

THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 4 JULY 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

[4 July 2013

Department of the Premier and Cabinet Adelaide, 4 July 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the WorkCover Corporation of South Australia Board of Management, pursuant to the provisions of the WorkCover Corporation Act 1994:

Member: (from 7 August 2013 until 31 October 2013) Philip Roy Bentley Peter Bryden Malinauskas Jane Yuile Robyn Lee Buckler Pauline Joanne Denley Noelene Joy Buddle Peter Vaughan

Chair: (from 7 August 2013 until 31 October 2013) Philip Roy Bentley

By command,

TOM KOUTSANTONIS, for Premier

IR0035/13CS

Department of the Premier and Cabinet Adelaide, 4 July 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Marine Parks Council of South Australia, pursuant to the provisions of the Marine Parks Act 2007:

Member: (from 4 July 2013 until 30 June 2016) David Craig Ellis

Member: (from 21 July 2013 until 30 June 2016) Sabine Resi Dittmann Kathryn Jane Warhurst

, wannaist

By command,

TOM KOUTSANTONIS, for Premier

13MSECCS035

Department of the Premier and Cabinet Adelaide, 4 July 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Motor Accident Commission Board, pursuant to the provisions of the Motor Accident Commission Act 1992:

Director: (from 4 July 2013 until 30 June 2015) Roger Anthony Cook

Director: (from 4 July 2013 until 30 June 2016) James Thomas Hazel Juliet Helena Brown Yvonne Sneddon

Director: (from 31 August 2015 until 30 June 2016) Patricia Lynne White

Chair: (from 4 July 2013 until 30 June 2015) Roger Anthony Cook

Deputy Chair: (from 4 July 2013 until 30 June 2016) Patricia Lynne White

By command,

TOM KOUTSANTONIS, for Premier

MFIN13/12CS

Department of the Premier and Cabinet Adelaide, 4 July 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Construction Industry Training Board, pursuant to the provisions of the Construction Industry Training Fund Act 1993:

Member: (from 12 July 2013 until 25 July 2014) Mary Marsland Member: (from 12 July 2013 until 11 July 2016) Denise Janek Robert Norman Stewart Phillip Sutherland Natasha Hemmerling Martin James O'Malley
Deputy Member: (from 12 July 2013 until 11 July 2016) Beverley Pauline Tonkin (Deputy to Janek) Shari Coggins (Deputy to Stewart) Wendy Shelton (Deputy to Sutherland) Andrew Clarke (Deputy to Hemmerling) Esther Van Arend (Deputy to O'Malley)
Presiding Member: (from 12 July 2013 until 25 July 2014) Mary Marsland

By command,

TOM KOUTSANTONIS, for Premier

MEHES13/016CS

Department of the Premier and Cabinet Adelaide, 4 July 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint the people listed as Justices of the Peace for South Australia for a period of ten years commencing from 4 July 2013 and expiring on 3 July 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:

Craig Andrew Brooks Ellice William Louis Chant Karen Anne Cook Heather Joan Cowden-Tonkes Cathryn Claire Crosby-Wright Geoffrey Calton Davis John Richard Davis Malcolm Bruce Dolphin George Dunbar Margaret Anne Gameau Pauline Elizabeth Gill David Gittins David Wayne Harding Colin Hazell Roger Grenville Ireland Wendy Ann Jamieson Sally Louise Kolbig Lucinda Jenny Krause Huong Minh Le Daniel Allen Llewellyn Philip John Leonard McCarron Adrian Roger McDonnell Dorothy Anne McLennan Donna Elaine Martin Milton Kym Mayes Richard John Mills Leokadia Barbara Moller George Cummins Morphett Peter Murphy John Philip Nemcic Trevor John O'Donnell Marcus John Parker Malcolm John Pearson Leanne Coral Pitman John Puttock Shayne Abraham Rasheed Ronald Roy Roberts Hassan Salleh Estelle Betty Scott Peter John Šmith Robert John Smith Neil Phillip Spearritt Michael Edward Sweeney Gayle Frances Thompson Rosalyn Kaye Thompson Sadie Joan Vickers

Molly Jean Wakely Brian Clive Walters Jillian Margaret Whitford Christine Pamela Woodcock

By command,

TOM KOUTSANTONIS, for Premier

JP13/021CS

Department of the Premier and Cabinet Adelaide, 4 July 2013

HIS Excellency the Governor in Executive Council has been pleased to appoint Barbara Ellen Johns to the position of Member and Presiding Member of the Residential Tenancies Tribunal for a term of three years commencing on 15 July 2013 and expiring on 14 July 2016, pursuant to Sections 13 and 14 of the Residential Tenancies Act 1995.

By command,

TOM KOUTSANTONIS, for Premier

MCA0011/13CS

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF ONKAPARINGA—BETTER DEVELOPMENT PLAN AND GENERAL AMENDMENTS

Preamble

1. The Better Development Plan and General Amendments (the Amendment) by the City of Onkaparinga has been finalised in accordance with the provisions of the Development Act 1993.

2. The Honourable John Rau MP has decided to approve the Amendment.

NOTICE

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

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

Dated 21 June 2013.

JOHN RAU, Deputy Premier, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF PORT LINCOLN—CAR PARKING DEVELOPMENT PLAN AMENDMENT

Preamble

1. The Car Parking Development Plan Amendment (the Amendment) by the City of Port Lincoln has been finalised in accordance with the provisions of the Development Act 1993.

2. The Honourable John Rau has decided to approve the Amendment.

NOTICE

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

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

Dated 26 June 2013.

JOHN RAU, Deputy Premier, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): TOWN OF GAWLER—GAWLER RIVER FLOOD PRONE AREAS

Preamble

1. The Gawler River Flood Prone Areas Development Plan Amendment (the Amendment) by the Town of Gawler has been finalised in accordance with the provisions of the Development Act 1993.

2. The Honourable John Rau MP has decided to approve the Amendment.

NOTICE

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

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

Dated 21 June 2013.

JOHN RAU, Deputy Premier, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 29 AMENDMENT TO THE LAND NOT WITHIN A COUNCIL AREA (COASTAL WATERS) DEVELOPMENT PLAN

Preamble

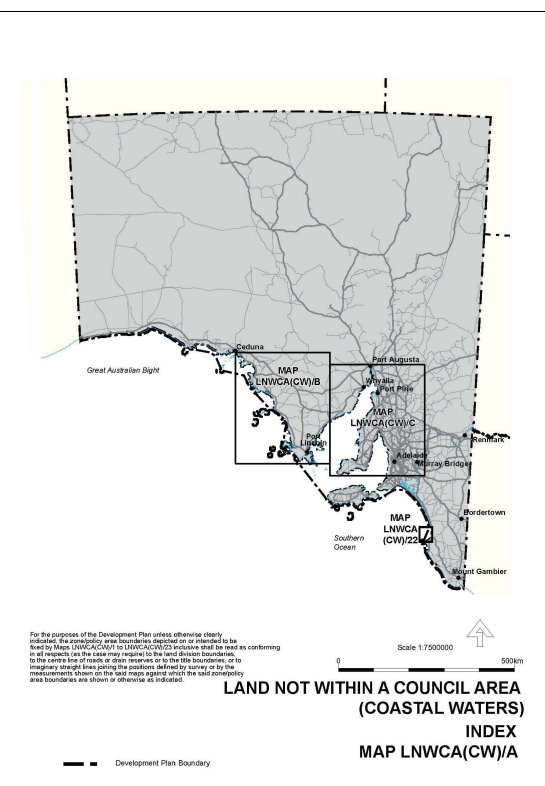
It is necessary to amend the Land Not Within A Council Area (Coastal Waters) Development Plan dated 8 March 2012.

Section 29 (1) (b) of the Development Act 1993 (the Act) allows the Minister administering the Act to amend a Development Plan to include a plan, policy, standard, document or code, which is prepared under another Act and falls within a class prescribed by Regulation 14 of the Development Regulations 2008. A policy under the Aquaculture Act 2001 is prescribed under the regulation.

NOTICE

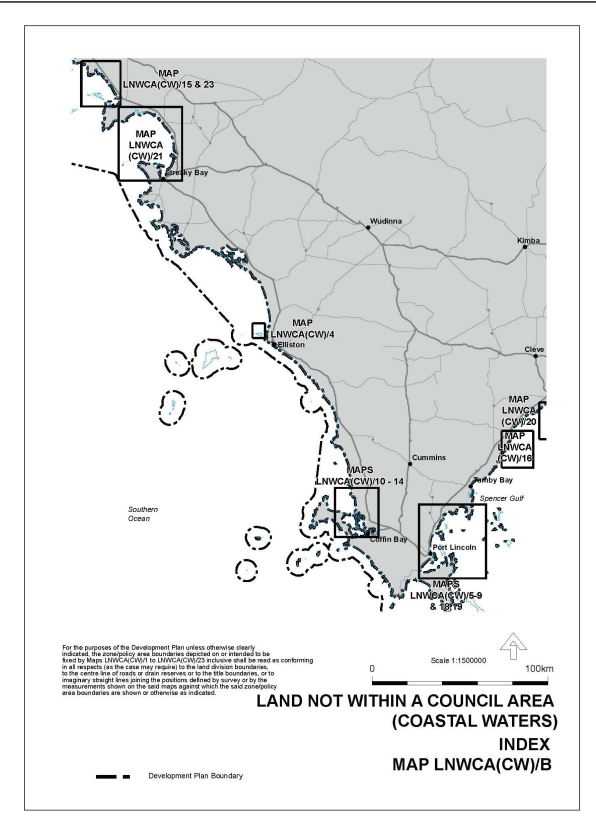
PURSUANT to Section 29 (1) (b) of the Development Act 1993, to incorporate aquaculture policies under the Aquaculture Act 2001, I, amend the Land Not Within A Council Area (Coastal Waters) Development Plan dated 8 March 2012 as follows:

- 1. Replace the text 'and CW/17.' within the first paragraph of the Aquaculture Zone (page 19), with 'CW/17, CW/20, CW/21, CW/22 and CW/23.'
- 2. Replace the Index Maps LNWCA(CW)/A, LNWCA(CW)/B and LNWCA(CW)/C with the contents of 'Attachment A'
- 3. Insert additional Zones Maps after Zones Map LNWCA(CW)/19, namely: LNWCA(CW)/20, LNWCA(CW)/21, LNWCA(CW)/22 and LNWCA(CW)/23—the contents of 'Attachment B'.
- 4. Fix the day on which this notice is published in the Gazette as the day on which the Amendment will come into operation.

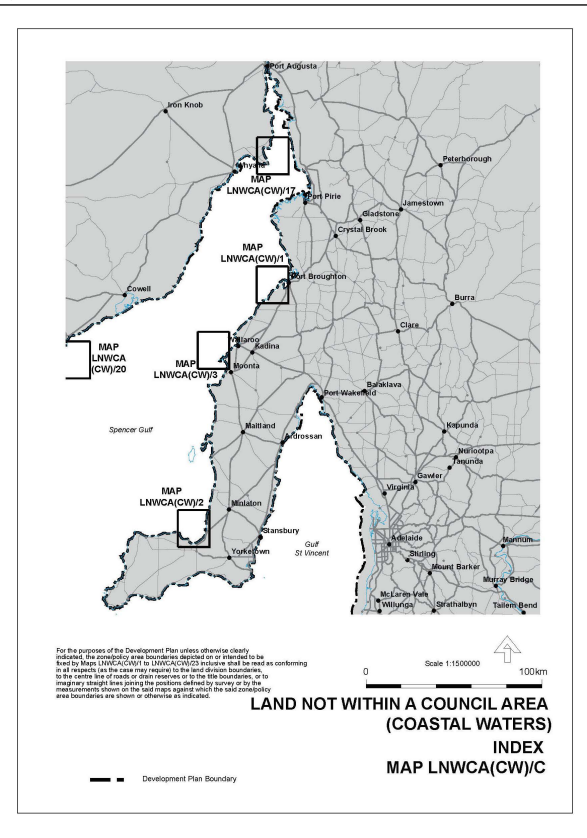


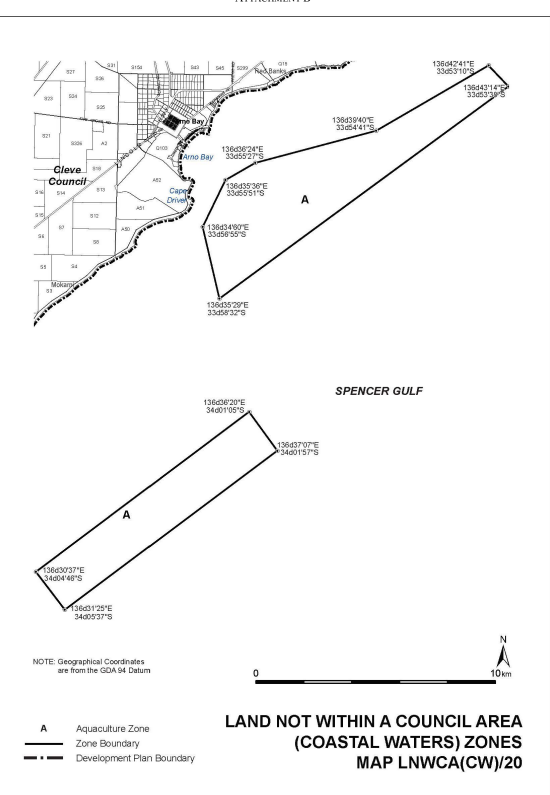
ATTACHMENT A



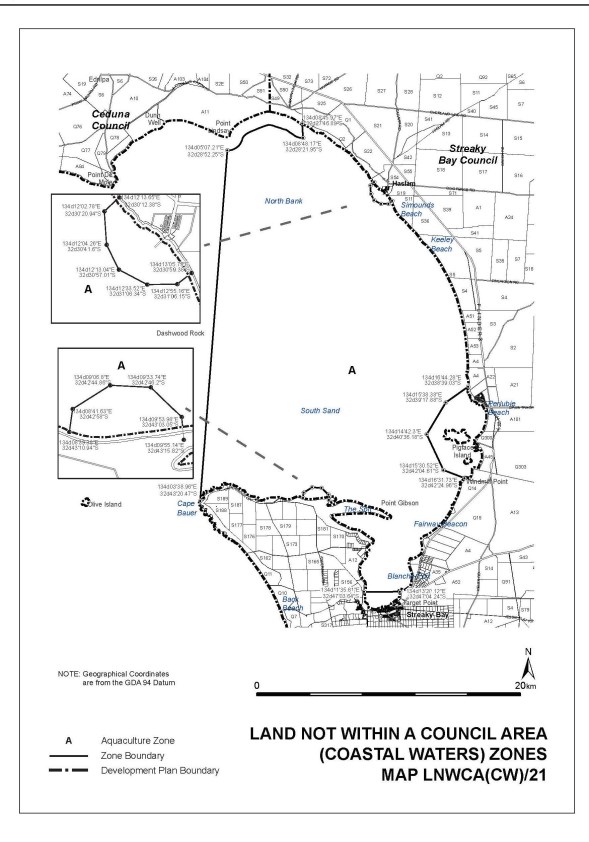


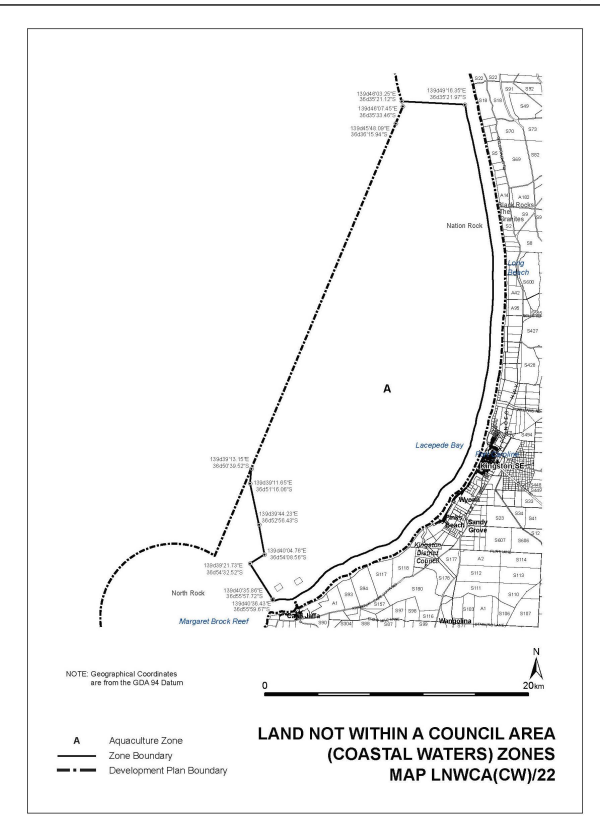
4 July 2013]

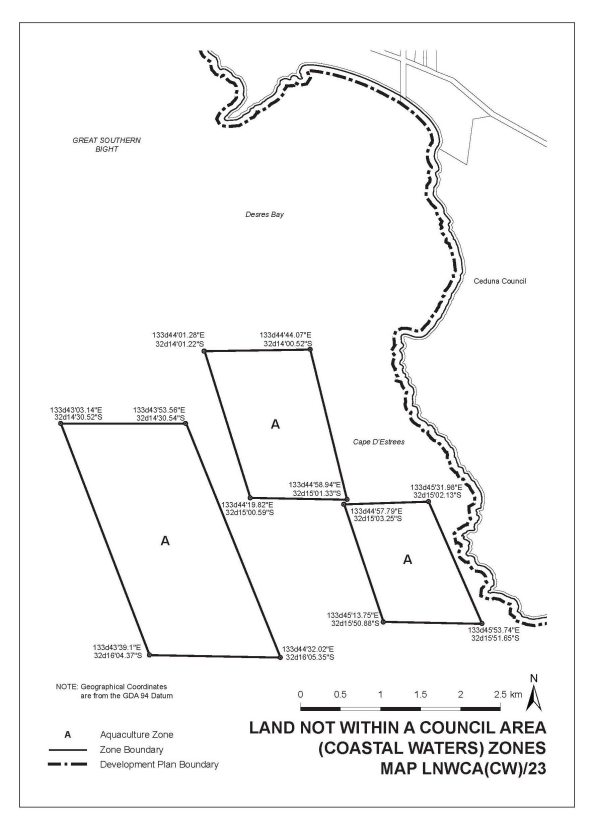




ATTACHMENT B







Dated 21 June 2013.

