meaning as in the Electoral Act 1985, provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- 6.8 effective control means a person exercising effective control of an animal either:
 - 6.8.1 by means of a physical restraint; or
 - 6.8.2 by command, the animal being in close proximity to the person and the person being able to see the animal at all times;

- 6.9 emergency worker has the same meaning as in the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999;
- 6.10 *foreshore* means land extending from the edge of any navigable waterway or body of water in the Council's area to the nearest road or section boundary or for a distance of 50 m (whichever is the lesser);
- 6.11 *funeral ceremony* means a ceremony only (i.e. a memorial service) and does not include a burial;
- 6.12 liquor has the same meaning as in the Liquor Licensing Act 1997;
- 6.13 Local Government land means all land owned by the Council or under the Council's care, control and management (except roads);
- 6.14 low water mark means the lowest meteorological tide;
- 6.15 motor home means a recreational self-contained vehicle which is not a caravan and includes electrical and plumbing facilities;
- 6.16 offensive includes threatening, abusive, insulting or annoying behaviour and offend has a complementary meaning;
- 6.17 open container means a container which:
 - (a) after the contents of the container have been sealed at the time of manufacture:
 - being a bottle, it has had its cap, cork or top removed (whether or not it has since been replaced);
 - (ii) being a can, it has been opened or punctured;
 - (iii) being a cask, it has had its tap placed in a position to allow it to be used;
 - (iv) being any other form of container, it has been opened, broken, punctured or manipulated in such a way as to allow access to its contents; or
 - (v) is a flask, glass, mug or other container able to contain liquid.
- 6.18 *permission* means the permission of the Council given in writing;
- 6.19 personal watercraft means a device that:
 - 6.19.1 is propelled by a motor; and
 - 6.19.2 has a fully enclosed hull; and
 - 6.19.3 is designed not to retain water if capsized; and
 - 6.19.4 is designed to be operated by a person who sits astride, stands, or kneels on the device,

and includes the device commonly referred to as a jet ski;

- 6.20 *tobacco product* has the same meaning as in the Tobacco Products Regulation Act 1997;
- 6.21 *vehicle* has the same meaning as in the Road Traffic Act 1961;
- 6.22 waters includes a body of water, including a pond, lake, river, creek or wetlands under the care, control and management of the Council.

Note:

Section 14 of the Interpretation Act 1915, provides that an expression used in a by-law has, unless the contrary intention appears, the same meaning as in the Acts under which the by-law was made.

PART 2—ACCESS TO LOCAL GOVERNMENT LAND

7. Access

Note:

Pursuant to Section 238 (7) of the Act, if a Council makes a by-law about access to or use of a particular piece of Local Government land (under Section 238), the Council must erect a sign in a prominent position on, or in the immediate vicinity of, the land to which the by-law applies.

The Council may:

7.1 close, or regulate or restrict access to, any part of Local Government land to the public for specified times and days; and 7.2 fix charges or fees payable for entry onto any part of Local Government land.

8. Closed Lands

A person must not without permission, enter or remain on any Local Government land:

- 8.1 which has been closed, or in respect of which access by the public is regulated or restricted in accordance with Clause 7.1;
- 8.2 where entry fees or charges are payable, without paying those fees or charges;
- 8.3 where the land has been enclosed by fences and/or walls and gates that have been closed and locked; or
- 8.4 where that person has been requested by an officer, employer or agent of the Council or a Council subsidiary to leave that land.

PART 3—USE OF LOCAL GOVERNMENT LAND

9. Activities Requiring Permission

Note

Pursuant to Section 238 (7) of the Act, if a Council makes a by-law about access to or use of a particular piece of Local Government land (under Section 238), the Council must erect a sign in a prominent position on, or in the immediate vicinity of, the land to which the by-law applies.

A person must not without the permission of the Council, do any of the following on Local Government land.

9.1 Advertising

Display, paint or erect any sign or hoarding for the purpose of commercial advertising or any other purpose.

9.2 Aircraft

Subject to the Civil Aviation Act 1988, land any aircraft on, or take off any aircraft from any land excluding the Ceduna Airport.

9.3 Alcohol

On Local Government land comprising parks or reserves consume or carry or be in possession or in charge of any liquor stored in an open container.

9.4 Amplification

Use an amplifier or other mechanical or electrical device for the purpose of broadcasting sound, or magnifying sound, to an audience.

9.5 Animals

- 9.5.1 cause or allow an animal to stray onto, move over, graze or be left unattended on Local Government land; or
- 9.5.2 cause or allow an animal to enter, swim, bathe or remain in any waters located on Local Government land; or
- 9.5.3 lead, herd or exercise an animal, except where the Council has set aside a track or other area for use by or in connection with an animal of that kind, and provided that the animal or animals are under effective control.

9.6 Annoyance

Do anything likely to offend or unreasonably interfere with any other person:

- (a) using that land; or
- (b) occupying nearby premises,

by making a noise or creating a disturbance.

9.7 Attachments

Attach anything to a tree, plant, equipment, fence, post, structure or fixture on Local Government land.

9.8 Bees

Place a hive of bees on such land, or allow it to remain thereon.