JOHN RAU, Deputy Premier, Minister for Planning

ENVIRONMENT PROTECTION ACT 1993

Revocation 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:

Revocation of Collection Depot Approval

Revoke the collection depot identified by reference to the following matters, which previously received all containers belonging to a class of containers that were 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; and

(c) the location of the depot described in Columns 4-6 of Schedule 1 of this Notice.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume/Folio No.
Wakefield Plains Recycling	YP Logistics Pty Ltd (trading as YP Recycling	Neil and Sue Drogemuller	30-34 Edith Terrace	Balaklava	5309/724; 5309/725 and 5309/726

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 SA', or
 - (ii) '10c refund at SA/NT 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.

CHEDULE 1	
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Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Scheckters Organic Energy Lite	250	Can—Aluminium	Across The Pacific Trading Company Pty Ltd	Statewide Recycling
Scheckters Organic Energy Original	250	Can—Aluminium	Across The Pacific Trading Company Pty Ltd	Statewide Recycling
Santa Vittoria Sparkling Italian Mineral Water	500	PET	Cantarella Bros. Pty Ltd	Statewide Recycling
Santa Vittoria Still Italian Mineral Water	500	PET	Cantarella Bros. Pty Ltd	Statewide Recycling
Carlton Dry	700	Glass	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Cascade Bright Ale	375	Glass	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Kopparberg Naked Apple	500	Glass	Carlton & United Breweries Ptv Ltd	Marine Stores Ltd
Kopparberg Pear	330	Can—Aluminium	Carlton & United Breweries Pty Ltd	Marine Stores Ltd
Kopparberg Pear	330	Glass	Carlton & United Breweries Pty Ltd	Marine Stores Ltd

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Column 1	Column 1 Column 2 Column 3 Column 4 Colum		Column 5	
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Kopparberg Pear	500	Glass	Carlton & United Breweries	Marine Stores Ltd
Kopparberg With Elderflower & Lime	330	Glass	Pty Ltd Carlton & United Breweries	Marine Stores Ltd
Kopparberg With Elderflower & Lime	500	Glass	Pty Ltd Carlton & United Breweries	Marine Stores Ltd
Kopparberg With Mixed Fruits	330	Glass	Pty Ltd Carlton & United Breweries	Marine Stores Ltd
Kopparberg With Mixed Fruits	330	Can—Aluminium	Pty Ltd Carlton & United Breweries	Marine Stores Ltd
Kopparberg With Mixed Fruits	500	Glass	Pty Ltd Carlton & United Breweries	Marine Stores Ltd
Kopparberg With Raspberry	500	Glass	Pty Ltd Carlton & United Breweries	Marine Stores Ltd
Kopparberg With Strawberry & Lime	330	Can—Aluminium	Pty Ltd Carlton & United Breweries	Marine Stores Ltd
Kopparberg With Strawberry & Lime	330	Glass	Pty Ltd Carlton & United Breweries	Marine Stores Ltd
Kopparberg With Strawberry & Lime	500	Glass	Pty Ltd Carlton & United Breweries	Marine Stores Ltd
Peroni Nastro Azzurro	660	Glass	Pty Ltd Carlton & United Breweries	Marine Stores Ltd
Cascade Apple Isle	330	Glass	Pty Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Cascade Cranberry	330	Glass	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Cascade Dry Ginger Ale	330	Glass	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Cascade Ginger Beer	330	Glass	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Cascade Lemon	330	Glass	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Cascade Lemon Lime & Bitters	330	Glass	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Cascade Lime & Soda	330	Glass	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Cascade Sarsaparilla	330	Glass	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Cascade Soda Water	330	Glass	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Cascade Sparkling Apple Isle	750	Glass	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Cascade Tonic Water	330	Glass	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Fanta Pinapple Lime	1 500	PET	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Fanta Pinapple Lime	1 250	PET	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Fanta Pineapple Lime	200	Can—Aluminium	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Goulburn Valley 5 Fruits	300	PET	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Goulburn Valley Apples & Blackcurrants	300	PET	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Goulburn Valley Apples Clear	300	PET	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Goulburn Valley Oranges Pulp Free	300	PET	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Kirks Brewed Ginger Beer	330	Glass	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Neverfail Natural Spring Water	600	PET	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Neverfail Natural Spring Water	350	PET	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Neverfail Natural Spring Water	1 500	PET	Ltd Coca Cola Amatil (Aust.) Pty	Statewide Recycling
Crankt Protein Shake Chocolate	375	PET	Ltd DNA Brands Pty Ltd	Marine Stores Ltd
Crankt Protein Shake Coffee Crankt Protein Shake Vanilla	375 375	PET PET	DNA Brands Pty Ltd DNA Brands Pty Ltd	Marine Stores Ltd Marine Stores Ltd
San Pellegrino Terme Natural Mineral Water		Glass	E Australia Consortium Pty Ltd	Marine Stores Ltd
Feral Smoked Porter	330	Glass	Feral Brewing Company Pty Ltd	Marine Stores Ltd
Rockstar Supersours Energy Drink Blue Raspberry Flavour	500	Can—Aluminium	Frucor Beverages Ltd	Statewide Recycling
V Graphite Maximum Energy Guarana + Maca	250	Can—Aluminium	Frucor Beverages Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
V Graphite Maximum Energy Guarana + Maca	500	Can—Aluminium	Frucor Beverages Ltd	Statewide Recycling
V Guarana Energy Drink	200	Can—Aluminium	Frucor Beverages Ltd	Statewide Recycling
Bos Ice Tea Apple	275	Can—Aluminium	Gerbio Enterprises	Flagcan Distributors
Bos Ice Tea Berry	275	Can—Aluminium	Gerbio Enterprises	Flagcan Distributors
Bos Ice Tea Energy Lightly Sparkling	275	Can—Aluminium	Gerbio Enterprises	Flagcan Distributors
Cranberry	275	Con Aleminium	Carbia Enternaisea	Elenen Distributore
Bos Ice Tea Lemon	275	Can—Aluminium	Gerbio Enterprises	Flagcan Distributors
Bos Ice Tea Lime & Ginger Bos Ice Tea Peach	275 275	Can—Aluminium Can—Aluminium	Gerbio Enterprises	Flagcan Distributors Flagcan Distributors
Hawthorn Brewing Co Amber Ale	330	Glass	Gerbio Enterprises Hawthorn Brewing Company	Marine Stores Ltd
Hawthorn Brewing Co Pilsner	330	Glass	Hawthorn Brewing Company	Marine Stores Ltd
Hawthorn Brewing Co Premium Pale Ale	330	Glass	Hawthorn Brewing Company	Marine Stores Ltd
Fanta Pineapple	355	Can—Aluminium	Latin Deli Pty Ltd	Marine Stores Ltd
Inca Cola	300	Glass	Latin Deli Pty Ltd	Marine Stores Ltd
nca Cola	355	Can—Aluminium	Latin Deli Pty Ltd	Marine Stores Ltd
Pony Malta	330	Glass	Latin Deli Pty Ltd	Marine Stores Ltd
Refresco Goya Pineapple Soda	355	Glass	Latin Deli Pty Ltd	Marine Stores Ltd
Premium Cleanskin Beer	330	Glass	Liquorland Aust Pty Ltd	Statewide Recycling
Biona Beetroot Juice	500	LPB—Aseptic	Natural Well Pty Ltd (trading as First Ray)	Statewide Recycling
Biona Organic Acerola Cherry Pure Superjuice	330	Glass	Natural Well Pty Ltd (trading as First Ray)	Statewide Recycling
Biona Organic Blueberry Pure Superjuice	330	Glass	Natural Well Pty Ltd (trading as First Ray)	Statewide Recycling
Biona Organic Cranberry Pure Superjuice	330	Glass	Natural Well Pty Ltd (trading as First Ray)	Statewide Recycling
Biona Organic Cranberry Pure Superjuice	750	Glass	Natural Well Pty Ltd (trading as First Ray)	Statewide Recycling
Biona Organic Pomegranate Pure Juice	200	Glass	Natural Well Pty Ltd (trading as First Ray)	Statewide Recycling
Hampstead Iced Tea Elderflower Oolong	330	LPB—Aseptic	Natural Well Pty Ltd (trading as First Ray)	Statewide Recycling
Hampstead Iced Tea Lemon Green	330	LPB—Aseptic	Natural Well Pty Ltd (trading as First Ray)	Statewide Recycling
Hampstead Iced Tea Raspberry Darjeeling	330	LPB—Aseptic	Natural Well Pty Ltd (trading as First Ray)	Statewide Recycling
Nudie Nothing But 2.5 Apples Clear Apple Juice	250	LPB—Aseptic	Nudie Foods Pty Ltd	Statewide Recycling
Nudie Nothing But 2.6 Oranges Pulp Free Nudie Nothing But Lemonade Apple &	250 500	LPB—Aseptic PET	Nudie Foods Pty Ltd Nudie Foods Pty Ltd	Statewide Recycling Statewide Recycling
Lemon Juice Nudie Nothing But Lemonade Apple And Lemon Juice	250	LPB—Aseptic	Nudie Foods Pty Ltd	Statewide Recycling
Nudie Nothing But Tropical Juice Apple Pineapple Banana Mango & Passionfruit	250	LPB—Aseptic	Nudie Foods Pty Ltd	Statewide Recycling
Foodland South Australian Natural Alkaline Drinking Water	600	PET	PH8 Pty Ltd	Statewide Recycling
Brooklyn Brown Ale	355	Glass	Palais Imports	Marine Stores Ltd
Brooklyn East India Pale Ale	355	Glass	Palais Imports	Marine Stores Ltd
Brooklyn East India Pale Ale	355	Can—Aluminium	Palais Imports	Marine Stores Ltd
Brooklyn Lager	355	Glass	Palais Imports	Marine Stores Ltd
Brooklyn Lager	355	Can—Aluminium	Palais Imports	Marine Stores Ltd
Frosty Jacks White Cider	3 000	PET	The Beer and Cider Company	Statewide Recycling
Frosty Jacks White Cider Yankee Genuine Root Beer	2 000 375	PET Can—Aluminium	The Beer and Cider Company Tru Blu Beverages Pty	Statewide Recycling Flagcan Distributors
	<i></i>		Limited	
Castaway Dry Cider	640	Glass	Wow Brands	Marine Stores Ltd
Castaway Dry Cider	330	Glass	Wow Brands	Marine Stores Ltd
Castaway Original Cider	640	Glass	Wow Brands	Marine Stores Ltd
Castaway Sweet Cider	330	Glass	Wow Brands	Marine Stores Ltd
Castaway Sweet Cider	640 500	Glass	Wow Brands	Marine Stores Ltd
Chang Beer	500	Can—Aluminium	Wow Brands	Marine Stores Ltd
Crabbies Raspberry Alcoholic Ginger Beer Crabbies Strawberry & Lime Alcoholic	500 500	Glass Glass	Wow Brands Wow Brands	Marine Stores Ltd Marine Stores Ltd
Ginger Beer Hogs 3 Bourbon & Cola Kentucky Straight Bourbon Whickey	375	Can—Aluminium	Wow Brands	Marine Stores Ltd
Bourbon Whiskey Sail & Anchor Devil Dodger IPA Slim Nation Meal In A Bottle Chocolate	640 290	Glass PET	Wow Brands Zamykal Enterprises Pty Ltd	Marine Stores Ltd Marine Stores Ltd
Slim Nation Meal In A Bottle Coffee	290	PET	(trading as Slim Nation) Zamykal Enterprises Pty Ltd	Marine Stores Ltd
Slim Nation Meal In A Bottle Strawberry	290 290	PET	(trading as Slim Nation) Zamykal Enterprises Pty Ltd	Marine Stores Ltd
Slim Nation Meal In A Bottle Vanilla	290 290	PET	(trading as Slim Nation) Zamykal Enterprises Pty Ltd	Marine Stores Ltd
	270		(trading as Slim Nation)	

ENVIRONMENT PROTECTION ACT 1993

Granting of an Exemption

THE ENVIRONMENT PROTECTION AUTHORITY has issued an exemption to South Australian Water Corporation (SA Water) to be exempted from Section 34 of the Environment Protection Act 1993, in respect of the requirements of Clause 13 of the Environment Protection (Water Quality) Policy 2003.

In carrying out the specified activity of 'Discharge or Deposit Listed Pollutants into Waters', SA Water is authorised to exceed the water quality criteria, as set out in Schedule 2 of the Water Quality Policy, for the specified activity of wastewater discharges containing ammonia from the premises into the marine environment.

This exemption is issued subject to specific operating and reporting conditions imposed in the Authorisation.

The Environment Protection Authority has issued an Exemption to The Corporation of The City of Adelaide (Adelaide City Council) to be exempted from Section 34 of the Environment Protection Act 1993 (the Act) in respect to the requirements of Clause 17 (1) (a) of the Environment Protection (Water Quality) Policy 2003.

The Adelaide City Council proposes to manage a project trial to control blue-green algae at identified locations in the Torrens Lake by the the application of sodium precarbonate in measured doses.

The use of sodium precarbonate in the trial project triggers the use of a listed pollutant as specified in Part B of Schedule 1 of the Act and Part 1 of Schedule 4 of the Water Quality Policy.

In undertaking the specified activity of Chemical Treatment of Torrens Lake, the Adelaide City Council is authorised to 'discharge or deposit listed pollutants into waters', subject to:

- specific operating and reporting conditions related to an initial trial event imposed in this Authorisation; and
- operating conditions imposed in this Authorisation for the proposes of an on-going basis:
 - by the Adelaide City Council if undertaking the specified activity, when approved in writing the EPA; or
 - by an Authorised operator to whom this Exemption can be transferred to (under Section 49 of the Act) before undertaking the specified activity.

Dated 27 June 2013.

C. BUHAGIAR, Delegate, Environment Protection Authority

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 23 January 2013, and published in the *South Australian Government Gazette* dated 31 January 2013, on page 147, being the second notice on that page, referring to the West Coast Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a West Coast Prawn Fishery licence to use prawn trawl nets in the waters specified in Schedule 1, under the conditions specified in Schedule 2, during the period specified in Schedule 3.

SCHEDULE 1

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

SCHEDULE 2

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

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

3. Fishing must cease if one of the following limits is reached:

- (a) a total of 14 nights of fishing are completed;
- (b) the average catch per vessel, per night (for all three vessels) drops below 300 kg for two consecutive nights;

- *(c)* the average prawn 'bucket count' for all three vessels exceeds 240 prawns per bucket on any single fishing night in the Coffin Bay area; or
- (d) the average prawn 'bucket count' for all three vessels exceeds 240 prawns per bucket on any single fishing night in the Venus Bay area; or
- (e) the average prawn 'bucket count' for all three vessels exceeds 270 prawns per bucket on any single fishing night in the Ceduna area.

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

5. No fishing activity may be undertaken between 0700 hours and 1800 hours on any day during the period of this notice.

SCHEDULE 3

From 1800 hours on 30 June 2013 to 0700 hours on 17 July 2013.

Dated 27 June 2013.

A. JONES, Prawn Fisheries Manager

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Woolworths Limited has applied to the Licensing Authority for a Retail Liquor Merchant's Licence in respect of premises situated at Arndale Shopping Centre, 460-470 Torrens Road, Kilkenny, S.A. 5009 to be known as BWS—Beer Wine Spirits.

The application has been set down for hearing on 30 July 2013 at 11.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 23 July 2013).

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

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

Dated 25 June 2013.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Stuart Keith Gavin Woodman has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 99 Drogemuller Road, Springton, S.A. 5235 to be known as Eden Rock Wines.

The application has been set down for hearing on 31 July 2013 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 24 July 2013).

The applicant's address for service is c/o Stuart Woodman, P.O. Box 91, Springton, S.A. 5235.

Dated 26 June 2013.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, Ground Floor, 91 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: <u>olgc@agd.sa.gov.au</u>.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that GT Winemakers Pty Ltd has applied to the Licensing Authority for a Producer's and a Wholesale Liquor Merchant's Licence in respect of premises situated at 184 Main Road, McLaren Vale, S.A. 5171 both to be known as GT Winemakers Pty Ltd.

The application has been set down for hearing on 31 July 2013 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 24 July 2013).

The applicant's address for service is c/o DBH Commercial Lawyers, G.P.O. Box 2, Adelaide, S.A. 5001 (Attention: James Gallagher).

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, Ground Floor, 91 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: <u>olgc@agd.sa.gov.au</u>.

Dated 25 June 2013.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that KTH Enterprises SA Pty Ltd has applied to the Licensing Authority for a Restaurant Licence with Section 34 (1) (c) authorisation in respect of premises situated at Shop 7, 170-182 Unley Road, Unley, S.A. 5061 and Shop 52, Findon Shopping Centre, 303 Grange Road, Findon, S.A. 5023 both to be known as Buddy's Cafe.

The application has been set down for hearing on 31 July 2013 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 24 July 2013).

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

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, Ground Floor, 91 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: <u>olgc@agd.sa.gov.au</u>.

Dated 26 June 2013.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Danetta Pty Ltd as trustee for Danetta Unit Trust has applied to the Licensing Authority for a Restaurant Licence with Section 34 (1) (c) Authorisation in

respect of premises situated at Shop D, 191A-191F South Road, Ridleyton, S.A 5008 to be known as Apache Cafe.

The application has been set down for hearing on 31 July 2013 at 11.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 24 July 2013).

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

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, Ground Floor, 91 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: <u>olgc@agd.sa.gov.au</u>.

Dated 27 June 2013.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that ECO Telecom Pty Ltd as trustees for S & M Unit Trust has applied to the Licensing Authority for a Restaurant Licence in respect of premises to be situated at 201 Main North Road, Clare, S.A. 5453 to be known as Indii of Clare.

The application has been set down for hearing on 1 August 2013 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 25 July 2013).

The applicant's address for service is c/o Prakash Mahtolia, 201 Woodland Drive, Oakden, S.A. 5086.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, Ground Floor, 91 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: <u>olgc@agd.sa.gov.au</u>.

Dated 26 June 2013.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Lavina Wines Pty Ltd has applied to the Licensing Authority for the variation of Conditions of a Producer's Licence in respect of premises situated at 12 Beltunga Close, Blewitt Springs, S.A. 5171 known as Lavina Wines.

The application has been set down for hearing on 1 August 2013 at 10.30 a.m.

Conditions

The following licence conditions are sought:

Vary current cellar door trading times, which are Monday to Friday, 9 a.m. to 5 p.m. and replace with the following new trading times of:

- On any day 10 a.m. to 5 p.m., additionally on Saturdays, Sundays and Public Holidays trading may be extended to 8 p.m. but only by appointment and for 12 persons only.
- To increase the current approved capacity from 25 persons to 50.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 25 July 2013).

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

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

Dated 27 June 2013.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Sodexo Australia Pty Ltd has applied to the Licensing Authority for a Special Circumstances Licence in respect of premises situated at Level 11, 50 Grenfell Street, Adelaide, S.A. 5000 to be known as Sodexo.