9.9 Boats

Subject to the provisions of the Harbors and Navigation Act 1993:

- 9.9.1 launch or retrieve a boat to or from any waters where the Council has determined that this subclause applies;
- 9.9.2 launch or retrieve a boat to or from any waters within a 3 km radius of a Council owned and operated boat ramp unless the boat is launched or retrieved via that boat ramp;
- 9.9.3 hire out a boat or otherwise use a boat for commercial purposes; or
- 9.9.4 hire out a boat on or from the foreshore.

9.10 Boat Ramps

- 9.10.1 Use a Council owned and/or operated boat ramp without having first made payment of any applicable fee determined by the Council.
- 9.10.2 Jump, dive or swim from any boat ramp or similar type of infrastructure.
- 9.10.3 Allow a vehicle to remain stationary on a boat ramp longer than is necessary to launch or retrieve a boat.
- 9.10.4 Launch or retrieve a boat from any boat ramp to which the Council has determined this clause applies other than in accordance with any conditions specified on a sign or signs erected in the vicinity of the boat ramp, including (but not limited to) conditions which may restrict the type of boat that may be launched from that boat ramp.

9.11 Buildings

Use a building, or structure on Local Government land for a purpose other than its intended purpose.

9.12 Burials and Memorials

- 9.12.1 Bury, inter or spread the ashes of any human or animal remains.
- 9.12.2 Erect any memorial.

9.13 Camping and Tents

- 9.13.1 Erect a tent or other structure as a place of habitation on any land to which the Council has determined this subclause applies.
- 9.13.2 Camp or sleep overnight on Local Government Land other than on an area which has been designated and set aside by the Council for camping purposes and, in accordance with any conditions that may be determined by resolution of the Council and contained in any signage erected thereon.
- 9.13.3 Camp on any land for longer than any time period that the Council has resolved applies in respect of the land.

9.14 Canvassing

Convey any advertising, religious or other message to any bystander, passer-by or other.

9.15 Defacing Property

Deface, paint, spray, write, cut names, letters or make marks on any tree, rock, gate, fence, building, sign, bridge or property of the Council.

9 16 Distribution

Place on a vehicle (without the consent of the owner of the vehicle), or give out or distribute any hand bill, book, notice, leaflet, or other printed matter to any bystander, passer-by or other person.

9.17 Donations

Ask for or receive or indicate that he or she desires a donation of money or any other thing.

9.18 Entertainment and Busking

9.18.1 Sing, busk or play a recording or use a musical instrument for the apparent purpose of either entertaining others or receiving money. 9.18.2 Conduct or hold a concert, festival, show, public gathering, circus, meeting, performance or any other similar activity.

9.19 Equipment

Use an item of equipment, facilities or property belonging to the Council if that person is of or over the age indicated by a sign or notice as the age limit for using such equipment, facility or property.

9.20 Fires

Subject to the Fire and Emergency Services Act 2005, light a fire except:

- 9.20.1 in a place provided by the Council for that purpose; or
- 9.20.2 in a portable barbeque, as long as the barbeque is used in an area that is clear of flammable material for a distance of at least 4 m.

9.21 Fireworks

Ignite or discharge any fireworks.

9.22 Flora and Fauna

Subject to the Native Vegetation Act 1991 and the National Parks and Wildlife Act 1972:

- 9.22.1 damage, pick, disturb, interfere with or remove any plant or flower thereon;
- 9.22.2 cause or allow an animal to stand or walk on any flower bed or garden plot;
- 9.22.3 deposit, dig, damage, disturb, interfere with or remove any soil, stone, wood, clay, gravel, pebbles, timber, bark or any part of the land;
- 9.22.4 take, interfere with, tease, harm or disturb any animal, bird or marine creature or the eggs or young of any animal, bird or marine creature;
- 9.22.5 pick, collect, take, interfere with or disturb any fruit, nuts, berries or native seeds;
- 9.22.6 disturb, interfere with or damage any burrow, nest or habitat of any animal or bird; or
- 9.22.7 use, possess or have control of any device for the purpose of killing or capturing any animal, bird or marine creature.

9.23 Games

- 9.23.1 Participate in, promote or organise any organised competition or sport, as distinct from organised social play.
- 9.23.2 Play or practise any game which involves kicking, hitting or throwing a ball or other object on Local Government land which may cause or be likely to cause injury or discomfort to a person being on or in the vicinity of that land or detract from or be likely to detract from another person's lawful use and enjoyment of that land.
- 9.23.3 Play or practise the game of golf on Local Government land to which the Council has resolved this subclause applies.

9.24 Levving Charges

Levy or collect a fee or charge for admission to any part of Local Government land.

9.25 Litter

- 9.25.1 Throw, cast, place, deposit or leave any rubbish, dirt or refuse of any kind whatsoever except in a garbage container provided for that purpose.
- 9.25.2 Deposit any soil, clay, stone, gravel, green waste or other putrescible waste or any other matter.

9.26 Marine Life

Introduce any marine life to any waters located on Local Government land.

9.27 Model Aircraft, Boats and Cars

Fly or operate a model aircraft, boat or model or remote control vehicle in a manner which may cause or be likely to cause injury or discomfort to a person being on or in the vicinity of the land or detract from or be likely to detract from another person's lawful use of and enjoyment of the land.