The application has been set down for hearing on 1 August 2013 at 11 a.m.

Conditions

The following licence conditions are sought:

- To sell liquor in accordance with Section 40 of the Liquor Licensing Act 1997 and any other conditions of this licence.
- · For consumption off the licensed premises:

To cover catering operations between 9 a.m. and 10 p.m., Monday to Friday and 10 a.m. to 8 p.m. on Saturday and 11 a.m. to 8 p.m. Sunday.

• The licence will authorise the sale and supply of liquor on the licensed premises for consumption at a place other than the licensed premises when associated with the catering services of the licence.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 25 July 2013).

The applicant's address for service is c/o Sodexo Australia Pty Ltd, Level 8, 607 St Kilda Road, Melbourne, Vic. 3004 (Attention: Kate Thompson).

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

Dated 27 June 2013.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Patricia Bakewell as trustee for Cafe de la Paix Trust has applied to the Licensing Authority for a Restaurant Licence with Section 34(1)(c) Authorisation and Entertainment Consent in respect of premises situated at 28A Coromandel Parade, Blackwood, S.A. 5051 known as Cafe de la Paix.

The application has been set down for hearing on 5 August 2013 at 11 a.m.

Conditions

The following licence conditions are sought:

• Entertainment Consent is sought for the indoor area as per plans lodged with this office during the following hours of operation:

Friday to Saturday: 7 p.m. to 10 p.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 29 July 2013).

The applicant's address for service is c/o Patricia Bakewell, 28A Coromandel Parade, Blackwood, S.A. 5051.

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

Dated 27 June 2013.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Strathalbyn Football Club Inc. has applied to the Licensing Authority for Redefinition of Licence and variation of Extended Trading Authorisation in respect of premises situated at Coronation Road, Strathalbyn, S.A. 5255 known as Strathalbyn Football Club.

The application has been set down for hearing on 5 August 2013 at 10.30 a.m.

Conditions

The following licence conditions are sought:

- Redefinition of Licence as per plans lodged with this office to include the oval and surrounding area.
- Variation of current Extended Trading Authorisation to include Saturday midnight to 1 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 29 July 2013).

The applicant's address for service is c/o Strathalbyn Football Club, P.O. Box 320, Strathalbyn, S.A. 5255 (Attention: Andrew Batten).

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

Dated 28 June 2013.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Tullis Holdings Pty Ltd as trustee for Templeman Family Trust has applied to the Licensing Authority for a Direct Sales Licence in respect of business to be known as Wisp Wines.

The application has been set down for hearing on 6 August 2013 at 11 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 30 July 2013).

The applicant's address for service is c/o Johnston Withers Solicitors, 17 Sturt Street, Adelaide, S.A. 5000 (Attention: Andrew Mitchard).

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

Dated 1 July 2013.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that A-List Fine Wines Pty Ltd has applied to the Licensing Authority for the removal of a Wholesale Liquor Merchant's Licence in respect of premises situated at 50 King William Street, Kent Town, S.A. 5067 to be situated at 35 North Terrace, Hackney, S.A. 5069 known as A-List Fine Wines Pty Ltd.

The application has been set down for hearing on 6 August 2013 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 29 July 2013).

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

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

Dated 1 July 2013.

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 during the moratorium period listed in Column 4 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).

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
181	Sleaford Mere area— Approximately 15 km south-west of Port Lincoln	18	4 July 2013— 4 August 2013	5 August 2013— 9 August 2013	Eyre Peninsula Southern Basins Prescribed Area; Lincoln Conservation Park (part)
206	Old Ediacara area— Approximately 25 km west of Leigh Creek	390	4 July 2013— 4 August 2013	5 August 2013— 9 August 2013	Flinders Development Plan—Environmental Class B Zone (part)

Applications may be submitted through SARIG <u>http://www.minerals.dmitre.sa.gov.au/sarig</u>; in person (Level 7, 101 Grenfell Street, Adelaide, S.A.); by facsimile (08) 8463 3101 or email (<u>dmitre.tenements@sa.gov.au</u>) using Application for Mineral Exploration Release Area—Form 29ERA during the Application Week (Column 5). All applications will be considered competing and will be assessed 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: <u>http://www.minerals.dmitre.sa.gov.au/public_notices</u>, DMITRE SARIG website: <u>http://www.minerals.dmitre.sa.gov.au/sarig</u>, or by phoning Mineral Tenements on (08) 8463 3103.

This notice becomes effective 4 July 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

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;

(1) 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

Historic motor vehicle clubs and Prescribed left-hand drive motor vehicle clubs

V8 Streetrods and Customs Inc

Street rod motor vehicle club

V8 Streetrods and Customs Inc

Made by the Registrar of Motor Vehicles

On 26 June 2013

4 July 2013]

NATIONAL ELECTRICITY LAW

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

Under s 95, the Reliability Panel has requested the *Reliability Panel public meetings* proposal (Ref. ERC0157). The proposal seeks to amend clause 8.8.3 of the NER to allow the Panel greater discretion to determine the manner in which it conducts its public meetings. The AEMC intends to expedite the proposal under s 96 as it considers the proposed Rule is non-controversial, subject to requests not to do so. Written requests not to expedite the proposal must be received by **1 August 2013**.

Under s 95, the Minister for Energy and Resources (Victoria) has requested the *Victorian jurisdictional derogation—advanced metering infrastructure* proposal (Ref. ERC0159). The proposal seeks to extend for up to three years the effect of an existing derogation, which makes distribution businesses exclusively responsible for metering services for Victorian small electricity customers. Submissions must be received by **1 August 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.

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

<u>....</u>

4 July 2013.

NATIONAL PARKS AND WILDLIFE ACT 1972

Yellabinna Reserves Management Plan

I, IAN HUNTER, Minister for Sustainability, Environment and Conservation, hereby give notice under the provisions of Section 38 of the National Parks and Wildlife Act 1972 and Section 31 of the Wilderness Protection Act 1992 that, on 24 May 2013, I adopted a plan of management for the Yellabinna Reserves incorporating Yellabinna Wilderness Protection Area, Yellabinna Regional Reserve, Pureba Conservation Park, Yumbarra Conservation Park and Boondina Conservation Park.

Copies of the plan may be inspected at or obtained from the offices of the Department of Environment, Water and Natural Resources at:

 DEWNR Information Line (Level 1, 100 Pirie Street, Adelaide, S.A. 5000, e-mail <u>DEWNRinformation@sa.gov.au</u>), telephone 8204 1910.

- NRM Ceduna (50B McKenzie Street, Ceduna, S.A.) telephone (08) 8625 3706.
- www.environment.sa.gov.au/managing-naturalresources/Park management/Management plans

Dated 24 May 2013.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

PLANT HEALTH ACT 2009

Notice Concerning the Control of Branched Broomrape

TAKE note that I, Gail Gago, Minister for Agriculture, Food and Fisheries, hereby revoke the notice referring to the control of branched broomrape made under Section 8 of the Plant Health Act 2009 published in the *South Australian Government Gazette*, dated 5 July 2012.

Dated 1 July 2013.

GAIL GAGO, Minister for Agriculture

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities– Licence AAL 195

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 18 July 2013.

Description of Application Area

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

28°26′00″S	140°28'08.29"E GDA94
28°26′00″S	140°28'10.20"E GDA94
28°26′17.57″S	140°28'04.45"E GDA94
28°27′33.41″S	140°27'41.75"E GDA94
28°27′46.41″S	140°27'38.68"E GDA94
28°27′46.07″S	140°27'36.88"E GDA94
28°27′33.05″S	140°27'39.96"E GDA94
28°26′17.13″S	140°28'02.67"E GDA94

Area: 0.17 km² approximately.

Dated 3 July 2013.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Erratum

IN Government Gazette No. 38 dated 20 June 2013, at page 2623 first notice appearing under the heading 'Licensee' read Victoria Oil Exploitation (1977) Pty Ltd should read Victoria Oil Exploration (1977) Pty Ltd should read Vi

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Grant of Petroleum Production Licence—PPL 243

PURSUANT to Section 92 (1) of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the undermentioned Petroleum Production Licence has been granted under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

No. of Licence	Licensee	Locality	Area in km ²	Reference
PPL 243	Victoria Oil Exploration (1977) Pty Ltd Permian Oil Pty Ltd Springfield Oil and Gas Pty Ltd Impress (Cooper Basin) Pty Ltd	Cooper Basin, South Australia	3.46	F2013/176

Description of Area—PPL 243

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

Commencing at a point being the intersection of latitude 27°25'40"S GDA94 and longitude 139°41'50"E GDA94, thence east to longitude 139°42'30"E GDA94, south to latitude 27°25'55"S GDA94, west to longitude 139°41'55"E GDA94, south to latitude 27°26'05"S GDA94, west to longitude 139°41'40"E GDA94, south to latitude 27°26'15"S GDA94, west to longitude 139°41'35"E GDA94, south to latitude 27°26'30"S GDA94, west to longitude 139°41'20"E GDA94, south to latitude 27°27'10"S GDA94, west to longitude 139°40'40"E GDA94, north to latitude 27°27'00"S GDA94, west to longitude 139°40'35"E GDA94, anoth to latitude 27°26'25"S GDA94, east to longitude 139°40'40"E GDA94, north to latitude 27°26'15"S GDA94, east to longitude 139°40'45"E GDA94, north to latitude 27°26'10"S GDA94, east to longitude 139°40'50"E GDA94, north to latitude 27°26'05"S GDA94, east to longitude 139°41'00"E GDA94, north to latitude 27°26'00"S GDA94, east to longitude 139°40'45"E GDA94, north to latitude 27°26'10"S GDA94, east to longitude 139°40'50"E GDA94, north to latitude 27°26'05"S GDA94, east to longitude 139°41'00"E GDA94, north to latitude 27°26'00"S GDA94, east to longitude 139°41'40"E GDA94, north to latitude 27°25'55"S GDA94, east to longitude 139°41'45"E GDA94, north to latitude 27°25'50"S GDA94, east to longitude 139°41'50"E GDA94 and north to the point of commencement.

Area: 3.46 km² approximately.

Dated 13 June 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

2939

PUBLIC SECTOR ACT 2009

Section 71

PURSUANT to Sections (5) (a) and (6) of the Public Sector Act 2009, the following details of all appointments to the Minister's personal staff under this section (other than those described in previous reports under this section) is provided:

In accordance with the standing practice first introduced with the commencement of the Public Sector Management Act 1995 details of employer superannuation liabilities and fringe benefits tax for each employee are not included in this report. These liabilities vary from employee to employee and are not paid directly to the employee. This information is included in aggregate form in salary data contained in departmental annual reports.

MINISTER: Premier, Minister for State Development

Bah	Georgi 0.2FTE	Project Officer	\$19,592
Overley	Alexandra 0.6FTE, home te	Speech Writer elephone rental and two-thirds of calls, reasonable personal use of mobile telephone, prov and connection and \$30 per month for access of that service, car park	\$64,630 ision
MINISTER:	c	riculture, Food and Fisheries, Minister for Forests, Minister for Regional Developme ster for the Status of Women	ent, Minister for
Fern	Kelly reasonable perso access of that se	Ministerial Adviser onal use of mobile telephone, provision of home broadband connection and \$30 per month rvice	\$100,898 h for
MINISTER: Min	ister for Health a	nd Ageing, Minister for Mental Health and Substance Abuse, Minister for the Arts	
Pascale	Necia 0.6 FTE	Ministerial Adviser	\$60,538
Paschke	Monique	Personal Assistant to the Parliamentary Secretary	\$77,515
MINISTER: Min	ister for Educatio	n and Child Development	
Hibeljic	Helen	Project Officer	\$76,487
MINISTER: Min	ister for Manufac	turing, Innovation and Trade, Minister for Small Business	
McCarthy	Corin	Ministerial Adviser	\$100,898

In terms of Sections (5) and (6) of the Public Sector Act 2009, the following information relating to the appointment of all Ministers' personal staff is provided as at 30 June 2013.

APPOI	NTEE	POSITION	SALARY
М	INISTER: Premier, Treasu	rer, Minister for State Development, Minister for the Public Sector, Minister for	the Arts
		NUMBER OF MINISTERIAL STAFF:	30.80 FTE
Blewett	Simon	Chief of Staff	\$189,593
	1	vo-thirds of calls, reasonable personal use of mobile telephone, provision of home 30 per month for access of that service, car park, private plated motor vehicle, home	
Mulligh		Deputy Chief of Staff	\$168,526
		vo-thirds of calls, reasonable personal use of mobile telephone, provision of home 30 per month for access of that service, car park	
Bistrovi		Senior Adviser	\$140,439
		vo-thirds of calls, reasonable personal use of mobile telephone, provision of home 30 per month for access of that service	
Ryan	Matthew	Senior Adviser	\$140,439
	1	vo-thirds of calls, reasonable personal use of mobile telephone, provision of home 30 per month for access of that service	
Hillard	Matthew	Media Unit Manager	\$130,000
	1	vo-thirds of calls, reasonable personal use of mobile telephone, provision of home 30 per month for access of that service, car park	
Hurrell		Premier's Chief Media Adviser	\$130,000
		vo-thirds of calls, reasonable personal use of mobile telephone, provision of home 30 per month for access of that service, car park	

Pilkingt	ton Jarrad Senior Media Adviser	\$130,000
1 mang	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	\$150,000
N 11 1	broadband connection and \$30 per month for access of that service, car park	¢107 717
Baldock	K Kate Media Adviser home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	\$107,717
	broadband connection and \$30 per month for access of that service, car park	
Brown	Owen Media Adviser	\$107,717
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park	
Burford		\$107,717
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	4,
<i>a</i> .	broadband connection and \$30 per month for access of that service	* 1 *= = 1 =
Cronin	Patrick Media Adviser home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	\$107,717
	broadband connection and \$30 per month for access of that service, car park	
Gillick	Jason Media Adviser	\$107,717
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	
Harter	broadband connection and \$30 per month for access of that service, car park Suzanne Ministerial Adviser	\$107,717
marter	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	\$107,717
	broadband connection and \$30 per month for access of that service, car park	
Hay	Joseph Ministerial Adviser	\$107,717
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service	
Heath	David Media Adviser	\$107,717
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	
	broadband connection and \$30 per month for access of that service, car park	¢107 717
Hill	Aaron Economic Adviser home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	\$107,717
	broadband connection and \$30 per month for access of that service, car park	
Hood	Lucy Media Adviser	\$107,717
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	
	broadband connection and \$30 per month for access of that service, car park	* 1 *= = 1 =
Lower	Richard Media Adviser reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access	\$107,717
	of that service, car park	
Manuel		\$107,717
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	
McCori	broadband connection and \$30 per month for access of that service, car park mick Alan Ministerial Adviser	\$107,717
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	ψιστ,τιτ
	broadband connection and \$30 per month for access of that service, car park	
Pearson		\$107,717
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service	
Reid	Simonne Media Adviser	\$107,717
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	
C - h	broadband connection and \$30 per month for access of that service, car park	¢107 717
Schwar	tz Emma Media Adviser (On Leave), home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone,	\$107,717
	provision of home broadband connection and \$30 per month for access of that service, car park	
Wels	Peter Media Adviser	\$107,717
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park	
Crone	Dan Policy Adviser	\$100,898
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	,
Б	broadband connection and \$30 per month for access of that service, car park	07.50
Fanaras	s Pat Executive Assistant reasonable personal use of mobile telephone, car park	\$87,550
Legaspi		\$77,269
• •	kos-Mimis Spiro Media Unit Officer	\$76,540
ixai alill	reasonable personal use of a mobile telephone, provision of a car park within reasonable distance from the office	φ70,340
Hunter	Andrew Speech Writer	\$64,800
	0.6 FTE, home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of	
Inache	home broadband connection and \$30 per month for access of that service, car park Michael Speech Writer	\$61 620
Jacobs	Michael Speech Writer 0.6 FTE, home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of	\$64,630
	home broadband connection and \$30 per month for access of that service, car park	
Steel	Ian Research Officer to the Parliamentary Secretary	\$61,815
	0.8 FTE	

O'Neil	Shannon	Adviser	\$55,459
	0.6 FTE, home telephone ren	ntal and two-thirds of calls, reasonable personal use of mobile telephone, provision of	
	home broadband connection	and \$30 per month for access of that service, car park	
Vines	Steve	Research Officer to the Parliamentary Secretary	\$15,454
	0.2 FTE		

Media Monitoring Unit.

Staff attached to the Media Monitoring Unit are not involved in work undertaken in ministerial offices and provide a service to a broad range of public sector agencies, the Opposition and Members of Parliament.