9.28 Overhanging Articles or Displaying Personal Items

Suspend or hang an article or object from a building, verandah, pergola, post or other structure on Local Government land where it might present a nuisance or danger to a person using the land or be of an unsightly nature.

9.29 Playing Area

Use or occupy a playing area:

- 9.29.1 in such a manner as to damage or be likely to damage the surface of the playing area or infrastructure (above and under ground level);
- 9.29.2 in a manner contrary to the purpose for which the playing area was intended to be used or occupied; or
- 9.29.3 contrary to directions of the Council made by resolution and indicated on a sign displayed adjacent to the playing area.

9.30 Pontoons

Install or maintain a pontoon or jetty in any waters.

9.31 Posting of Bills

Post or allow or cause to be posted any bills, advertisements or other papers or items on a building or structure on Local Government land or in a public place.

9.32 Preaching

Preach, harangue or solicit for religious or any other purposes.

9.33 Ropes

Place a buoy, cable, chain, hawser, rope or net in or across any waters.

9.34 Swimming

Subject to the provisions of the Harbors and Navigation Act 1993, swim in, bathe or enter any waters except:

- 9.34.1 in waters comprising the sea; or
- 9.34.2 in an area which the Council has determined may be used for such purposes and in accordance with any conditions that the Council may have determined by resolution apply to such use.

9.35 Trading

Sell, buy, offer or display anything for sale.

9.36 Vehicles

- 9.36.1 Drive or propel a vehicle except on an area or road constructed and set aside by the Council for that purpose.
- 9.36.2 Promote, organise or take part in a race, test or trial of any kind in which vehicles take part, except on an area properly constructed for that purpose.
- 9.36.3 Repair, wash, paint, panel beat or carry out other work to a vehicle, except for running repairs in the case of a breakdown.

9.37 Weddings, Functions and Special Events

- 9.37.1 Hold, conduct or participate in a marriage ceremony, funeral or special event.
- 9.37.2 Erect a marquee, stage or structure for the purpose of holding or conducting a wedding, funeral or special event.
- 9.37.3 Hold or conduct any filming where the filming is for a commercial purpose.

10. Prohibited Activities

A person must not do any of the following on Local Government land.

10.1 Animals

- 10.1.1 Cause or allow any animal to enter, swim, bathe or remain in any waters to the inconvenience, annoyance or danger of any other person bathing or swimming.
- 10.1.2 Cause or allow an animal to damage a flowerbed, garden plot, tree, lawn or like thing or place.
- 10.1.3 Lead, herd or exercise a horse in such manner as to cause a nuisance or endanger the safety of a person.

10.2 Equipment

Use any item of equipment, facilities or property belonging to the Council other than in the manner and for the purpose for which it was designed, constructed or intended to be used or in such manner as is likely to damage or destroy it.

10.3 Fishing

Fish in any waters to which the Council has determined this subclause applies.

10.4 Glass

Wilfully break any glass, china or other brittle material.

10.5 Interference with Land

Interfere with, alter or damage the land (including a building, structure or fixture located on the land) including:

- 10.5.1 altering the construction or arrangement of the land to permit or facilitate access from an adjacent property;
- 10.5.2 erecting or installing a structure in, on, across, under or over the land;
- 10.5.3 changing or interfering with the construction, arrangement or materials of the land;
- 10.5.4 planting a tree or other vegetation on the land, interfering with the vegetation on the land or removing vegetation from the land; or
- 10.5.5 otherwise use the land in a manner contrary to the purpose for which the land was designed to be used.

10.6 Interference with Permitted Use

Interrupt, disrupt or interfere with any other person's use of Local Government land which is permitted or for which permission has been granted.

10.7 Marina

No person shall in any marina:

- 10.7.1 carry out offensive activities;
- 10.7.2 allow to be moored on any waterfront allotment any vessel that is not a recreational vessel;
- 10.7.3 stay overnight on a vessel moored in the marina without the consent of Council or the marina manager;
- 10.7.4 create any noise or unnecessary disturbance and, in particular, operate engines unnecessarily whilst a vessel is stationary;
- 10.7.5 effect any major repairs to a moored vessel;
- 10.7.6 effect any minor repairs to a moored vessel other than any minor repairs carried out within the confines of the vessel itself and between the hours of 7 a.m. to 8 p.m. Monday to Saturday only;
- 10.7.7 carry out any spray painting;
- 10.7.8 chip paint and rust on steel or aluminium vessels or use noisy equipment; or

10.7.9 use angle grinders, sand blasters or other electrical power tools and or welding equipment on vessels except for minor maintenance work with the approval of Council or the marina manager.

10.8 Nuisance

Behave in such a manner as to cause discomfort, inconvenience, annoyance or offence to any other person.

10.9 Obstruction

Obstruct:

- 10.9.1 any path in or on Local Government land; or
- 10.9.2 any door entrance, stairway or aisle in any building in or on Local Government land; or
- 10.9.3 any gate or entrance to, in or on Local Government land.

10.10 Playing Games

Play or practise a game:

- 10.10.1 which is likely to cause damage to the land or anything on it; or
- 10.10.2 in any area where a sign indicates that the game is prohibited.

10.11 Sand Dunes, Coastal Slopes and Cliffs

- 10.11.1 destabilise sand on a sand dune, coastal slope or cliff so as to cause it to unnecessarily mass waste down slope;
- 10.11.2 destroy, remove or cause interference to live or dead vegetation within a sand dune, coastal slope or coastal cliffs; or
- 10.11.3 introduce non-indigenous flora and fauns dump or dispose any material in the sand dunes or down coastal slopes or coastal cliffs;

10.12 Spitting

Spit onto any land or any structure, building or object on or attached to land.

10.13 Smoking

Subject to the Tobacco Products Regulations Act 1997, smoke, hold or otherwise have control over an ignited tobacco product:

- 10.13.1 in any building; or
- 10.13.2 on any land to which the Council has determined this subclause applies.

10.14 Throwing Objects

Throw, roll, project or discharge a stone, substance or other missile, excluding sport and recreational equipment designed to be used in that way.

10.15 Toilets

In any public convenience on Local Government land:

- 10.15.1 urinate other than in a urinal or pan or defecate other than in a pan set apart for that purpose;
- 10.15.2 deposit anything in a pan, urinal or drain which is likely to cause a blockage;
- 10.15.3 use it for a purpose for which it was not designed or constructed; or
- 10.15.4 enter a toilet that is set aside for use of the opposite sex except:
 - (a) where a child under the age of eight years is accompanied by an adult parent or guardian of that sex; or
 - (b) to provide assistance to a disabled person; or
 - (c) in the case of a genuine emergency.

10.16 Waste

- 10.16.1 deposit or leave thereon:
 - (a) anything obnoxious or offensive;

- (b) any offal, dead animal, dung or filth; or
- (c) any mineral, mineral waste, industrial waste or bi-products.
- 10.16.2 foul or pollute any waters situated thereon;
- 10.16.3 deposit any rubbish other than in receptacles provided by the Council for that purpose;
- 10.16.4 deposit in a receptacle any rubbish emanating from domestic or trade purposes, unless designated by a sign or signs; or
- 10.16.5 remove, disperse or interfere with, any rubbish (including bottles, newspapers, cans, containers, or packaging) that has been discarded on local government land, in a Council rubbish bin or refuse dump, without the permission of Council or its appointed contractor or agent.

PART 4—ENFORCEMENT

11. Directions

- 11.1 A person on Local Government land must comply with a reasonable direction from an authorised person relating to:
 - 11.1.1 that person's use of the land;
 - 11.1.2 that person's conduct and behaviour on the land;
 - 11.1.3 that person's safety on the land; or
 - 11.1.4 the safety and enjoyment of other persons on the land.
- 11.2 A person who, in the opinion of an authorised person, is likely to commit or has committed, a breach of this bylaw must immediately comply with a direction of an authorised person to leave that part of Local Government land

12. Orders

If a person fails to comply with an order of an authorised person made pursuant to Section 262 of the Act in respect of a breach of this by-law, the Council may recover its costs of any action taken under Section 262 (3) of the Act from the person to whom the order was directed.

Note:

Section 262 (1) of the Act states:

- (1) If a person (the offender) engages in conduct that is a contravention of this Act or a by-law under this Act, an authorised person may order the offender:
 - (a) if the conduct is still continuing—to stop the conduct; and
 - (b) whether or not the conduct is still continuing—to take specified action to remedy the contravention.

Subsections (2) and (3) of Section 262 also provide that it is an offence to fail to comply with an order and that if a person does not comply, the authorised person may take action reasonably required to have the order carried out. For example, an authorised person may order a person to:

- · cease smoking on Local Government land;
- remove an object or structure encroaching on Local Government land;
- dismantle and remove a structure erected on Local Government land without permission.

13. Removal of Animals and Objects

An authorised person may remove an animal or object that is on Local Government land in breach of a by-law if no person is in charge of, or apparently in charge of, the animal or object.

PART 5—MISCELLANEOUS

14. Exemptions

14.1 The restrictions in this by-law do not apply to a Police Officer, Emergency Worker, Council Officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer.

- 14.2 The restrictions in Clauses 9.1, 9.7, 9.14, 9.16, 9.31 and 9.32 of this by-law do not apply to electoral matter authorised by a candidate and which is:
 - 14.2.1 related to a Commonwealth or State election and occurs during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day; or
 - 14.2.2 related to an election under the Act or the Local Government (Elections) Act 1999 and occurs during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day or
 - 14.2.3 related to, and occurs during the course of and for the purpose of a referendum.

This by-law was duly made and passed at a meeting of the District Council of Ceduna held on 24 July 2013, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

G. MOFFATT, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

BY-LAW MADE UNDER THE DOG AND CAT MANAGEMENT ACT 1995 AND THE LOCAL GOVERNMENT ACT 1999

By-law No. 4 of 2013—Dogs and Cats

A by-law to limit the number of dogs and cats kept on premises and for the management and control of dogs and cats in the Council area.