	Peter able personal use of r service, car park	NUMBER OF MINISTERIAL STAFF: Media Monitoring Service Manager nobile telephone, provision of home broadband connection and \$30 per month for access	10.00 FTE \$123,813 s
Cooper	Angelina	Principal Monitor, Media Monitoring Service	\$80,806
Allen	Connie	Media Monitor	\$67,321
Buntain	Nicholle	Media Monitor	\$67,321
Foote	Vicki	Media Monitor	\$67,321
Moloney	Kaye	Media Monitor	\$67,321
Priestley	Laura	Media Monitor	\$67,321
Riley	Megan	Media Monitor	\$67,321
Smith	Jenny	Media Monitor	\$67,321
Thompson	Jennifer	Media Monitor	\$67,321

MINISTER: Deputy Premier, Attorney-General, Minister for Planning, Minister for Industrial Relations, Minister for Business Services and Consumers

		NUMBER OF MINISTERIAL STAFF:	7.00 FTE
Romeo	Daniel	Chief of Staff	\$147,461
	home telephone rental and	two-thirds of calls, reasonable personal use of mobile telephone, provision of home	
	broadband connection and	\$30 per month for access of that service, car park	
Bailiht	Victoria	Ministerial Adviser	\$100,898
	(On Leave), home telephon	e rental and two-thirds of calls, reasonable personal use of mobile telephone,	
	provision of home broadba	nd connection and \$30 per month for access of that service	
Eldridg	e Kim	Ministerial Adviser	\$100,898
		two-thirds of calls, reasonable personal use of mobile telephone, provision of home	
	broadband connection and	\$30 per month for access of that service	
Golding	g Liam	Ministerial Adviser	\$100,898
	home telephone rental and	two-thirds of calls, reasonable personal use of mobile telephone, provision of home	
	broadband connection and	\$30 per month for access of that service	
Green	Bradley	Ministerial Adviser	\$100,898
	home telephone rental and	two-thirds of calls, reasonable personal use of mobile telephone, provision of home	
	broadband connection and	\$30 per month for access of that service, car park	
Jarrett	Claire	Ministerial Adviser	\$100,898
	home telephone rental and	two-thirds of calls, reasonable personal use of mobile telephone, provision of home	
	broadband connection and	\$30 per month for access of that service, car park	
Sampso	n Shannon	Ministerial Adviser	\$100,898
		rental and two-thirds of calls, reasonable personal use of mobile	
	telephone, provision of hom	ne broadband connection and \$30 per month for access of that service	

MINISTER: Minister for Agriculture, Food and Fisheries, Minister for Forests, Minister for Regional Development, Minister for the Status of Women, Minister for State/Local Government Relations

	NUMBER OF MINISTERIAL STAFF:	6.00 FTE
Barclay	Ann Chief of Staff	\$140,439
	(On Leave), Home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of broadband connection and \$30 per month for access of that service, car park	home
Burner	Rhiannon Acting Chief of Staff	\$140,439
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	
	broadband connection and \$30 per month for access of that service, car park	
Cato	Jessie Ministerial Adviser	\$100,898
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service	
Foody	Dale Ministerial Adviser	\$100,898
	reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access	
	of that service, car park	\$100.000
Hewlett		\$100,898
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service	
Ruther		\$100,898
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	
	broadband connection and \$30 per month for access of that service, car park	
Μ	INISTER: Minister for Health and Ageing, Minister for Mental Health and Substance Abuse, Minister for Defe	ence
	Industries, Minister for Veterans' Affairs	
		7.00 FTE
Louca	Procopis Chief of Staff	\$147,461
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	
	broadband connection and \$30 per month for access of that service, car park	
Marcuc		\$126,395
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	
Digana	broadband connection and \$30 per month for access of that service e Annabel Parliamentary Adviser	¢100.000
Digance	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	\$100,898
	broadband connection and \$30 per month for access of that service	
Ngo	Tung Ministerial Adviser	\$100,898
ngo	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	\$100,070
	broadband connection and \$30 per month for access of that service	
Picton	Timothy Ministerial Adviser	\$100,898
	home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home	* ,
	broadband connection and \$30 per month for access of that service, car park	
Runnel	Sam Ministerial Adviser	\$100,898
	reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service	
Scriven	Clare Ministerial Adviser	\$100,898
	(On leave), home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone,	
	provision of home broadband connection and \$30 per month for access of that service	
М	INISTER: Minister for Education and Child Development, Minister for Multicultural Affairs	

		NUMBER OF MINISTERIAL STAFF:	5.00 FTE
Boyer	Blair	Chief of Staff	\$140,439
		o-thirds of calls, reasonable personal use of mobile telephone, provision of home 0 per month for access of that service, car park	
Fulbroo	k John	Ministerial Adviser	\$100,898
		o-thirds of calls, reasonable personal use of mobile telephone, provision of home 0 per month for access of that service	
Hicks	Michael	Ministerial Adviser	\$100,898
		o-thirds of calls, reasonable personal use of mobile telephone, provision of home 0 per month for access of that service	
Kinnan	e Tyson	Ministerial Adviser	\$100,898
	home telephone rental and tw	o-thirds of calls, reasonable personal use of mobile telephone, provision of home	
	broadband connection and \$3	0 per month for access of that service, car park	
Love	Andrew	Ministerial Adviser	\$100,898
	1	o-thirds of calls, reasonable personal use of mobile telephone, provision of home 10 per month for access of that service, car park	

MINISTER: Minister for Transport and Infrastructure, Minister for Mineral Resources and Energy, Minister for Housing and Urban Development

		NUMBER OF MINISTERIAL STAFF:	5.00 FTE
Malinauskas	Robert	Chief of Staff	\$140,439
		d two-thirds of calls, reasonable personal use of mobile telephone, provision of home	
broadban	d connection an	d \$30 per month for access of that service, car park	
Antonopoulos	Nick	Ministerial Adviser	\$100,898
		d two-thirds of calls, reasonable personal use of mobile telephone, provision of home d \$30 per month for access of that service	
Carrick-Smith	Tom	Ministerial Adviser	\$100,898
		d two-thirds of calls, reasonable personal use of mobile telephone, provision of home d \$30 per month for access of that service, car park	
Goodchild	Sarah	Ministerial Adviser	\$100,898
		d two-thirds of calls, reasonable personal use of mobile telephone, provision of home d \$30 per month for access of that service, car park	
Labropoulos	Peter	Ministerial Adviser	\$100,898
		d two-thirds of calls, reasonable personal use of mobile telephone, provision of home d \$30 per month for access of that service, car park	

MINISTER: Minister for Finance, Minister for the Police, Minister for Correctional Services, Minister for Emergency Services, Minister for Road Safety

		NUMBER OF MINISTERIAL STAFF:	4.00 FTE
Gorey	Michael	Chief of Staff	\$140,439
	1	vo-thirds of calls, reasonable personal use of mobile telephone, provision of home	
	broadband connection and \$	30 per month for access of that service, car park	
Brown	Michael	Ministerial Adviser	\$100,898
	home telephone rental and tv	vo-thirds of calls, reasonable personal use of mobile telephone, provision of home	
	broadband connection and \$	30 per month for access of that service	
Makin	Jeremy	Ministerial Adviser	\$100,898
	home telephone rental and tv	vo-thirds of calls, reasonable personal use of mobile telephone, provision of home	
	broadband connection and \$	30 per month for access of that service	
Westbr	ook Melissa	Ministerial Adviser	\$100,898
	reasonable personal use of n access of that service, car pa	nobile telephone, provision of home broadband connection and \$30 per month for rk	
	access of mar service, cur pu		

MINISTER: Minister for Employment, Higher Education and Skills, Minister for Science and Information Economy

		NUMBER OF MINISTERIAL STAFF:	5.00 FTE
Harvey	Jadynne	Chief of Staff	\$140,439
-		vo-thirds of calls, reasonable personal use of mobile telephone, provision of home	
	broadband connection and \$	30 per month for access of that service, car park	
Deere	Sam	Ministerial Adviser	\$100,898
		vo-thirds of calls, reasonable personal use of mobile telephone, provision of home 30 per month for access of that service, car park	
Marsde	n Belinda	Ministerial Adviser	\$100,898
	home telephone rental and tw	vo-thirds of calls, reasonable personal use of mobile telephone, provision of home	
	broadband connection and \$	30 per month for access of that service	
Ralfs	Amy	Ministerial Adviser	\$100,898
	(On leave), home telephone	rental and two-thirds of calls, reasonable personal use of mobile telephone,	
	provision of home broadband	d connection and \$30 per month for access of that service	
Schirru	Michela	Ministerial Adviser	\$100,898
	home telephone rental and tw	vo-thirds of calls, reasonable personal use of mobile telephone, provision of home	
	broadband connection and \$	30 per month for access of that service	

MINISTER: Minister for Manufacturing, Innovation and Trade, Minister for Small Business

		NUMBER OF MINISTERIAL STAFF:	5.00 FTE
Mahoney	Brigid	Chief of Staff	\$140,439
home	telephone rental and	two-thirds of calls, reasonable personal use of mobile telephone, provision of home	
broad	band connection and	\$30 per month for access of that service, car park	
Bradley	Anna	Ministerial Adviser	\$100,898
		rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of n and \$30 per month for access of that service	•
Cocking	Melissa	Ministerial Adviser	\$100,898
home	telephone rental and	two-thirds of calls, reasonable personal use of mobile telephone, provision of home	
broad	band connection and	\$30 per month for access of that service, car park	

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Harriss	Corey	Ministerial Adviser		\$100,898
		l two-thirds of calls, reasonal l \$30 per month for access of	ble personal use of mobile telephone, provision of home That service	
Iammar	rone Michael	Ministerial Adviser f mobile telephone, car park		\$100,898
M	INISTER: Minister for T	ransport Services, Minister	Assisting the Minister for the Arts	
			NUMBER OF MINISTERIAL STAFF:	4.00 FTE
Corcora	n Mary-Louise	e Chief of Staff		\$140,439
Corcora	(On leave), home telephon		lls, reasonable personal use of mobile telephone, provision ress of that service, car park	
Tsounda	home telephone rental and	Acting Chief of Staff I two-thirds of calls, reasonal I \$30 per month for access of	ble personal use of mobile telephone, provision of home	\$140,439
Cornes	Nicole	Ministerial Adviser	indi service, cui purk	\$100,898
	broadband connection and	l \$30 per month for access of	ble personal use of mobile telephone, provision of home That service	,
Sarunic	home telephone rental and	Ministerial Adviser I two-thirds of calls, reasonal I \$30 per month for access of	ble personal use of mobile telephone, provision of home that service	\$100,898
M			and Conservation, Minister for Water and the River M	urray, Minister
	for Aboriginal	Affairs and Reconciliation	NUMBER OF MINISTERIAL STAFF:	7.00 FTE
M	Th	Chief of Staff	NUMBER OF MINISTERIAL STAFF:	
Mooney	home telephone rental and	l two-thirds of calls, reasonal	ble personal use of mobile telephone, provision of home	\$140,439
Fischer	Andrew	d \$30 per month for access of Ministerial Adviser	inai service, car park	\$100,898
rischer	home telephone rental and	l two-thirds of calls, reasonal	ble personal use of mobile telephone, provision of home	\$100,090
		d \$30 per month for access of	that service, car park	* ****
Harvey	Jodie (On Leave) home telephon	Ministerial Adviser	lls, reasonable personal use of mobile telephone, provision	\$100,898
		on and \$30 per month for acc		1 0)
Hershm	an Holly	Ministerial Adviser		\$100,898
	broadband connection and	l \$30 per month for access of	ble personal use of mobile telephone, provision of home that service	\$100 000
McClell		Ministerial Adviser	ble personal use of mobile telephone, provision of home	\$100,898
		d \$30 per month for access of		
Webster	r Shane	Ministerial Adviser		\$100,898
			ble personal use of mobile telephone, provision of home	
Duchat		d \$30 per month for access of		\$70,605
Probst	Cathy reasonable personal use o	Personal Assistant to the <i>f</i> mobile telephone	; wiinstei	\$70,005
M			usion, Minister for Social Housing, Minister for Disabil	ities, Minister for
	i outii, wiimsi	ter for Volunteers	NUMBER OF MINISTERIAL STAFF:	4.00 FTE
Lombar	di Nicola	Chief of Staff	NOMBER OF MINISTERIAL STATT.	\$140,439
LUIIDai			ble personal use of mobile telephone, provision of home	\$140,439
		l \$30 per month for access of		
Hackett	8	Ministerial Adviser		\$100,898
			ble personal use of mobile telephone, provision of home	
Норро	Peter	d \$30 per month for access of Ministerial Adviser	inui sei vice	\$100,898
rioppo			ble personal use of mobile telephone, provision of home	ψ100,070
		d \$30 per month for access of		
Trezise	John	Ministerial Adviser		\$100,898
	nome telephone rental and	i two-iniras of calls reasonal	ble personal use of mobile telephone, provision of home	

 Trezise
 John
 Ministerial Adviser

 home telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service

MINISTER: Minister for Tourism, Minister for Recreation and Sport

	NUMBER OF MINISTERIAL STAFF:	3.00 FTE
Ruth	Chief of Staff	\$140,439
broadband connection and \$30) per month for access of that service, car park	
Marg	Ministerial Adviser	\$100,898
broadband connection and \$30) per month for access of that service, car park	
Kerry	Ministerial Adviser	\$100,898
home telephone rental and two	-thirds of calls, reasonable personal use of mobile telephone, provision of home	
broadband connection and \$30) per month for access of that service	
	home telephone rental and two broadband connection and \$30 Marg home telephone rental and two broadband connection and \$30 Kerry home telephone rental and two	RuthChief of Staffhome telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park MargMargMinisterial Adviserhome telephone rental and two-thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park

Dated 29 June 2013.

JAY WEATHERILL, LLB, BEc, GDLP, MP

[4 July 2013

RADIATION PROTECTION AND CONTROL ACT 1982

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

PURSUANT to Section 44 of the Radiation Protection and Control Act 1982, I, Graeme Robert Palmer, Manager of the Radiation Protection Branch of the Environment Protection Authority, being a person to whom the powers of the Minister under that Section have been delegated under the Act, exempt an owner of medical or veterinary fluoroscopy apparatus fitted with a flat panel detector from the requirements of Regulation 100 (3) of the Radiation Protection and Control (Ionising Radiation) Regulations 2000.

The exemption shall take effect commencing on the date of publication of this Notice in the *Government Gazette*.

Dated 27 June 2013.

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

RADIATION PROTECTION AND CONTROL ACT 1982

Notice by Delegate of the Minister for Sustainability Environment and Conservation

PURSUANT to Section 44 of the Radiation Protection and Control Act 1982, I, Graeme Robert Palmer, Manager of the Radiation Protection Branch of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt an owner of fluoroscopic apparatus with an overtable X-ray tube that is designed also for radiography from the requirements of Regulation 100 (6) of the Radiation Protection and Control (Ionising Radiation) Regulations 2000.

The exemption shall take effect commencing on the date of publication of this Notice in the *Government Gazette*.

Dated 1 July 2013.

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

RADIATION PROTECTION AND CONTROL ACT 1982

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

PURSUANT to Section 44 of the Radiation Protection and Control Act 1982, I, Graeme Robert Palmer, Manager of the Radiation Protection Branch of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt an owner of overtable fluoroscopic apparatus from the requirements of Regulation 100 (24) (c) of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, subject to the following conditions:

- (1) there must be a radiation protective screen available at the patient table;
- (2) the radiation protective screen must be of dimensions sufficient to provide adequate radiation protection for any person using the screen and for any orientation of the patient table, clinical factors being taken into account; and
- (3) the radiation protective screen must provide at least a 0.5 mm lead thickness equivalence.

The exemption shall take effect commencing on the date of publication of this Notice in the Government Gazette.

Dated 27 June 2013.

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

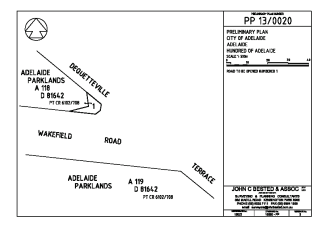
ROADS (OPENING AND CLOSING) ACT 1991

Britannia Intersection Upgrade Road Opening—Wakefield Road and Dequetteville Terrace Adelaide Park Lands, Adelaide

NOTICE is hereby given, pursuant to Section 34G of the Roads (Opening and Closing) Act 1991, that an application has been made to the Minister for Transport and Infrastructure by the Commissioner of Highways, to make an order to widen the northwestern corner of the intersection of Wakefield Road and Dequetteville Terrace.

The widening of the intersection is part of a proposal to make improvements to the Britannia Roundabout designed to facilitate the flow of traffic through the left hand turn from Wakefield Road onto Dequetteville Terrace. The widening will require that approximately 60 m^2 of Adelaide Park Lands become part of the adjacent intersection.

The diagram set out below shows the relevant roads that are to be widened and the proportion of the Adelaide Park Land that will be effected by the proposal (see area delineated and numbered '1').



A copy of the application, including Preliminary Plan, is available during normal business hours for public examination at the offices of the Department of Planning, Transport and Infrastructure, 77 Grenfell Street, Adelaide, and is also available for inspection on request at the Adelaide office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours. The application and Preliminary Plan can also be viewed at: http://www.infrastructure.sa.gov.au/content/britannia

A person who objects to the proposal or wishes to comment on the proposal may lodge a written objection or provide a written comment for consideration of the Commissioner of Highways. The written objection or written comment must:

- be lodged with the Project Manager, Britannia Intersection Upgrade, Department of Planning, Transport and Infrastructure, G.P.O. Box 1533, Adelaide, S.A. 5001;
- be marked 'Roads Opening' and include the full name and address of the person making the objection or comment; and
- be made within 28 days of the date of this notice.

DPTI Contact: Project Enquiry Line 1300 794 880 or via email:

dpti.communityrelations@sa.gov.au

Dated 4 July 2013.

ROD HOOK, Commissioner of Highways

ROAD TRAFFIC ACT 1961

Authorised Officers to Operate Breath Analysing Instruments

I, GARY T. BURNS, Commissioner of Police, do hereby notify that on and from 25 June, 2013, the following persons were authorised by the Commissioner of Police to operate breath analysing instruments as defined in and for the purposes of the:

Road Traffic Act 1961; Harbors and Navigation Act 1993; Security and Investigation Agents Act 1995; and Rail Safety National Law (South Australia) Act 2012.

PD Number	Officer Name	
74052	Foster, Brett Andrew	
77693	Fox, David Grant	
72129	Gaffney, David John	
74720	Goud, Ölav	
73222	Jones, Trevor Owen Martin	
74323	Mahony, Tiffany Renae	
75025	McAteer, Samuel	
72640	Mills, Laura Renee	
73031	Moore, Scott Thomas	
74060	Roberts, Emma Elizabeth	
75297	Simper, John Andrew	
74212	Steer, Simon John	
74765	Wilkinson, Tegan Elise	
	GARY T. BURNS, Commissioner of Police	

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GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2013

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Agents, Ceasing to Act as	48.50
Associations:	
Incorporation	24.50
Intention of Incorporation	61.00
Transfer of Properties	61.00
Attorney, Appointment of	48.50
Bailiff's Sale	61.00
Cemetery Curator Appointed	35.75
Companies:	40 -0
Alteration to Constitution	48.50
Capital, Increase or Decrease of	61.00
Ceasing to Carry on Business Declaration of Dividend	35.75
Declaration of Dividend	35.75
Incorporation	48.50
Lost Share Certificates:	
First Name	35.75
Each Subsequent Name	12.40
Meeting Final.	40.50
Meeting Final Regarding Liquidator's Report on	.0.00
Conduct of Winding Up (equivalent to 'Final	
Meeting')	
First Name	48.50
Each Subsequent Name	12.40
	12.40
Notices:	61.00
Call	
Change of Name	24.50
Creditors	48.50
Creditors Compromise of Arrangement	48.50
Creditors (extraordinary resolution that 'the Com-	
pany be wound up voluntarily and that a liquidator	
be appointed') Release of Liquidator—Application—Large Ad —Release Granted	61.00
Release of Liquidator—Application—Large Ad	96.50
Release Granted	61.00
Receiver and Manager Appointed	55.50
Receiver and Manager Ceasing to Act	48.50
Restored Name	45.25
Restored Name Petition to Supreme Court for Winding Up	84.00
Summons in Action.	71.50
Order of Supreme Court for Winding Up Action	48.50
Register of Interests—Section 84 (1) Exempt	108.00
Removal of Office	24.50
Proof of Debts	48.50
Sales of Shares and Forfeiture	48.50
Sales of Shares and Forteiture	48.30
Estates:	
Assigned	35.75
Deceased Persons-Notice to Creditors, etc.	61.00
Each Subsequent Name	12.40
Deceased Persons—Closed Estates	35.75
Each Subsequent Estate	1.60
Probate, Selling of	48.50
Public Trustee, each Estate	12.40
	12.40

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Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	32.25 32.25
Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	61.00
Mortgages: Caveat Lodgement Discharge of Foreclosures Transfer of Sublet	24.50 24.50 12.40
Leases—Application for Transfer (2 insertions) each	
Lost Treasury Receipts (3 insertions) each	
Licensing	71.50
Municipal or District Councils: Annual Financial Statement—Forms 1 and 2 Electricity Supply—Forms 19 and 20 Default in Payment of Rates:	481.00
First Name Each Subsequent Name	96.50 12.40
Noxious Trade	
Partnership, Dissolution of	35.75
Petitions (small)	24.50
Registered Building Societies (from Registrar-General) Register of Unclaimed Moneys—First Name Each Subsequent Name	24.50 35.75 12.40
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Sale of Land by Public Auction	61.50
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33-48	5.15	3.65	529-544	43.50	42.00	
49-64	6.50	5.00	545-560	44.75	43.50	
65-80	7.55	6.30	561-576	45.75	44.75	
81-96	8.80	7.30	577-592	47.50	45.25	
97-112	10.00	8.60	593-608	48.75	46.75	
113-128	11.20	9.90	609-624	49.50	48.50	
129-144	12.60	11.10	625-640	50.50	49.00	
145-160	13.80	12.40	641-656	52.00	50.50	
161-176	15.00	13.60	657-672	53.00	51.00	
177-192	16.40	14.80	673-688	54.50	53.00	
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209-224	18.60	17.20	705-720	57.00	55.00	
209-224 225-240	19.90	18.40	703-720	58.50	56.00	
		19.50		59.00		
241-257	21.40		737-752		57.50	
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273-288	23.70	22.40	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	
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RULES OF COURT Supreme Court Civil Rules 2006 (South Australia) Amendment No. 22

BY virtue and in pursuance of Section 72 of the Supreme Court Act 1935 and all other enabling powers, We, Judges of the Supreme Court of South Australia, make the following Supreme Court Civil Rules 2006, (Amendment No. 22).

1. These Rules may be cited as the Supreme Court Civil Rules 2006 (Amendment No. 22).

2. The Supreme Court Civil Rules 2006 are amended as set out below.

3. This amendment will commence 1 October 2013, or upon its gazettal, whichever is the later.

4. Rule 188 is amended by deleting the present content of sub-rule (6A) and inserting the following in its place:

'If, after the relevant date, a party accepts a formal offer of settlement insofar as it relates to principal relief, the Court may, on the application of any party, make such order with respect to costs as it considers appropriate'.

- 5. Rule 264 is amended by:
 - (1) Inserting in sub-rule 264 (3E) after '1 October 2012' the words 'until and including 30 September 2013'; and
 - (2) Inserting a new sub-rule immediately after sub-rule (3E) as follows:
 - '(3F) For the work done on and after 1 October 2013 the costs specified in Schedule 2 are to be increased by 7.7% which increase is inclusive of the increase granted by sub-rule (3E).'

GIVEN under our hands and the Seal of the Supreme Court of South Australia 24th day of June 2013.

(L.S.) C. KOURAKIS, CJ T. A. GRAY, J J. R. SULAN, J A. M. VANSTONE, J R. C. WHITE, J P. KELLY, J D. H. PEEK, J M. F. BLUE, J T. L. STANLEY, J K. G. NICHOLSON, J

STATE LOTTERIES ACT 1966

LOTTERIES (GENERAL) RULES

1. Preliminary

- 1.1 These Rules may be cited as the Lotteries (General) Amendment Rules 2013 (No. 1).
- 1.2 The Lotteries (General) Rules made under the State Lotteries Act 1966 and published in the *Government Gazette* on 6 December 2012 are hereinafter referred to as the 'Principal Rules'.
- 1.3 The Principal Rules are hereby amended effective from 8 July 2013 and these Rules will take effect immediately thereafter, except as provided in these Rules.
- 2. Amendment of Rules

The Principal Rules are deleted and the Rules as annexed are to be substituted therefor.

Dated 27 June 2013.

The Common Seal of the Lotteries Commission of South Australia was affixed pursuant to a resolution of the Commission in the presence of:

SUZANNE MACKENZIE, Commission Member

WAYNE JACKSON, Commission Member

Approved,

MICHAEL O'BRIEN, Minister for Finance

STATE LOTTERIES ACT 1966 LOTTERIES (GENERAL) RULES

This consolidation includes amendments as at 8 July 2013. It is provided for convenient reference only and regard should be had to the full text of the Lottery Rules and amendments as published in the South Australian Government Gazette from time to time.

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1. Preliminary

- 1.1 These Rules may be cited as the Lotteries (General) Rules.
- 1.2 The Rules made under the State Lotteries Act 1966, and published in the *Government Gazette* 6 December 2012 are hereinafter referred to as 'the Existing Rules'.
- 1.3 The Existing Rules are hereby revoked effective from the end of the day preceding the date of operation of these rules as specified in the Schedule to these Rules. These Rules will take effect immediately thereafter, except as provided in these Rules.
- 1.4 All current lotteries conducted by SA Lotteries at the date of these Rules will be conducted pursuant to the Existing Rules as if these Rules had not been made. For this purpose each draw in each type of lottery will be regarded as a separate lottery conducted by SA Lotteries.
- 1.5 These Rules are to be read in conjunction with the Rules applicable to each type of lottery conducted by SA Lotteries from time to time.

2.1 In these Rules and in each part of these Rules unless the contrary intention appears:

'Act' means the State Lotteries Act 1966 as amended;

'Agent' means a person (other than a Master Agent) authorised by SA Lotteries pursuant to the Act to sell entries to the public in lotteries offered by SA Lotteries from time to time;

'Agent's Commission' means a charge determined by SA Lotteries to be paid by a player to an Agent and included in the price of each ticket in a lottery and the charge may vary between each type of lottery conducted by SA Lotteries from time to time;

'application form' means an application form for the issue of an Easiplay Club membership card;

'Autopay period' in relation to any online lottery means the period nominated in writing by an Easiplay Club player (being within such period as SA Lotteries determines), commencing at midnight on the day of determination of the results of the draw.

'bearer' means:

- (a) in relation to a ticket, the holder of that ticket; or
- (b) in relation to an electronic entry, the registered player to whom an electronic ticket is issued;

'Bloc Agreement' means an agreement between different lottery operators for the purpose of promoting and conducting a nominated game;

'cancelled' in relation to an entry means cancelled in accordance with Rule 13 or as otherwise determined by SA Lotteries to be cancelled and incapable of winning a prize;

'conditions' means the conditions to which an issued ticket is subject and includes instructions printed on a coupon or a ticket in any type of lottery or available through any form of electronic media;

'Consumer Syndicate' in relation to the Easiplay Club means a group of two (2) or more members, one of whom must be nominated and recorded as the Syndicate Manager;

'coupon' means a printed form for requesting an entry in an online lottery;

'Draw' includes a draw, determination or series;

'Easiplay Club member' means a player whose personal details have been provided to SA Lotteries and have been recorded for the purpose of providing a player registration service to the player;

'electronic request' means a request for an entry in an online lottery placed via a selling point of an internet site;

^{2.} *Interpretation*

'electronic ticket' means a ticket or confirmation of order in an online lottery generated at the selling point of an internet site that is linked to a central computer system used in the SA Lotteries' business to generate and/or validate tickets upon acceptance of an electronic request for entry.

'entry' means an entitlement to participate in a lottery on payment of its price as evidenced by the issue of a ticket(s) for that lottery;

'entry fee' means the cost of an entry in a lottery as determined by SA Lotteries, excluding the Agent's Commission and any handling fee charged for an electronic request, and SA Lotteries may determine different entry fees for different lotteries;

'game' means:

- (a) any one of the game panels of a coupon or other request for entry on which number selections may be made;
- (b) any one of the game panels of a ticket or electronic record of entry on which number selections are recorded; or
- (c) any one of the game panels on an Instant Scratchies ticket,

as the case may be (and 'panel' has a corresponding meaning);

'Head Office' means SA Lotteries' principal place of business;

'House Syndicate' in relation to the Easiplay Club means an Agent acting as a Syndicate Manager on behalf of a group of two or more players;

'lottery' means a lottery as defined by the Act and conducted by SA Lotteries from time to time;

'Lottery Rules' means these Rules and the Rules applicable to the different types of lotteries conducted by SA Lotteries from time to time;

'Master Agent' means a person appointed by SA Lotteries pursuant to the Act as exclusive master agent of SA Lotteries, to:

- (a) sell entries and pay prizes associated with those entries in lotteries offered by SA Lotteries from time to time;
- (b) appoint Agents; and
- (c) authorise the premises at which Agents may sell tickets for the purposes of Section 19 (10) of the Act.

'minor' means a minor as defined by the Act;

'Network Syndicate' means SA Lotteries acting as a Syndicate Manager, with tickets in each syndicate being available from any Agent in the network;

'online lottery' means a lottery in which SA Lotteries generates a ticket through a selling point terminal;

'player' means, in relation to a lottery, a person who purchases and receives a ticket;

'price' in relation to an entry or a gift voucher means the entry fee or purchase price, the Agent's Commission and any handling fee for an electronic request paid on request of an entry or purchase of a gift voucher. In the case of a share entry, the price of each share entry will be rounded up to the nearest 5 cents that would otherwise be payable;

'printed ticket' means a ticket in an online lottery generated by a selling point terminal upon acceptance of a coupon or verbal request for entry.

'SA Lotteries' means the Lotteries Commission of South Australia and includes the Master Agent acting in its capacity as agent of the Lotteries Commission of South Australia (except where expressly stated otherwise or the context requires);

'selling point' means SA Lotteries' Head Office, an Agent's place of business or an internet site that is linked to a central computer system, or any other computer system used in the SA Lotteries' business to process requests for entries, where the price may be paid or received, or such other place as determined by SA Lotteries; 'selling point terminal' means the computer equipment located at the Head Office of the SA Lotteries' business, an Agent's place of business, an internet site that is linked to a central computer system used in the SA Lotteries' business to generate and/or validate tickets, or such other place as determined by SA Lotteries;

'share entry' means one of a number of separate tickets of equal value, each evidencing an equal part of the one entry in the same draw as requested at the time of purchase;

'sports lottery' means a sports lottery as defined by the Act;

'symbol' includes an amount, number, picture, word or any other representation (but excludes any security code) appearing on an entry;

'ticket' means either:

- (a) a printed ticket;
- (b) an electronic ticket; or
- (c) a ticket in an Instant Scratchies lottery, as defined in the Lotteries (Instant Scratchies) Rules.

'ticket checker' means a reading device provided at an agency to allow players to determine the prize status of a printed ticket or an Instant Scratchies ticket.

'Ticket Packs' means a selection of tickets promoted from time to time that includes tickets from a variety of lotteries.

'traditional lottery' means a lottery in which a maximum number of entries is offered for sale and the prize winning entries are ascertained at such time and in such manner as SA Lotteries determines.

- 2.2 Unless the contrary intention appears:
 - 2.2.1 headings are for convenient reference only and do not limit or extend the meaning of the language of the provisions to which they refer;
 - 2.2.2 words in the singular number include the plural and vice versa; and
 - 2.2.3 words importing a gender include any other gender.
- 2.3 SA Lotteries may at any time and from time to time make or vary any determination under these Rules.
- 3. General
 - 3.1 SA Lotteries may at any time amend or abrogate all or part of the Lottery Rules, whether or not an entry has been accepted or prize winning entries have been determined.
 - 3.2 The Lottery Rules will be available for perusal upon request at all selling points and may be made public by any other means as determined by SA Lotteries.
 - 3.3 By submitting a request for an entry (whether by coupon, verbal or electronic), a player will be deemed to agree to be bound by the Lottery Rules. If a ticket is issued, it will be on the basis that the player is so bound.
 - 3.4 Where applicable, the Lottery Rules are to be read in conjunction with and as part of any Bloc Agreement entered into by SA Lotteries for the conduct of any Bloc lottery. If there is any inconsistency between a Bloc Agreement and the Lottery Rules, the provisions of the Lottery Rules will prevail.
- 4. Agents
 - 4.1 Subject to the terms of any agreement between the Master Agent and SA Lotteries, the Master Agent:
 - 4.1.1 may receive an application in such form as it determines from a party interested in being appointed an Agent for the purpose of selling tickets in lotteries conducted by SA Lotteries;
 - 4.1.2 will consider and accept or reject such application without being liable to give any reason for its decision;
 - 4.1.3 may appoint an Agent on such terms as the Master Agent determines; and

- 4.1.4 may terminate the appointment summarily, notwithstanding the provisions of any agreement, if the application is subsequently found to have been completed dishonestly, incorrectly or inadequately.
- 4.2 An Agent:
 - 4.2.1 will be an Agent only for the purpose of selling tickets in lotteries conducted by SA Lotteries and will not have the power to pledge SA Lotteries' credit;
 - 4.2.2 must sign an agreement as specified by SA Lotteries;
 - 4.2.3 must comply with any directions or requirements issued by SA Lotteries (in writing or otherwise) concerning conduct of the Agent's business, including sale and return of tickets, selling point terminal operation, and provision of such details or returns of information or money or compliance with such performance criteria as SA Lotteries requires; and
 - 4.2.4 who breaches the said agreement or the Lottery Rules may at any time;
 - 4.2.4.1 have its appointment terminated by SA Lotteries; or
 - 4.2.4.2 be suspended for such period and on such terms and conditions as SA Lotteries determines.
- 4.3 A player who requests an entry in a lottery must pay the price at the time of purchase of the ticket.
- 4.4 Principal and Agent:
 - 4.4.1 An Agent who is paid an Agent's Commission will be the player's agent for the purpose of submitting a request for entry to SA Lotteries.
 - 4.4.2 SA Lotteries (excluding the Master Agent) may deal with a player as principal. A player who uses an Agent will be bound by all the Agent's acts or omissions.
 - 4.4.3 Use of an Agent does not exempt a player from observing these Rules.
 - 4.4.4 If SA Lotteries sells an entry or issues a ticket to a player it will be deemed to be acting as an Agent for the purpose of these Rules in determining its relationship to the player.
- 5. *Liability*
 - 5.1 The player:
 - 5.1.1 will accept all risks, losses, delays, errors or omissions that might occur in the course of delivery to SA Lotteries of any request for entry, whether electronically, through an Agent or by any other means; and
 - 5.1.2 must ensure that any coupon or electronic request submitted for entry is completed in accordance with these Rules and acknowledges that neither SA Lotteries or the Agent has any responsibility to check the same when accepting it.
 - 5.2 Receipt of a ticket (whether issued as a result of a coupon, verbal or electronic request) by a player constitutes an acknowledgment that the symbols and other details it contains are the player's selections. A player who does not immediately notify the selling point terminal operator of any error will be deemed to have accepted that the symbols and other details are their selections. No coupon or other evidence will thereafter be valid for the purposes of proving an entry in a draw.
 - 5.3 If details on a ticket in a lottery differ from the central computer record of that ticket, the central computer record will be the sole determinant in identifying what prize (if any) is payable in respect of the ticket.
 - 5.4 SA Lotteries will not be liable where an Agent has altered a coupon in any way without the player's authority.
 - 5.5 Neither SA Lotteries nor an Agent, nor an employee or agent of either, will be liable:
 - 5.5.1 if a selling point terminal fails to read a coupon and operator intervention is required to correctly process the coupon or if an operator incorrectly keys into the selling point terminal from the player's verbal or coupon selections any number(s) not selected by the player; or

- 5.5.2 for any loss, damage, injury or expense sustained by a player by reason of any act, neglect, omission, delay or failure:
 - 5.5.2.1 to forward to SA Lotteries any request for entry in any lottery;
 - 5.5.2.2 to properly validate, process or enter a request for entry in any particular draw;
 - 5.5.2.3 for any assistance given in completing an application form, coupon or other form; or
 - 5.5.2.4 to properly or accurately process any request by a player to participate in any lottery conducted by SA Lotteries,

and this Rule may be pleaded as a bar to any legal proceedings brought by any player alleging breach, default or non-performance of any contract or duty by SA Lotteries or such Agent, or an employee or agent of either.

- 5.6 In respect of:
 - 5.6.1 any representation made by an employee or any other person on SA Lotteries' behalf;
 - 5.6.2 loss or damage arising from an unlawful act by an employee or agent of SA Lotteries or a third party;
 - 5.6.3 fire, flood, tempest, storm, riot, civil commotion, lock-outs or strikes in respect of which a claim is made;
 - 5.6.4 any failure of or malfunction in any selling point terminal or central computer system used in the SA Lotteries' business, an Agent or any person on either's behalf, in respect of which a claim is made; or
 - 5.6.5 subject to Rule 6.6 a cancelled entry.

SA Lotteries' liability (if any) and at SA Lotteries' discretion will be limited to the refund of the price of the ticket, on which the player is claiming a prize, in full and final settlement of any claim.

- 5.7 SA Lotteries will use its best endeavours to respect any request by a prize winning player for Not For Publication (NFP) status and will not reveal any details of the prize that will identify the player without their consent. If SA Lotteries releases a prize winning player's name and address contrary to their instructions it will not be liable for any inconvenience, loss, damage or injury thereby suffered by any person unless otherwise required by law.
- 5.8 Any decision made by SA Lotteries concerning any lottery conducted by it (including but without limiting the generality thereof eligibility of entries, determination of prize winners, the amount and distribution of prize money and the meaning and effect of these Rules) will be final and binding on all players participating in that lottery and on every person making a claim in respect of that lottery.

6. Entry and Tickets

- 6.1 A coupon or verbal or electronic request for an entry may be delivered or forwarded to SA Lotteries by a player or an Agent.
- 6.2 The price of an entry must be paid in either Australian currency, by bank cheque, by credit card, by funds transfer from a player's account or by redemption of an SA Lotteries gift voucher or such other means as SA Lotteries determines. Payment must accompany or be made with transmission of a coupon or other request for entry. In the case of payment by bank cheque, SA Lotteries may decline to issue an entry until the cheque has been cleared by the bank on which it is drawn.
- 6.3 SA Lotteries or an Agent will refuse to accept, or reject after acceptance, any coupon or other request for entry that has not been duly completed or is not accompanied by full payment of the price for the number of games to be played.
- 6.4 Subject to Rule 6.3 the issue of a ticket by a selling point terminal will constitute acknowledgment by SA Lotteries of acceptance of the request for entry in the online lottery referred to on the ticket.