PART 1—PRELIMINARY

1. Title

This by-law may be cited as the Dogs and Cats By-law 2013 and is By-law No. 4 of the District Council of Ceduna.

2. Authorising Law

This by-law is made under Section 90 (5) of the Dog and Cat Management Act 1995, Sections 238 and 246 of the Act and Sections 667 (1), 9.XVI of the Local Government Act 1934.

3. Purpose

The objectives of this by-law are to control and manage dogs and cats in the Council area:

- to reduce the incidence of environmental nuisance caused by dogs and cats;
- 3.2 to promote responsible dog and cat ownership;
- 3.3 to protect the convenience, comfort and safety of members of the public; and
- 3.4 for the good rule and government of the Council area.
- 4. Commencement, Revocation and Expiry
 - 4.1 The following by-laws previously made by the Council are revoked from the day on which this by-law comes into operation¹:
 - 4.1.1 By-Law No. 4 Dogs and Cats 2006.
 - 4.2 This by-law will expire on 1 January 2021.

Note:

- 1. Generally a by-law comes into operation four months after the day on which it is gazetted: Section 249 (5) of the Act.
- 2. Section 253 of the Act provides that the revocation of a by-law by another by-law that contains substantially the same provisions, does not affect certain resolutions such as those applying a by-law to a part or parts of the Council area.
- 3. Pursuant to Section 251 of the Act, a by-law will expire on 1 January following the seventh anniversary of the gazettal of the by-law.
- 5. Application
 - 5.1 This By-law operates subject to the Council's Permits and Penalties By-law 2013.
 - 5.2 Subject to clauses 5.3 this By-law applies throughout the Council area.
 - 5.3 Clauses 9.1, 10.1.1, 11.1.2, of this by-law only apply in such part or parts of the Council area as the Council may, by resolution direct in accordance with Section 246 (3) (e) of the Act.

6. Interpretation

In this by-law, unless the contrary intention appears:

- 6.1 Act means the Local Government Act 1999;
- 6.2 approved kennel establishment means a building, structure or area approved by a relevant authority, pursuant to the Development Act 1993, for the keeping of dogs on a temporary or permanent basis;
- 6.3 approved cattery means a building, structure or area approved by a relevant authority, pursuant to the Development Act 1993 for the keeping of cats on a temporary or permanent basis;
- 6.4 *children's playground* means an enclosed area in which there is equipment or other installed devices for the purpose of children's play (or within 3 m of such devices if there is no enclosed area);
- 6.5 cat means an animal of the species felis catus;
- 6.6 Council means District Council of Ceduna;
- 6.7 dog (except for in Clause 7.1) has the same meaning as in the Dog and Cat Management Act 1995;
- 6.8 *effective control* means a person exercising effective control of a dog either:
 - 6.8.1 by means of a physical restraint; or
 - 6.8.2 by command, the dog being in close proximity to the person and the person being able to see the dog at all times;
- 6.9. *identified cat* means a cat identified in the manner set out in Regulation 8 of the Dog and Cat Management Regulations 2010.
- 6.10 keep includes the provision of food or shelter.
- 6.11 nuisance means:
 - 6.11.1 unreasonably interfering with the peace, comfort or convenience of a person; or
 - 6.11.2 injurious to a person's real or personal property; or
 - 6.11.3 obnoxious, offensive or hazardous to health; or
 - 6.11.4 wandering onto land without the consent of the owner or occupier of the land.
- 6.12 premises includes land, whether used or occupied for domestic or non-domestic purposes, except an approved kennel establishment.
- 6.13 *public place* has the same meaning as that contained in the Local Government Act 1999.
- 6.14. small dwelling means a self-contained residence that is:
 - 6.14.1 a residential flat building;
 - 6.14.2 contained in a separate strata unit;
 - 6.14.3 on an allotment less than 600 m² in area; or
 - 6.14.4 without a secure yard of at least 100 m² in area.
- 6.15 working dog means a dog used principally for droving or tending livestock.

Note:

Section 14 of the Interpretation Act 1915, provides that an expression used in this by-law has, unless the contrary intention appears, the same meaning as in the Acts under which the by-laws was made.

PART 2—LIMITS ON DOG AND CAT NUMBERS

7. Limits on Dog Numbers

- 7.1 Subject to Clauses 7.3 and 7.5, a person must not, without the Council's permission keep:
 - 7.1.1 in a township, more than one dog in a small dwelling;
 - 7.1.2 in a township, more than two dogs in premises other than a small dwelling; or
 - 7.1.3 outside of a township, more than three dogs (other than working dogs).
- 7.2 For the purposes of Clause 7.1, dog means a dog that is three months of age or older or, a dog that has lost its juvenile teeth.

- 7.3 Clause 7.1 does not apply to:
 - 7.3.1 approved kennel establishments operating in accordance with all required approvals and consents; or
 - 7.3.2 any business involving dogs provided that the business is registered in accordance with the Dog and Cat Management Act 1995.
- 7.4 The Council may require that premises which are the subject of an application for permission to keep additional dogs, must be inspected by an authorised person for the purpose of assessing the suitability of the premises for housing dogs.
- 7.5 No dog is to be kept on any premises where, in the opinion of an authorised person, there is no secure or appropriate area where a dog may be effectively confined.