- 6.5 Subject to Rule 6.3 the scanning of an Instant Scratchies ticket by the selling point terminal at the time of sale will constitute acknowledgement by SA Lotteries of acceptance of the request for entry into the series referred to on the Instant Scratchies ticket.
- 6.6 If SA Lotteries or an Agent decides that an issued online lottery ticket is defective and the prize winners in the draw to which it relates have not been determined, SA Lotteries or an Agent may cancel the ticket and at its discretion either:
 - 6.6.1 replace the ticket with another ticket, in which event the player will be taken to have authorised an employee of SA Lotteries or an Agent to determine their selections and, if necessary, to complete a request for entry on their behalf that will then be accepted for participation in the appropriate draw for the appropriate lottery; or
 - 6.6.2 refund the price of the ticket to its bearer or the player.
- 6.7 If a player considers that an issued ticket is illegible or defective in any way, the ticket may be cancelled. No duplicate ticket will be provided.
- 6.8 A player who requests to return a ticket in an online lottery for any other reason may apply to SA Lotteries or an Agent within the selling period for the draw(s) to which the ticket relates. SA Lotteries or an Agent may at its absolute discretion accept or reject the return of the ticket. On return of a ticket, a player will be entitled at their option to:
 - 6.8.1 a full refund of the price of the ticket or, in the case of a multi-week entry, the price of the undrawn portion of the ticket; or
 - 6.8.2 a further ticket in exchange for the returned ticket.
- 6.9 A player who requests to return an Instant Scratchies ticket must apply to the selling Agent at the time of purchase. The selling Agent may at its absolute discretion accept or reject the return of the Instant Scratchies ticket. On return of an Instant Scratchies ticket, a player will be entitled at their option to:
 - 6.9.1 a full refund of the price of the Instant Scratchies ticket; or
 - 6.9.2 a further Instant Scratchies ticket in exchange for the returned Instant Scratchies ticket.
- 6.10 A ticket must not be altered. Any alteration will have no validity for any purpose.
- 6.11 No cash refund will be made except as provided under these Rules.
- 6.12 A printed ticket in an online lottery used in a previous draw(s) may be replicated for entry in the next occurring draw(s) by presenting the printed ticket to an Agent and allowing the selling point terminal to read the 'play it again' barcode, thereby generating a printed ticket with the same number selection and games for the next occurring draw(s).
- 6.13 A player may be entitled to purchase a 'best pick' entry, as determined by SA Lotteries, whereby the selling point terminal will select and optimise the mix of standard entries based on the amount and games specified by the player across the lotteries conducted by SA Lotteries, equivalent or as close as possible to the nominated dollar amount. SA Lotteries will determine the minimum dollar value required for the game options selected.
- 7. Electronic Request for Entry
 - 7.1 A player cannot submit a request for entry to SA Lotteries or an Agent by post.
 - 7.2 A player who sends a request for entry to SA Lotteries or an Agent electronically must:
 - 7.2.1 do so in time for it to be processed for participation in the draw of the lottery to which it relates;
 - 7.2.2 comply with all laws of any applicable jurisdiction regulating lotteries of the type in which the player seeks to participate; and
 - 7.2.3 in the case of an electronic request for entry:
 - 7.2.3.1 first establish an account for use in connection with the player's participation in the lottery; and

- 7.2.3.2 have sufficient funds held in credit in the account to pay the price of any entry requested;
- 7.3 SA Lotteries or an Agent may refuse to accept a request for entry received electronically that:
 - 7.3.1 does not comply with the Lottery Rules; or
 - 7.3.2 is not accompanied by full payment of the price.
- 7.4 A request for entry received electronically may, at the absolute discretion of SA Lotteries or an Agent:
 - 7.4.1 be entered in the draw(s) nominated by the player;
 - 7.4.2 if not received in time for it to be processed for participation in a particular draw(s), be entered in the next draw(s) of the same lottery;
 - 7.4.3 if accompanied by payment other than in cash or equivalent by bank cheque, be entered in the next available draw(s) of the lottery for which it is intended after full payment is credited to the account of SA Lotteries or an Agent, as the case may be; or
 - 7.4.4 in any other case, be entered in the draw(s) current at the date on which SA Lotteries or an Agent processes the entry.
- 8. Easiplay Club
 - 8.1 To become an Easiplay Club member, an applicant must complete a current application form and forward it to SA Lotteries either directly or through any Agent's place of business.
 - 8.2 An applicant who completes an application form must specify whether the membership applied for is to be:
 - 8.2.1 Personal—to the applicant; or
 - 8.2.2 Consumer Syndicate—whereby up to two members are nominated on behalf of the full syndicate membership.
 - 8.3 SA Lotteries may impose membership charges as it determines at any time. Prior to the imposition or any change to such a charge, SA Lotteries will provide notification to players.
 - 8.4 Subject to SA Lotteries' discretion every Easiplay Club membership in existence at the commencement date of these Rules, will be deemed to be a Consumer Syndicate with the exception of personal memberships.
 - 8.5 In the case of a Consumer Syndicate membership, the person's details that appear first (member 1) on the application form will be deemed to be the syndicate manager.
 - 8.6 SA Lotteries will be entitled to assume that any Easiplay Club member or any applicant for Easiplay Club membership is not a minor. An Easiplay Club member or an applicant for Easiplay Club membership must provide such evidence of their age as SA Lotteries requires. If SA Lotteries subsequently ascertains that Easiplay Club membership has been issued to a minor, SA Lotteries will cancel such membership and, in accordance with these Rules, decline to pay any prize that would otherwise have been payable.
 - 8.7 An Agent, to whom a duly completed application form is submitted, together with such evidence of the applicant's age as the Agent may require, will forthwith issue an Easiplay Club temporary membership slip to the applicant for immediate use. The autopay facility will be activated once the Easiplay Club application form is processed and accepted by SA Lotteries.
 - 8.8 Once a duly completed application form has been processed and accepted by SA Lotteries, the member's personal details will be included in the Easiplay Club database and an Easiplay Club card will be issued and forwarded to the member. Subject to the conditions printed on it, the card will be evidence of Easiplay Club membership.

- 8.9 An Easiplay Club member must ensure that SA Lotteries is advised of any changes to details held in the Easiplay Club database. When requested by SA Lotteries, an Easiplay Club member must sign and send a change of details form through any selling point or directly to Head Office. Neither SA Lotteries nor any agent will be liable to make good any loss incurred in respect of any prize forwarded to an address shown in the Easiplay Club database at the time of expiration of the relevant claim period.
- 8.10 SA Lotteries will maintain a record of the information provided by each Easiplay Club member and will be permitted to use that information for the purpose of distributing advertising material and similar information. An Easiplay Club member who does not want to receive such material or information must advise SA Lotteries in writing. SA Lotteries will use its best endeavours to protect each member's personal information and maintain the highest level of confidentiality.
- 8.11 SA Lotteries shall be entitled to refuse a new membership or cancel an existing membership, for whatever reason, without the requirement to outline the reasons for such refusal or cancellation.
- 8.12 Once SA Lotteries has paid a prize won on a ticket purchased on presentation of an Easiplay Club membership card, there will be no further claim to that prize.
- 8.13 If a player who complies with the requirements of these Rules reports that a winning ticket is lost, SA Lotteries may decline to pay the prize to the ticket's bearer.
- 8.14 If a person ('the bearer') lodges a printed ticket that bears the name of an Easiplay Club member ('the member') with SA Lotteries for payment of a prize, but the bearer fails to produce the corresponding Easiplay Club membership card, SA Lotteries will invite the bearer to provide a statutory declaration and such other documentation as SA Lotteries requires to determine the rightful owner of the printed ticket:
 - 8.14.1 if SA Lotteries is satisfied that the bearer is the rightful owner of the printed ticket, and the prize has not been autopaid to the member in accordance with Rule 11.16, SA Lotteries will pay the prize to the bearer and neither the member nor any other person will have any claim in respect of the printed ticket; and
 - 8.14.2 a decision by SA Lotteries under this Rule is final and without appeal. SA Lotteries has no obligation beyond the strict requirements of this Rule to provide a right to be heard in relation to its decision.
- 8.15 The procedure under Rule 8.14 is not available to a ticket's bearer after expiration of the minimum Autopay period as determined by SA Lotteries. After expiration of that period any prize payable in respect of the ticket will only be paid to the member whose name first appears on the application form.
- 8.16 If:
 - 8.16.1 a prize is won on a ticket purchased on presentation of an Easiplay Club membership card in respect of which an Autopay period has been nominated; and
 - 8.16.2 the ticket's bearer has not claimed the prize at the expiration of the Autopay period,

SA Lotteries will pay the prize into the bank account nominated by the member or by such other means as determined by SA Lotteries. Thereafter, the ticket's bearer will have no claim to the prize.

- 9. *Gift Vouchers*
 - 9.1 SA Lotteries may make available to players the purchase of gift vouchers for such defined value(s) as determined by SA Lotteries from time to time.
 - 9.2 The price of a gift voucher must be paid in Australian currency, by credit card, by funds transfer from a player's account or by such other means as SA Lotteries determines. Payment must be made at the time of requesting the gift voucher.
 - 9.3 SA Lotteries may include a security code on any part of the gift voucher for the purpose of identifying counterfeit or reconstituted gift vouchers.

- 9.4 A security code may be:
 - 9.4.1 symbols or other markings; and
 - 9.4.2 printed, stamped, embossed or otherwise shown on the gift voucher.
- 9.5 A gift voucher can only be presented once for redemption unless otherwise determined by SA Lotteries.
- 9.6 Gift vouchers must be redeemed within twelve months of their date of issue or such other period as determined by SA Lotteries.
- 9.7 A gift voucher will not be redeemable for cash.
- 9.8 Any player who claims to be entitled to redeem a gift voucher but:
 - 9.8.1 whose gift voucher has not been identified by a central computer system used in the SA Lotteries' business as a validly issued gift voucher; or
 - 9.8.2 considers that their gift voucher has been incorrectly evaluated by SA Lotteries;

may lodge a claim with SA Lotteries.

- 9.9 A claim under Rule 9.8:
 - 9.9.1 may be lodged with SA Lotteries either personally or by registered mail;
 - 9.9.2 must reach SA Lotteries within the period specified for the redemption of a gift voucher;
 - 9.9.3 must be accompanied by the gift voucher in question and proof of purchase, clearly endorsed with the claimant's full name and address; and
 - 9.9.4 if posted, must be accompanied by a self-addressed envelope bearing the correct postage.
- 9.10 SA Lotteries:
 - 9.10.1 will not be obliged to recognise any claim not identified by a central computer system used in the SA Lotteries' business within the period specified for the redemption of a gift voucher; and
 - 9.10.2 may in its absolute discretion accept or refuse to accept a claim in whole or in part.
- 10. Disqualifications
 - 10.1 Notwithstanding that:
 - 10.1.1 acceptance of entries into a lottery has closed;
 - 10.1.2 a ticket may have issued; or
 - 10.1.3 the draw has occurred in respect of which the ticket is entered,

an entry in a lottery may be disqualified and no prize claim shall be made in respect of it, if SA Lotteries is of the opinion that it should be so disqualified. Any ticket which has issued in respect of an entry in a lottery which is disqualified shall automatically be cancelled.

- 10.2 The reasons for disqualification may include but are not limited to:
 - 10.2.1 failure to pay the full price of entry;
 - 10.2.2 reasonable suspicion of fraud or attempted fraud (whether computer related or otherwise);
 - 10.2.3 reasonable suspicion of unauthorised use of a selling point terminal or central computer system used in the SA Lotteries' business; or
 - 10.2.4 any other breach of these Rules which justifies disqualification.

- 10.3 SA Lotteries shall use its best endeavours to notify a player whose name and address is known to SA Lotteries that an entry has been disqualified and the reason therefor and SA Lotteries shall refund to the player any price paid. Where SA Lotteries does not know the name and address of a player, SA Lotteries shall publicise, in a manner determined by SA Lotteries, the disqualification of such an entry.
- 10.4 If an entry which would otherwise be eligible for a prize, is disqualified during the claim period then the value of the remaining prizes shall be varied to take into account such disqualification.
- 11. Payment of Prizes
 - 11.1 SA Lotteries' records as to payment of prizes in respect of a ticket shall be conclusive.
 - 11.2 No prize will bear interest as against SA Lotteries.
 - 11.3 Any prize won on a share entry will be payable to the bearer of the share entry to the extent of the bearer's entitlement as appears on the share entry, rounded down in each division to the nearest 5 cents below the bearer's share of the actual prize otherwise payable, with any resulting surplus being paid into the Prize Reserve Fund.
 - 11.4 Payment of prizes won on printed tickets or Instant Scratchies tickets:
 - 11.4.1 greater than \$5 000 or such other amount as SA Lotteries determines may be made by electronic funds transfer or by such other means as SA Lotteries determines. Such prizes must be claimed at SA Lotteries' Head Office (unless an Agent has obtained prior approval from SA Lotteries to make a cash payment) and except for prizes that have been autopaid each claimant for such a prize must complete a statutory declaration as provided by SA Lotteries.
 - 11.4.2 greater than \$500 but equal to or less than \$5000 or such other amount as SA Lotteries determines (either generally or in relation to a particular lottery) may be made in cash, by electronic funds transfer or by such other means as SA Lotteries determines. Such prizes may be claimed at SA Lotteries' Head Office or at an agency with the means to make a cash payment.
 - 11.4.3 equal to or less than \$500 or such other amount as SA Lotteries determines shall be payable in cash or by electronic funds transfer by SA Lotteries' Head Office or in cash by any Agent.
 - 11.5 Payment of prizes won on an electronic ticket will be paid by electronic funds transfer directly into the account established for use in connection with the player's participation in electronic requests.
 - 11.6 A handling fee (which may include postage costs and a processing fee) will be charged in each case as SA Lotteries determines for payment of prizes won on printed tickets or Instant Scratchies tickets by electronic funds transfer or such other manner as SA Lotteries determines. The handling fee will be deducted from the prize.
 - 11.7 A non-refundable claim administration fee as determined by SA Lotteries may be required to accompany a claim for an *ex gratia* payment under Section 16D of the Act.
 - 11.8 The applicant for payment of a prize must provide their name and address:
 - 11.8.1 for payment of a prize greater than \$5 000 (or such other amount as provided by law) in any online lottery;
 - 11.8.2 for payment of any prize to be paid by electronic funds transfer; or
 - 11.8.3 in any other case as required by SA Lotteries.
 - 11.9 A printed ticket or Instant Scratchies ticket forwarded by post for payment of a prize must:
 - 11.9.1 have the winner's name and address completed on its reverse; and
 - 11.9.2 be accompanied by a self-addressed envelope bearing the correct postage.
 - 11.10 A prize claim incomplete in any detail required by SA Lotteries may be rejected.

- 11.11 SA Lotteries may decline to pay a prize in respect of any ticket presented as evidence of a winning entry if, in SA Lotteries' opinion:
 - 11.11.1 the ticket was purchased by a minor or an Easiplay Club membership card issued to a minor was submitted at the time of purchase of the ticket;
 - 11.11.2 any number or security marking on the ticket has been tampered with in any way; or
 - 11.11.3 the ticket has been stolen, mutilated, altered, defaced or is counterfeit, misprinted, illegible, incomplete or defective in any way; or
 - 11.11.4 the ticket was found to have been purchased fraudulently,

and furthermore, SA Lotteries shall retain such a ticket for such period as SA Lotteries determines.

- 11.12 A ticket that has been recorded as cancelled on a central computer system used in the SA Lotteries' business will be of no validity in claiming a prize. The player will have no claim against SA Lotteries (whether such cancelled recording is at the player's request or due to a computer system malfunction, operator error or otherwise). A ticket incorrectly recorded on a central computer system used in the SA Lotteries' business will be deemed cancelled. SA Lotteries will determine whether a ticket has been correctly recorded.
- 11.13 A ticket identified by a central computer used in the SA Lotteries' business system as a prize winning ticket must, after evaluation by a selling point terminal and payment of the prize, be retained by SA Lotteries or an Agent for such period as SA Lotteries determines.
- 11.14 Where a prize winning ticket processed in accordance with these Rules is acknowledged by a central computer system used in the SA Lotteries' business to contain an entry in any online lottery that has not yet been drawn or conducted, the selling point terminal operator will issue an exchange ticket to the bearer. The exchange ticket will contain the same selections and specify the remaining draw numbers in which it will be entered.
- 11.15 Subject to Rule 8.14, an Easiplay Club member who has not claimed a prize within the nominated Autopay period will be paid by electronic funds transfer for the prize in favour of the name and details on the Easiplay Club database at the time of issue, provided that:
 - 11.15.1 in SA Lotteries' opinion, the name and details are adequate to ensure safe delivery; and
 - 11.15.2 the net amount of the payment payable to the player exceeds the handling fee as determined by SA Lotteries.
- 11.16 A claim for a prize already paid by SA Lotteries will not be considered.
- 11.17 Subject to the provisions of the Act, a claim for a prize received by SA Lotteries outside the relevant claim period will not be considered, nor will SA Lotteries accept or recognise any reason for late lodgement or receipt of a claim.
- 11.18 (a) Prizes in a lottery, other than a special appeal lottery, not collected or taken delivery of within 12 months of the date of the draw or such other date as SA Lotteries determines, will be forfeited in accordance with the Act.
 - (b) Prizes in a special appeal lottery not collected or taken delivery of within the period specified by the Minister will be payable to the beneficiary or beneficiaries of the net proceeds of the special appeal lottery, in the proportions specified by the Minister.
- 12. Syndicates and Payment of Prizes to Bearer
 - 12.1 Except as otherwise provided by these Rules, the bearer of a ticket that is evidence of a winning entry will be regarded as its owner and will be paid the prize upon the ticket's redemption, notwithstanding:
 - 12.1.1 any name on the ticket;
 - 12.1.2 any name on an application form for an Easiplay Club membership card submitted at the time of purchase of the ticket;

- 12.1.3 any name and address in the database for an Easiplay Club membership card submitted at the time of purchase of the ticket;
- 12.1.4 that a person has reported the ticket's loss to SA Lotteries;
- 12.1.5 that SA Lotteries has had notice that someone other than the ticket's bearer may have a claim in respect of the prize won by the ticket; or
- 12.1.6 that payment is made to a person not named on an application form for an Easiplay Club membership card submitted at the time of purchase of the ticket.

Payment of any prize to the bearer of the ticket will be deemed a full and final discharge of SA Lotteries' liability in respect of the ticket.