8. Limits on Cat Numbers

- 8.1 Subject to Clause 8.2, a person must not, without the Council's permission keep in any premises:
 - 8.1.1 more than two cats; or
 - 8.1.2 a cat of or over the age of three months, or which has lost its juvenile teeth, unless the cat is an identified cat.
- 8.2 Clause 8.1 does not apply to approved catteries operating in accordance with all required approvals and consents.
- 8.3 The Council may require that premises which are the subject of an application for permission to keep additional cats, must be inspected by an authorised person for the purpose of assessing the suitability of the premises for housing cats.

PART 3—DOG AND CAT CONTROLS

9. Dog Exercise Areas

- 9.1 A person may enter a public place or part of Local Government land to which the Council has determined this clause applies, for the purpose of exercising a dog under his or her effective control.
- 9.2 A person entering a dog exercise area designated by the Council must ensure that any dog under that person's control, charge or authority is under effective control at all times

10. Dog on Leash Areas

- 10.1 A person must not, without the Council's permission, allow a dog under that person's control, charge or authority (except an accredited guide dog, hearing dog or disability dog that is required to remain off-lead in order to fulfil its functions) to be or remain:
 - 10.1.1 on Local Government land or public place to which the Council has resolved that this subclause applies;
 - 10.1.2 on any park or reserve during times when organised sport is being played; and/or
 - 10.1.3 on any park or reserve during times when an community event is being held.

unless the dog is secured by a strong leash not exceeding 2 m in length which is either tethered securely to a fixed object capable of securing the dog or held by a person capable of controlling the dog and preventing it from being a nuisance or a danger to other persons.

11. Dog Prohibited Areas

- 11.1 A person must not allow a dog under that person's control, charge or authority (except an accredited guide dog, hearing dog or disability dog) to enter or remain:
 - 11.1.1 on any children's playground on Local Government land; or
 - 11.1.2 on any other Local Government land or public place to which the Council has determined that this subclause applies.

12. Dog Faeces

No person is to allow a dog under that person's control, charge or authority to be in a public place or on Local Government land unless that person has in their possession a bag or other suitable container for the collection and lawful disposal of any faeces that the dog may deposit (for the purpose of complying with their obligation under Section 45A (6) of the Dog and Cat Management Act 1995).

13. Cats not to be a Nuisance

An owner or occupier of premises is guilty of an offence if a cat (or cats) kept or allowed to remain on the premises causes a nuisance.

Note:

Nuisance is defined under Clause 6.11 of the by-law.

PART 4—ENFORCEMENT

14. Orders

- 14.1 If a person engages in conduct that is in contravention of this by-law, an authorised person may order that person:
 - 14.1.1 if the conduct is still continuing—to stop the conduct; and
 - 14.1.2 whether or not the conduct is still continuing—
 to take specified action to remedy the contravention.
- 14.2 A person must comply with an order under this Clause.
- 14.3 If a person does not comply with an order, the authorised person may take action reasonably required to have the order carried out, and the Council may recover its costs of any action so taken from the person to whom the order was directed.
- 14.4 However, an authorised person may not use force against a person under this section.

Note:

For example, an authorised person may order a person to:

- cease keeping more than the permitted number of dogs on that person's premises; or
- · remove a dog from a dog prohibited area.

This by-law was duly made and passed at a meeting of the District Council of Ceduna held on 24 July 2013, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

G. MOFFATT, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

By-law Made Under the Local Government Act 1999

By-law No. 5 of 2013—Roads

A by-law to regulate certain activities on roads in the Council area.

PART 1—PRELIMINARY

1. Title

This By-law may be cited as the Roads By-law 2013 and is By-law No. 5 of the District Council of Ceduna.

2. Authorising law

This by-law is made under Sections 239 and 246 of the Act, Regulation 18A of the Local Government (General) Regulations 1999 and Sections 667 (1), 4.I, and 9.XVI of the Local Government Act 1934.

3. Purpose

The objectives of this by-law are to manage and regulate the prescribed uses of roads in the Council area:

- 3.1 to protect the convenience, comfort and safety of road users and members of the public;
- 3.2 to prevent damage to buildings and structures on roads;
- 3.3 to prevent certain nuisances occurring on roads; and
- 3.4 for the good rule and government of the Council area.

4. Expiry

4.1. This by-law will expire on 1 January 2021. 1

Note:

Pursuant to Section 251 of the Act, a by-law will expire on 1 January following the seventh anniversary of the gazettal of the by-law.

5. Application

- 5.1 This by-law operates subject to the Council's Permits and Penalties By-law 2013.
- 5.2 This by-law applies throughout the Council area.

6. Interpretation

In this by-law, unless the contrary intention appears:

- 6.1 Act means the Local Government Act 1999;
- 6.2 *animal* includes birds, insects and poultry but does not include a dog or a cat;
- 6.3 camp includes setting up a camp, or causing a tent, caravan, motor home or any other vehicle to remain on the land for the purpose of staying overnight, whether or not any person is in attendance or sleeps on the land;
- 6.4 Council means District Council of Ceduna;
- 6.5 effective control means a person exercising effective control of an animal either:
 - 6.5.1 by means of a physical restraint; or
 - 6.5.2 by command, the animal being in close proximity to the person, and the person being able to see the animal at all times;
- 6.6 *electoral matter* has the same meaning as in the Electoral Act 1995, provided that such electoral matter is not capable of causing physical damage or injury to a person within its immediate vicinity;
- 6.7 *emergency worker* has the same meaning as in the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 1999;
- 6.8 road has the same meaning as in the Act;
- 6.9 *vehicle* has the same meaning as in the Road Traffic Act 1961.

Note:

Section 14 of the Interpretation Act 1915 provides that an expression used in this by-law has, unless the contrary intention appears, the same meaning as in the Acts under which the by-law was made.

PART 2—USE OF ROADS

7. Activities Requiring Permission

A person must not do any of the following activities on a road without the permission of the Council:

7.1. Amplification

Use an amplifier or other device whether mechanical or electrical for the purpose of broadcasting announcements or advertisements.

7.2 Animals

- 7.2.1 Cause or allow an animal to stray onto, move over, or graze on a road except where the Council has set aside a track or other area for use by or in connection with an animal of that kind, and provided the animal or animals are under effective control.
- 7.2.2 Lead, herd or exercise an animal in such a manner as to cause a nuisance or endanger the safety of a person.

7.3 Camping and Tents

- 7.3.1 Erect a tent or other structure as a place of habitation.
- 7.3.2 Camp or Sleep Overnight.

7.4 Obstructions

Erect, install or place or cause to be erected, installed or placed any structure, object or material of any kind so as to obstruct a road or footway, water-channel, or watercourse in a road.

7.5 Posting of Bills

Subject to Clause 12.2, post or allow or cause to be posted any bills, advertisements, or other papers or items on a building or structure on a road.

7.6 Preaching

Preach, harangue, solicit or canvass for religious purposes.

7.7 Public Exhibitions and Displays

- 7.6.1 Sing, busk, play a recording or use a music instrument, or perform similar activities.
- 7.6.2 Conduct or hold a concert, festival, show, circus, performance or a similar activity.
- 7.6.3 Erect a stage or structure for the purpose of conducting or holding a concert, festival, show, circus, performance or a similar activity.
- 7.6.4 Cause any public exhibitions or displays.

7.8 Soliciting

Ask for or receive or indicate a desire for a donation of money or any other thing.

7.9 Vehicles

Repair, wash, paint, panel beat or perform other work of a similar nature to a vehicle, except for running repairs in the case of a vehicle breakdown.

8. Prohibited Activities

8.1 Spitting

A person must not spit onto a road or any structure, building or object on or attached to a road.

Note:

Movable signs on roads are regulated by Sections 226 and 227 of the Act and the Council's Moveable Signs By-law (if any).

PART 3—ENFORCEMENT

9. Directions

A person who, in the opinion of an authorised person is committing or has committed a breach of this by-law, must immediately comply with a direction of an authorised person to leave that part of the road.

10 Orders

If a person does not comply with an order of an authorised person made pursuant to Section 262 of the Act in respect of a breach of this by-law, the Council may recover its costs of any action taken under Section 262 (3) of the Act from the person to whom the order was directed.

Note:

Section 262 (1) of the Act states:

- (1) If a person (the offender) engages in conduct that is a contravention of this Act or a by-law under this Act, an authorised person may order the offender:
 - (a) if the conduct is still continuing—to stop the conduct; and
 - (b) whether or not the conduct is still continuing—to take specified action to remedy the contravention.

Subsections (2) and (3) of Section 262 also provide that it is an offence to fail to comply with an order and that if a person does not comply, the authorised person may take action reasonably required to have the order carried out. For example, an authorised person may order a person to:

- · cease busking on a road;
- remove an object or structure blocking a footpath;
- remove bills posted on a structure on a road;
- · dismantle and remove a tent from a road.

11. Removal of Animals and Objects

An authorised person may remove an animal or object that is on a road in breach of a by-law if no person is in charge, or apparently in charge, of the animal or object.

PART 4—MISCELLANEOUS

12. Exemptions

- 12.1 The restrictions in this by-law do not apply to a Police Officer, Emergency Worker, Council Officer or Employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council officer.
- 12.2 The restrictions in Clause 7.5 of this by-law do not apply to electoral matter authorised by a candidate and which is:

- 12.2.1 related to a Commonwealth or State election and occurs during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day; or
- 12.2.2 related to an election under the Act or the Local Government (Elections) Act 1999 and occurs during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
- 12.2.3 related to, and occurs during the course of and for the purpose of a referendum.

This by-law was duly made and passed at a meeting of the District Council of Ceduna held on 24 July 2013, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

G. MOFFATT, Chief Executive Officer

DISTRICT COUNCIL OF STREAKY BAY

PUBLIC CONSULTATION

Review of Elector Representation

NOTICE is hereby given that the District Council of Streaky Bay has undertaken 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.