- 12.2 If an Easiplay Club membership card in the name of a Consumer Syndicate is submitted at the time of purchase of a ticket in any online lottery:
 - 12.2.1 during the nominated Autopay period, any prize will be payable to the bearer of the ticket or share ticket to the extent of that member's entitlement as appears on the share ticket and when accompanied by the corresponding Easiplay Club membership card; and
 - 12.2.2 at the expiry of the nominated Autopay period any prize or unclaimed part thereof will be paid to the Easiplay Club member whose name appears first (member 1) on the application form, and if it is posted it will be sent to the address stated on the application form.
- 12.3 If a membership card in the name of a House Syndicate is submitted at the time of purchase of a ticket in any online lottery:
 - 12.3.1 any prize will be payable to the bearer of the ticket or share ticket to the extent of that member's entitlement as appears on the share ticket; and
 - 12.3.2 any prize or part thereof not collected within 12 months of the date of the draw or such other date as SA Lotteries determines will be paid into the Unclaimed Prizes Reserve in accordance with the Act.
- 12.4 SA Lotteries will not be bound:
 - 12.4.1 by any agreement made between any syndicate or group participants other than an agreement between SA Lotteries and a player in a Network Syndicate; or
 - 12.4.2 to take notice or to see to the execution of any trust whether express, implied or constructive to which a ticket may be subject.
- 13. Cancellation of Lottery or Ticket
 - 13.1 SA Lotteries may in respect of any lottery conducted by it:
 - 13.1.1 cancel the lottery;
 - 13.1.2 cancel any ticket without cancelling the lottery to which it relates; or
 - 13.1.3 recall any Instant Scratchies ticket(s) and cancel the remainder of the series of which they are part,

if it considers that doing so is necessary for the fair conduct of the lottery or for such other reason as SA Lotteries in its absolute discretion determines. Such cancellation may be effected either before or after the draw or payment of prizes in any lottery.

- 13.2 If SA Lotteries cancels a lottery it may:
 - 13.2.1 pay anyone who has purchased a ticket in the lottery the price of the ticket;
 - 13.2.2 conduct another lottery ('the second lottery') and issue to anyone who purchased a ticket in the cancelled lottery a ticket in the second lottery. The price of a ticket and the value and number of prizes in the second lottery will not differ from the price of a ticket and the value and number of prizes in the cancelled lottery; or
 - 13.2.3 deal with the tickets in the cancelled lottery in such manner as SA Lotteries considers fair and reasonable in all the circumstances.

13.3 If SA Lotteries cancels a ticket in a lottery it may:

13.3.1 repay the price of the ticket; or

13.3.2 issue another ticket with a different serial number in the same lottery,

and in either case the cancelled ticket will not be included with other tickets in determining the prizes of the lottery to be won.

SCHEDULE

Date of operation of these Rules:

Dated 8 July 2013.

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WATER INDUSTRY ACT 2012

Save the River Murray Levy

PURSUANT to Section 93 (5) (b) of the Water Industry Act 2012 (the Act), I, Ian Hunter, Minister for Water and the River Murray, and Minister to whom the administration of the Act is committed, hereby:

(1) Exclude the land specified in Schedule 1 from the application of the Save the River Murray levy.

Words used in this notice that are defined in the Act shall have the same meanings as defined in the Act.

This notice has effect from 1 July 2013.

SCHEDULE 1

Land supplied with water by a retail service provider by means of a reticulated water supply system where the number of connection points of that system does not exceed 50 000. Dated 1 July 2013.

> IAN HUNTER, Minister for Water and the River Murray

WATER INDUSTRY ACT 2012

Scheme for the Save the River Murray Levy

Preliminary

1. The Save the River Murray levy (the levy) is established by Section 93 of the Water Industry Act 2012 (the Act). The levy is payable by customers of retail service providers, to be passed on by each retail service provider to the Minister and paid into the Save the River Murray Fund (the Fund).

2. This scheme is made for the purposes of Section 93 (9) of the Act and provides for the administration of the levy by retail service providers and the Minister.

3. This scheme commences on 1 July 2013.

4. The Minister may, in consultation with the Treasurer, amend this scheme from time to time.

- 5. The amount of the levy for the 2013-2014 financial year is:
 - (a) for Category 1 land-\$38.80; and
 - (b) for Category 2 land—\$174.80.

6. The amount of the levy will be adjusted for each subsequent financial year in accordance with Section 93 (4) of the Act.

Definition and Interpretations

7. Words used in this scheme that are defined in the Act shall have the same meaning as in the Act.

8. In this scheme, the words defined in this clause have the following meanings:

Act-means the Water Industry Act 2012.

- business day—means a day other than a Saturday, Sunday or Public Holiday in the State of South Australia.
- Category 1 land—means residential land and land of any other class declared by notice under Section 93 (5) of the Act to be Category 1 land.

Category 2 land-means any land other than Category 1 land.

- Code—means a Code made by the Essential Services Commission established under the Essential Services Commission Act 2002.
- concession scheme-means the South Australian Water and Sewerage Concession Scheme.
- customer—means a person who owns land in relation to which a retail service is provided, as defined in the Act.
- eligible concession customer—means a customer who meets the criteria and status for the purposes of eligibility for water concessions as set out in the South Australian Water and Sewerage Concession Scheme.
- financial year—means the period between 1 July and 30 June annually.

Gazette-means the South Australian Government Gazette.

levy—means the Save the River Murray levy under Section 93 of the Act.

- Minister—means the Minister to whom the administration of the Water Industry Act 2012 is for the time being committed.
- regulations-means the Water Industry Regulations 2012.
- retail service-means a retail service as defined in the Act.
- retail service provider-means a water industry entity.

retailer-means a water industry entity.

- River Murray Minister—means the Minister to whom the administration of the River Murray Act 2003 is for the time being committed.
- SA Water—means the South Australian Water Corporation established under the South Australian Water Corporation Act 1994.
- scheme—means the Scheme for the Save the River Murray Levy.
- single farming enterprise—means land wholly or principally used to carry on the business of primary production and managed as a single unit for that purpose.
- supplies water to land—means the water infrastructure of a retailer is connected to the land of a customer of that retailer.
- water industry entity—means a person licensed under Part 4 of the Act to provide a retail service, or a person recognised by the Minister as a water industry entity for the purposes of the Act.

Application

9. This scheme applies to a retail service provider that supplies water to land as part of a water supply system that is in any way connected to a water resource that is sourced (directly or indirectly and wholly or in part) from the River Murray.

PART A: RETAILER-CUSTOMER ARRANGEMENTS

10. The levy is payable to a retail service provider by each customer of the retail service provider, subject to any exclusion or qualification applying under Section 93 of the Act, including any notices made under Section 93 (5), and the operation of Section 93 (8).

11. The levy is to be applied by the retail service provider, subject to any applicable exemptions or qualifications, to each customer account on 1 July of each financial year.

12. A proportionate amount of the levy is payable for each quarter of a financial year.

13. The levy is to be applied by the retail service provider in relation to each customer account, regardless of the number of meters, or properties associated with that account. Where a customer account relates to more than one meter, or property, the levy is to be applied once.

14. The levy is to be shown as a separate item on bills issued by the retail service provider in accordance with any applicable Code.

15. A retail service provider must make available on its website information about the levy, including information about any exemptions, exclusions, rebates or remissions for the levy.

16. A retail service provider must ensure its customer enquiry, complaints and dispute resolution procedures include provision for the levy.

Exemptions

17. Land that is not supplied with water by a retail service provider is exempt from the levy.

18. Land, or classes of land, specified by the Minister in a notice made under Section 93 (5) of the Act and published in the *Gazette* is exempt from the levy.

19. A customer who is entitled to a concession or remission with respect to charges for the supply of water and who qualifies under the regulations is exempt from the levy. The scheme for the purposes of the regulations is the South Australian Water and Sewerage Concession Scheme (the concession scheme), made by the Minister for Communities and Social Inclusion for the purposes of Section 25 (1) (o) of the Act.

20. The Department for Communities and Social Inclusion, in accordance with the concession scheme, advises retail service providers of all eligible concession customers.

Single Farming Enterprises

21. A customer with multiple accounts relating to properties that are operated as a single farming enterprise may be eligible for a remission.

22. Eligibility criteria for a remission for single farming enterprises will be as set out by the Minister in a notice made under Section 93 (5) of the Act and published in the *Gazette*.

23. A customer who seeks a remission for a single farming enterprise must apply to the retail service provider using the application form specified by the retail service provider and providing a signed declaration supporting any claims made in relation to the request for remission.

24. The retail service provider will be responsible for determining eligibility of the applicant in accordance with any criteria set out in a notice as made by the Minister under Section 93 (9) from time to time.

25. Initial remission payments to be made by the retail service provider to the customer on proof of account payment.

26. Subsequent remission payments to be facilitated by the retail service provider by regular credits to the relevant account.

Local Government Properties

27. In accordance with Section 93 (8) (a), a local council is liable to a single levy of the Category 2 amount for each financial year irrespective of the number of its landholdings and their classification, subject to Clause 28.

28. In relation to land owned by a local Council and occupied by another organisation:

- (a) where the retail service provider bills the council for water charges, the levy is to be payable by the council, in accordance with an assessment by the council of the number of accounts it pays on behalf of other organisations within its jurisdiction; and
- (b) where the retail service provider, with the agreement of the local council, directly bills the occupant of council land for water charges, the levy is to be payable by that occupant, subject to any applicable exemptions, remissions, etc.

Not for Profit Organisations

29. Where the Minister declares land occupied by or used for a not for profit organisation as Category 1 land, the not for profit organisation must provide to the retail service provider evidence of incorporation under the Associations Incorporation Act 1985 in order to qualify for the Category 1 levy amount.

30. A copy of the certificate of incorporation or a duplicate certificate of incorporation is acceptable evidence for the purpose of Clause 29.

PART B: RETAILER-MINISTER ARRANGEMENTS

31. The levy, once received by the retail service provider from each customer of the retail service provider, will be passed on by the retail service provider to the Minister.

Determination of Levy Receipts

32. For each quarter of a financial year, the retail service provider shall:

- (a) determine total revenue raised for each business segment: retail services and levy;
- (b) determine total receipts from customers; and
- (c) allocate total receipts to the business segments in proportion to the revenue raised.

33. To ensure levy receipts can be remitted in accordance with Clauses 35-37, the retail service provider shall calculate all receipts for that quarter up to two business days prior to the end of the quarter, plus an adjustment corresponding to the two business days of the immediately preceding quarter.

Remittance of Levy to the Minister

34. Subject to the adjustment made in accordance with Clause 33 for the June quarter, the levy receipts for each financial year received by the retail service provider shall be remitted in full to the Minister.

35. The retail service provider shall remit all levy receipts, determined in accordance with Clause 33, to the Minister on a quarterly basis.

36. For each quarter, levy receipts shall be remitted by the retail service provider sufficiently in advance of the last day of the quarter in order to be received by the Minister by the last day of the quarter.

37. The retail service provider shall remit all levy receipts by payment of an amount equivalent to the levy receipts by Electronic Funds Transfer into the account nominated by the Minister and advised in writing to the retail service provider.

Administrative Costs

38. The Act requires the retail service provider to remit all levy receipts to the Minister. The Act does not provide for any deductions for costs incurred by the retail service provider to comply with the Act.

39. Material costs incurred by SA Water in the administration of the levy in accordance with this scheme may be reimbursed by way of a community service obligation payment to the retailer.

Dated 1 July 2013.

IAN HUNTER, Minister for Water and the River Murray

Adelaide Workers' Homes Act (Commencement) Proclamation 2013

1—Short title

This proclamation may be cited as the *Adelaide Workers' Homes Act (Commencement) Proclamation 2013.*

2—Commencement

The *Adelaide Workers' Homes Act 2013* (No 19 of 2013) will come into operation on 4 July 2013.

Made by the Governor

with the advice and consent of the Executive Council on 4 July 2013 DCSICS/12/020

South Australia

Graffiti Control (Miscellaneous) Amendment Act (Commencement) Proclamation 2013

1—Short title

This proclamation may be cited as the *Graffiti Control (Miscellaneous) Amendment Act (Commencement) Proclamation 2013.*

2—Commencement of Act

The Graffiti Control (Miscellaneous) Amendment Act 2013 (No 1 of 2013) will come into operation on 3 August 2013.

Made by the Governor

with the advice and consent of the Executive Council on 4 July 2013 AGO0032/13CS

Magistrates (Miscellaneous) Amendment Act (Commencement) Proclamation 2013

1—Short title

This proclamation may be cited as the *Magistrates (Miscellaneous) Amendment Act (Commencement) Proclamation 2013.*

2—Commencement of Act

The Magistrates (Miscellaneous) Amendment Act 2013 (No 26 of 2013) will come into operation on 4 July 2013, immediately after the commencement of Part 7 of the Statutes Amendment (Courts Efficiency Reforms) Act 2012.

Made by the Governor

with the advice and consent of the Executive Council on 4 July 2013 AGO0087/13CS

South Australia

Statutes Amendment (Courts Efficiency Reforms) Act (Commencement) Proclamation 2013

1—Short title

This proclamation may be cited as the *Statutes Amendment (Courts Efficiency Reforms) Act (Commencement) Proclamation 2013.*

2—Commencement of suspended provisions

The remaining provisions of the *Statutes Amendment (Courts Efficiency Reforms) Act 2012* (No 43 of 2012) will come into operation on 4 July 2013.

Made by the Governor

with the advice and consent of the Executive Council on 4 July 2013

AGO0087/13CS

National Parks and Wildlife (Breakaways Conservation Park—Mining Rights) Proclamation 2013

under section 43 of the National Parks and Wildlife Act 1972

Preamble

- 1 The Aboriginal-owned land described in Schedule 1 is, by another proclamation made on this day, constituted as a conservation park under section 30(1) of the *National Parks and Wildlife Act 1972* and assigned the name *Breakaways Conservation Park*.
- 2 It is intended that, by this proclamation, the following existing rights of entry, prospecting, exploration or mining be preserved in relation to the land constituting the conservation park:
 - (a) mining lease EML5725 under the *Mining Act 1971*;
 - (b) petroleum exploration licence PEL118 under the *Petroleum and Geothermal Energy Act 2000.*
- 3 It is further intended that the exercise of the rights referred to in clause 2(b) be largely restricted to the land that lies below the surface of the park, with no work permitted on the park surface and any necessary subsurface exploration or access undertaken in a manner (for example from adjoining land) that does not require such work.

1—Short title

This proclamation may be cited as the National Parks and Wildlife (Breakaways Conservation Park—Mining Rights) Proclamation 2013.

2—Commencement

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

3—Interpretation

In this proclamation-

Environment Minister means the Minister for the time being administering the *National Parks and Wildlife Act 1972*;

Mining Minister means the Minister for the time being administering the *Mining Act 1971* or the Minister for the time being administering the *Petroleum and Geothermal Energy Act 2000*, as the case requires.

4—Existing rights to continue

(1) Subject to clause 5, rights of entry, prospecting, exploration or mining under the *Mining Act 1971* existing immediately before the commencement of this proclamation pursuant to the mining lease referred to in clause 2(a) of the preamble may continue to be exercised under the *Mining Act 1971* in respect of the land described in Schedule 1.

(2) Subject to clause 6, rights of entry, prospecting, exploration or mining under the *Petroleum* and Geothermal Energy Act 2000 existing immediately before the commencement of this proclamation pursuant to the exploration licence referred to in clause 2(b) of the preamble may continue to be exercised under the *Petroleum* and *Geothermal Energy Act* 2000 in respect of the land described in Schedule 1.

5—Conditions for exercise of rights under Mining Act 1971

A person in whom rights of entry, prospecting, exploration or mining under the *Mining Act 1971* are vested pursuant to the mining lease referred to in clause 2(a) of the preamble must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) if work to be carried out in relation to the land in the exercise of those rights has not previously been authorised, the person must give at least 3 months notice of the proposed work to the Mining Minister and the Environment Minister and must supply each Minister with such information relating to the proposed work as the Minister may require;
- (b) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) prohibiting or restricting access to any specified part of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,

the person must comply with those directions in carrying out the work;

- (c) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (d) in addition to complying with the other requirements of this proclamation, the person—
 - (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
 - (ii) must maintain all work areas in a clean and tidy condition; and
 - (iii) must, on the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (e) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (b)(iii), the person must rehabilitate the land (including its vegetation and wildlife) on completion of any work to the satisfaction of the Environment Minister.

6—Conditions for exercise of rights under *Petroleum and Geothermal Energy* Act 2000

A person in whom rights of entry, prospecting, exploration or mining under the *Petroleum and Geothermal Energy Act 2000* are vested pursuant to the exploration licence referred to in clause 2(b) of the preamble must not exercise those rights in respect of the land described in Schedule 1 unless the person complies with the following conditions:

- (a) no work may be carried out on the surface of the land, and no vehicle may be driven on the surface of the land other than on existing roads or tracks, in the exercise of those rights;
- (b) if work to be carried out in relation to the land in the exercise of those rights is a regulated activity within the meaning of the *Petroleum and Geothermal Energy Act 2000*, the person must ensure that—
 - (i) the work is not carried out until a statement of environmental objectives in relation to the activity that has been approved under that Act has also been approved by the Environment Minister; and
 - (ii) the work is carried out in accordance with the statement as so approved;
- (c) if any work to be carried out in relation to the land in the exercise of those rights has not previously been authorised (whether by inclusion in an approved statement of environmental objectives referred to in paragraph (b) or otherwise), the person must give at least 3 months notice of that proposed work to the Mining Minister and the Environment Minister and supply each Minister with such information in relation to the proposed work as the Minister may require;
- (d) if directions are agreed between the Mining Minister and the Environment Minister and given to the person in writing in relation to—
 - (i) carrying out work in relation to the land in a manner that minimises damage to the land (including the land's vegetation and wildlife) and the environment generally; or
 - (ii) preserving objects, structures or sites of historical, scientific or cultural interest; or
 - (iii) rehabilitating the land (including the land's vegetation and wildlife) on completion of the work; or
 - (iv) prohibiting or restricting access to any specified part of the land that the Ministers believe would suffer significant detriment as a result of carrying out the work,

(being directions that do not reduce or otherwise detract from any requirement in respect of any of those matters contained in an approved statement of environmental objectives referred to in paragraph (b)), the person must comply with those directions in carrying out the work;

- (e) if a plan of management is in operation under section 38 of the *National Parks and Wildlife Act 1972* in respect of the land, the person must have regard to the provisions of the plan of management;
- (f) in addition to complying with the other requirements of this proclamation, the person—

- (i) must take such steps as are reasonably necessary to ensure that objects, structures and sites of historical, scientific or cultural interest and the land's vegetation and wildlife are not unduly affected by any work; and
- (ii) must, upon the completion of any work, obliterate or remove all installations and structures (other than installations and structures designated by the Mining Minister and the Environment Minister as suitable for retention) used exclusively for the purposes of that work;
- (g) if no direction has been given by the Mining Minister and the Environment Minister under paragraph (d)(iii), the person must (in addition to complying with any approved statement of environmental objectives referred to in paragraph (b)) rehabilitate the land (including its vegetation and wildlife) on completion of the work to the satisfaction of the Environment Minister.