As an outcome of this review Council proposes the following:

Proposal

- The name of the Council not be changed.
- (2) The principal member of Council continue to be a Chairperson, with the title of Mayor, to be selected by and from amongst the elected members of Council.
- (3) Council continue to comprise eight Ward Councillors.
- (4) The council area continue to be divided into two Wards, named Flinders and Eyre Wards, with four Councillors representing each ward.

Report

Council has prepared a Representation Review Report which details the review process, the public consultation undertaken and the proposal Council considers should be carried into effect. A copy of this report is available at the Council offices, 29 Alfred Terrace, Streaky Bay.

Written Submissions

Written submissions are invited from interested persons and should be directed to the Chief Executive Officer, P.O. Box 179, Streaky Bay, S.A. 5680, by close of business on Friday, 30 August 2013

Information regarding the representation review can be obtained by contacting Lachlan Miller on telephone (08) 8626 1001 or emailing <a href="mailto:dcstreaky@streaky

Any person(s) making a written submission will be given the opportunity to appear before a meeting of Council thereof to be heard in support of their submission.

L. MILLER, Chief Executive Officer

DISTRICT COUNCIL OF STREAKY BAY

Streaky Bay Aerodrome Fees

NOTICE is hereby given that, pursuant to the Aerodrome Fees Act 1998, the District Council of Streaky Bay hereby advises that Landing Fees at the Streaky Bay Aerodrome have increased to \$9.00/tonne inc GST with weight based charges per movement calculated on a certified maximum take-off weight of the aircraft on a pro-rata basis with a movement defined as a departure. Increased charges will take effect from 19 August 2013.

L. MILLER, Chief Executive Officer

WAKEFIELD REGIONAL COUNCIL

FOR PUBLIC CONSULTATION

Review of Elector Representation

NOTICE is hereby given that Wakefield Regional Council has undertaken 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.

As an outcome of this review Council proposes the following:

- (1) Retain the existing name of Council.
- (2) The principal member of Council continues to be a Mayor duly elected by the community by way of Council-wide elections.
- (3) The Council comprise nine Ward Councillors and the Mayor.
- (4) The Council area be divided into three Wards, with the proposed Wards being named North, Central and South.
- (5) The proposed North Ward be represented by three Ward Councillors, the proposed Central Ward be represented by four Ward Councillors and the proposed South Ward be represented by two Councillors.

Council has prepared a Representation Review Report which details the review process, the public consultation undertaken to date and the proposal Council considers should be carried into effect. Copies of this report are available on Council's website at www.wakefieldrc.sa.gov.au or for inspection and/or purchase at the Council offices, Scotland Place, Balaklava.

Interested persons are invited to make a written submission to the Chief Executive Officer, P.O. Box 167, Balaklava, S.A. 5461, by close of business on Friday, 30 August 2013. Any person making a written submission will be given the opportunity to appear before a meeting of Council to be heard in support of their submission.

Information regarding the representation review can be obtained by contacting Steve Jonas, Corporate Services Manager, by telephone on 8862 0800 or by email to:

admin@wakefieldrc.sa.gov.au.

C. ATKINSON, Chief Executive Officer

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

Dodd, William Percival, late of 59A Roberts Street, Birkenhead, retired tow truck driver, who died on 5 May 2013.

Fischer, Ethel Edith, late of 86 Oaklands Road, Glengowrie, of no occupation, who died on 25 April 2013.

Glenn, Ross William, late of 16 Brownlow Road, Kingscote, Kangaroo Island, retired public servant, who died on 15 May 2013.

Langman, Graham Francis, late of 3 Pearson Street, Clarence Gardens, retired public servant, who died on 26 March 2013.

McSorley, Michael Augustine, late of 25 Armstrong Avenue, Parafield Gardens, retired engineer, who died on 13 March 2013.

Moyle, Gloria Joan, late of 20 Taringa Road, Salisbury North, home duties, who died on 28 April 2013. Sawyer, Kevin John, late of 22 Yalanda Street, Eden Hills,

Sawyer, Kevin John, late of 22 Yalanda Street, Eden Hills, retired clerk, who died on 8 June 2013.

Smith, Betty Claire, late of 10 Education Road, Happy Valley, of no occupation, who died on 1 June 2013.

Spring, James Albert, late of 17 Hurst Road, Boyanup, Western

Spring, James Albert, late of 17 Hurst Road, Boyanup, Western Australia, retired mining superintendent, who died on 9 August 2013.

Wright, Patricia, late of 7 Mason Street, West Beach, home duties, who died on 23 March 2013.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 6 September 2013, otherwise they will be excluded from the distribution of the said estates; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated 8 August 2013.

D. A. CONTALA, Public Trustee

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform **Government Publishing SA** of any subsequent corrections.

For any corrections to your notice please phone 8207 1045 or Fax 8207 1040 **before** 4 p.m. on Wednesday.

If we do not receive any communication by 10 a.m. on Thursday (day of publication) we will presume the notice is correct and will print it as it is.

Remember—the onus is on you to inform us of any corrections necessary to your notice.

NOTE: Closing time for lodging new copy (electronically, fax or hard copy) is 4 p.m. on Tuesday preceding the day of publication.

Phone: 8207 1045

Fax: 8207 1040

Email: governmentgazette@dpc.sa.gov.au