7—Governor may give approvals, directions

If—

- (a) the Mining Minister and the Environment Minister cannot agree as to whether a direction should be given under clause 5(b) or 6(d); or
- (b) the Environment Minister does not approve a statement of environmental objectives under clause 6(b),

the Governor may, with the advice and consent of the Executive Council-

- (c) give a direction in writing under clause 5(b) or 6(d); or
- (d) grant or refuse the necessary approval under clause 6(b).

Schedule 1—Description of land

Allotment 21 in Deposited Plan 89679, Out of Hundreds (Murloocoppie).

Made by the Governor

with the advice and consent of the Executive Council on 4 July 2013 13MSECCS025

National Parks and Wildlife (Breakaways Conservation Park) Proclamation 2013

under section 30(1) of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Breakaways Conservation Park) Proclamation 2013.*

2—Commencement

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

3—Constitution of Breakaways Conservation Park

The following Aboriginal-owned land is constituted as a conservation park and assigned the name *Breakaways Conservation Park*:

Allotment 21 in Deposited Plan 89679, Out of Hundreds (Murloocoppie).

Made by the Governor

being of the opinion that the Aboriginal-owned land described in clause 3 should be protected and preserved for the purpose of conserving any wildlife and the natural and historic features of the land and with the advice and consent of the Executive Council on 4 July 2013

13MSECCS025

National Parks and Wildlife (Tallaringa Conservation Park—Hunting and Food Gathering by Aboriginal Persons) Proclamation 2013

under section 68D of the National Parks and Wildlife Act 1972

1—Short title

This proclamation may be cited as the *National Parks and Wildlife (Tallaringa Conservation Park—Hunting and Food Gathering by Aboriginal Persons) Proclamation 2013.*

2—Commencement

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

3—Taking of plants, animals or eggs by Aboriginal persons permitted

An Aboriginal person may take a native plant or a protected animal or the eggs of a protected animal in pursuance of Part 5A Division 2 of the *National Parks and Wildlife Act 1972* from the Tallaringa Conservation Park.

Made by the Governor

with the advice and consent of the Executive Council on 4 July 2013

13MSECCS025

2977

South Australia

Liquor Licensing (Dry Areas) Variation Regulations 2013

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Liquor Licensing (Dry Areas) Regulations 2012

- 4 Variation of Schedule—Moonta Bay and Port Hughes Area 1
- 5 Variation of Schedule—Wallaroo Area 4

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas) Variation Regulations 2013.*

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Liquor Licensing (Dry Areas) Regulations 2012

4—Variation of Schedule—Moonta Bay and Port Hughes Area 1

Schedule—Moonta Bay and Port Hughes Area 1, clause 2—delete "12 noon on 31 December 2012 to 7 am on 1 January 2013." and substitute:

12 noon on 31 December 2013 to 7 am on 1 January 2014.

5—Variation of Schedule—Wallaroo Area 4

Schedule—Wallaroo Area 4, clause 2—delete "12 noon on 31 December 2012 to 7 am on 1 January 2013." and substitute:

12 noon on 31 December 2013 to 7 am on 1 January 2014.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 4 July 2013 No 177 of 2013 MLI0013/13CS

Graffiti Control Regulations 2013

under the Graffiti Control Act 2001

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Graffiti implements (section 3)
- 5 Supply to minor of prescribed class of graffiti implement (section 5)
- 6 Prescribed requirements for notice (section 6)
- 7 Carrying prescribed class of graffiti implement (section 10)
- 8 Seizure, forfeiture and return of prescribed graffiti implement (section 10C)

Schedule 1—Revocation of Graffiti Control Regulations 2002

1—Short title

These regulations may be cited as the Graffiti Control Regulations 2013.

2—Commencement

These regulations will come into operation on the day on which the *Graffiti Control* (*Miscellaneous*) Amendment Act 2013 comes into operation.

3—Interpretation

In these regulations-

Act means the Graffiti Control Act 2001.

4—Graffiti implements (section 3)

For the purposes of the definition of *graffiti implement* in section 3 of the Act, an indelible marker or pen with a tip of 8 millimetres or greater is prescribed.

5—Supply to minor of prescribed class of graffiti implement (section 5)

For the purposes of section 5(2) of the Act, a spray paint can is a graffiti implement of a prescribed class.

6—Prescribed requirements for notice (section 6)

For the purposes of section 6(1) of the Act, a notice displayed in premises from which graffiti implements are sold must comply with the following requirements:

(a) the notice must display the following words:

IT IS UNLAWFUL TO SELL GRAFFITI IMPLEMENTS TO PERSONS UNDER THE AGE OF 18 YEARS. PERSONS MAY BE REQUIRED TO PRODUCE EVIDENCE OF AGE WHEN MAKING A PURCHASE; (b) the words required to be displayed must appear on the notice in legible letters or numerals not less than 15 millimetres in height and be of a colour that contrasts with the background colour of the notice.

7—Carrying prescribed class of graffiti implement (section 10)

For the purposes of section 10(1)(b) of the Act, the following classes of graffiti implement are prescribed:

- (a) graffiti implements capable of spraying paint or a similar substance;
- (b) graffiti implements designed or modified to produce a mark that—
 - (i) is not readily removable by wiping or by use of water or detergent; and
 - (ii) is more than 15 millimetres wide.

8—Seizure, forfeiture and return of prescribed graffiti implement (section 10C)

- (1) For the purposes of section 10C of the Act, a spray paint can is a graffiti implement of a prescribed class.
- (2) The following procedures are prescribed in relation to the seizure of a graffiti implement from a person under section 10C:
 - (a) if the police officer seizing the implement determines that the implement is of no apparent marketable value (whether because part of its contents have been used or for any other reason), the police officer may advise the person of that determination and the implement is, by force of this regulation, forfeited to the Crown (and may be dealt with in any manner a police officer thinks fit);
 - (b) if the seized graffiti implement is not dealt with in accordance with paragraph (a), the following provisions apply:
 - (i) the police officer seizing the implement must-
 - (A) advise the person that—
 - it will be held at a specified police station for the next 7 days (the *holding period*); and
 - he or she may make a claim for its return at that police station during the holding period (at a time during which that police station is open to the public); and
 - (B) issue the person with a receipt for the implement;
 - (ii) if, on the expiration of the holding period, the implement has not been claimed in accordance with subregulation (3), the implement is, by force of this regulation, forfeited to the Crown (and may be dealt with in any manner a police officer thinks fit).
- (3) A person may only make a claim for the return of a seized graffiti implement if the person satisfies a police officer that he or she had a lawful excuse for the possession of the seized graffiti implement.

Schedule 1—Revocation of Graffiti Control Regulations 2002

The Graffiti Control Regulations 2002 are revoked.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 4 July 2013

No 178 of 2013

AGO0032/13CS

SENDING COPY?

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Please include the following information in the covering email:

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- Whether a proof, quote or return email confirmation is required.
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- To whom the notice is charged if applicable.
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- Any other details that may impact on the publication of the notice.

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- Maps and diagrams in pdf.
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NOTE:

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

CITY OF CAMPBELLTOWN

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 25 June 2014, the Corporation of the City of Campbelltown for the financial year ending 30 June 2014 resolved:

Adoption of Valuation

To adopt for rating purposes the most recent valuations supplied by the Valuer-General of the capital value of land within the Council's area totalling \$9 705 895 600.

Declaration of General Rate for the Year 2013-2014

To declare a general rate of 0.312348 cents for each one dollar of the assessed capital value of rateable property within the Council's area.

Minimum Rate

To fix a minimum amount payable by way of general rates of \$808 in respect of rateable land within the Council's area.

Declaration of Separate Rate for the Year 2013-2014

To declare a separate rate of 0.137059 cents for each dollar of the assessed capital value of rateable property with an address along the eastern side of Lower North East Road (between Downer Avenue and Hambledon Terrace) with the aim of raising \$16 275 to recover the construction and maintenance costs for the toilet facility at 6A Denmead Avenue, Campbelltown.

Natural Resources Management Levy

To declare a separate rate of 0.009133 cents in the dollar on the capital value of all rateable land within the Council's area to reimburse the Council for amounts contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board, totalling \$871 637.

P. DI IULIO, Chief Executive Officer

CITY OF CHARLES STURT

Change of Road Name

NOTICE is hereby given that the Council of the City of Charles Sturt at its meeting held on 27 May 2012, resolved that pursuant to Section 219 (1) of the Local Government Act 1999, that the name of the service road off Hawker Street, Brompton be formalised to Fourth Place, Brompton.

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

M. WITHERS, Chief Executive Officer

CITY OF CHARLES STURT

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 24 June 2013, the Council for the financial year ending 30 June 2014:

1. Adopted the most recent valuations of the Valuer-General available to the Council of the Capital Value of land within the Council's area, totalling \$24 749 635 150 (of which \$23 574 661 930 is for rating purposes).

2. Declared differential general rates as follows:

- (a) 0.2747586 cents in the dollar on rateable land of Category 1;
- (b) 0.7988232 cents in the dollar on rateable land of Categories 2, 3 and 4;
- (c) 1.0044912 cents in the dollar on rateable land of Categories 5 and 6;
- (d) 0.7349809 cents in the dollar on rateable land of Category 7;
- (e) 0.8861262 cents in the dollar on rateable land of Category 8; and
- (f) 0.4560681 cents in the dollar on rateable land of Category 9.

3. Declared a minimum amount payable by way of general rates of \$960.

4. Declared a separate rate of \$0.00941724 cents in the dollar on all rateable land in the Council area in respect of the Adelaide and Mount Lofty Ranges Northern Resources Management Levy.

M. WITHERS, Chief Executive Officer

CITY OF HOLDFAST BAY

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting on 25 June 2013, and in relation to the 2013-14 financial year, the Council, in exercise of the powers contained in Chapter 10 of the Local Government Act 1999:

1. Adopted the most recent valuations of the State Valuation Office of the capital value of land in its area (such valuations of the State Valuation Office being available to the Council as at the date it adopted its budget), and totalling \$10 505 750 040.

2. Declared a differential general rate of 0.2649 cents in the dollar of the capital value of land, on rateable land within its area which is used for Residential and Other Land uses.

3. Declared a differential general rate of 0.373509 cents in the dollar for the capital value of land on rateable land within its area which is used for Commercial (Shop), Commercial (Office), Commercial (Other), Industrial (Light), Industrial (Other) and Vacant Land uses.

4. Imposed a minimum amount payable by way of the general rate of \$832.

5. Fixed a maximum increase of 10% (subject to conditions) in the general rate charged on rateable land used for residential purposes and is the principal place of residence of a ratepayer.

6. Imposed the application of general rates on the owners of marina berths within the Patawalonga.

7. In order to support and improve business viability, profitability and trade, commerce and industry in that part of the Council's area comprising the following rateable land:

- (a) with a frontage to Jetty Road, Glenelg or Moseley Square;
- (b) within the side streets that intersect with Jetty Road, Glenelg between High Street, Glenelg and Augusta Street, Glenelg;
- (c) the entire site referred to as the Holdfast Shores 2B Entertainment Centre; and
- (d) with a land use of Category 2 (Commercial—Shop), Category 3 (Commercial—Office) and Category 4 (Commercial—Other),

declared a differential separate rate of 0.139199 cents in the dollar of the capital value of land on all rateable land within the above geographical boundary and land use categories set out in Regulation 10 (2) of the Local Government (General) Regulations 1999.

- 8. (a) in exercise of the powers contained in Section 154 of the Local Government Act 1999 and in order to carry out the activity to the maintenance and upkeep of the boat lock in the Patawalonga basin, a separate rate of 0.6794 cents in the dollar of the capital value of land, be declared on all rateable land within the Patawalonga basin bounded by the high water mark.
 - (b) in exercise of the powers contained in Section 158 of the Local Government Act 1999, the amount that would otherwise be payable by way of rates in respect of this separate rate is altered by fixing the amount of rates payable for assessments that are wholly or partly within the part of the area on which this separate rate is imposed and the capital values of which exceed \$97 881 at \$665.

9. In exercise of the powers contained in Section 95 of the Natural Resources Management Act 2004 and in order to reimburse the Council for the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board being \$966 669, imposed a levy comprising

0.0095536 cents in the dollar of the capital value of land, on rateable land in the Council's area in the catchment area of the Board, the Capital Value of such land comprising \$10 249 140 500, the basis for the levy having been selected as the capital value of rateable land, by the Minister, after consultation with Constituent Councils in the Management Board Area, and submitted to and approved by the Governor.

J. P. LYNCH, Chief Executive Officer

CITY OF MARION

Adoption of Valuation

NOTICE is hereby given that on 25 June 2013, the Council of the City of Marion, pursuant to the provisions of the Local Government Act 1999, for the year ending 30 June 2014, adopted the capital valuation to apply in its area for rating for the 2013-2014 financial year as supplied by the Valuer-General totalling \$16 530 019 940.

Declaration of Rates

Notice is hereby given that, the Council did on 25 June 2013, declare differential general rates in the dollar based on capital value as follows:

- (a) 0.357874 cents in the dollar on rateable land of Category 1 (Residential), Category 7 (Primary Production) and Category 9 (Other);
- (b) 0.644173 cents in the dollar on rateable land of Category
 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other);
- (c) 0.590492 cents in the dollar on rateable land of Category
 5 (Industrial—Light), Category 6 (Industrial—Other); and
- (d) 0.644173 cents in the dollar on rateable land of Category 8 (Vacant Land).

The Council resolved that the minimum amount payable by way of rates in respect of rateable land within the area for the year ending 30 June 2014 shall be \$898.

The Council declared a Separate Rate of 0.009621 cents in the dollar on all rateable land within the Adelaide and Mount Lofty Ranges Natural Resources Management Board Area within the area for the year ending 30 June 2014.

The Council resolved that rates will be payable in four equal or approximately equal instalments, and that the due dates for those instalments will be 2 September 2013, 2 December 2013, 3 March 2014 and 2 June 2014.

M. SEARLE, Chief Executive

CITY OF PORT ADELAIDE ENFIELD

Change of Name for Portions of Public Roads

NOTICE is hereby given that the Council of the City of Port Adelaide Enfield at its meeting held 11 June 2013 resolved pursuant to Section 219 (1) of the Local Government Act 1999, that the names of portions of certain public roads located in the suburb of Largs North be changed as follows:

- The name of the portion of Yerlo Drive incorporating a portion of Lot 504 of Deposited Plan 90694 and marked 'A' as shown on Plan 2 be changed to Biturro Street,
- The name of the portion of Kuya Circuit incorporating Lot 500 of Deposited Plan 90694 and marked 'B' as shown on Plan 2 be changed to Biturro Street.

A plan that delineates the portion of public roads that are subject to the change of street names, together with a copy of the Council resolution are all available for inspection at the Council's principal office, 163 St Vincent Street, Port Adelaide; Enfield Library— Council Office, 1-9 Kensington Crescent, Enfield and Greenacres—Library Council Office, 2 Fosters Road, Greenacres, during their normal business hours.

H. J. WIERDA, City Manager

PORT AUGUSTA CITY COUNCIL

Revocation of Community Land Classification

NOTICE is hereby given that the Port Augusta City Council at its meeting held on 24 June 2013, resolved to revoke the Community Land Classification applicable to Allotment 406 as described within Crown Record Volume 5752, Folio 732 having complied with all requirements in relation to Section 194 of the Local Government Act 1999.

G. PERKIN, City Manager

CITY OF PORT LINCOLN

Adoption of Valuations and Declaration of Rates 2013-2014

NOTICE is hereby given that at its meeting on 17 June 2013, the City of Port Lincoln Council resolved for the year ending 30 June 2014, as follows:

- to adopt (effective from 1 July 2013) the valuations made by the Valuer-General of Site Values of all land within the area of the Council valued at \$1 109 118 600 that are to apply for rating purposes;
- to declare:
 - a General Rate of 0.6014 cents in the dollar on the site valuation of all land within the area of the City of Port Lincoln; and
 - (ii) a Fixed Charge of \$350 in respect of all rateable land within the Council area;
- to declare a Waste and Recycling Annual Service Charge of \$200 based on the nature of the service in respect of all land within the area of the City of Port Lincoln to which it provides or makes available the Waste and Recycling Service;
- to declare a separate rate based on a fixed charge of \$62.10 on all rateable land within the area of the Council and the area of the Eyre Peninsula Natural Resources Management Board to reimburse to the Council the amount contributed to the Eyre Peninsula Natural Resources Management Board;
- that rates (including the Waste and Recycling Service Charge) be payable in four equal or approximately equal instalments, on the second Friday of the first quarter being 13 September 2013 and the first Friday of the following quarters being 6 December 2013, 7 March 2014 and 6 June 2014; and
- to grant a discount of 2% of the total rates (not including the NRM Levy or Waste and Recycling Service Charge), where rates are paid in full on or before 13 September 2013.

G. DODD, Chief Executive Officer

CITY OF TEA TREE GULLY

Adoption of Valuations and Declaration of Rates 2013-2014

NOTICE is hereby given that on 25 June 2013 the City of Tea Tree Gully adopted and declared as follows for the year ending 30 June 2014:

1. Capital valuations for rating purposes as supplied by the Valuer-General totalling \$15 659 910 940 (\$15 032 334 200 Rateable).

2. A minimum amount of \$1 024 payable by way of general rates on rateable properties within the area of the City of Tea Tree Gully.

3. Differential general rates based upon the use of the land as follows:

- 3.1 'Commercial (Shop)', 'Commercial (Office)', 'Commercial (Other)', 'Industrial (Light)' and 'Industrial (Other)': 0.557535 cents in the dollar;
- 3.2 'Vacant Land': 0.696918 cents in the dollar; and
- 3.3 'Residential', 'Primary Production' and 'Other': 0.398239 cents in the dollar.

4. An annual service charge for all properties serviced by Council's Community Wastewater Management System of:

- 4.1 \$330 for all properties where the occupied property is charged a SA Water sewer service charge or the land is vacant; and
- 4.2 \$475 for all other properties.

5. A separate rate of 0.009644 cents in the dollar on the capital value of all rateable land within the area of City of Tea Tree Gully to reimburse the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resource Management Board.

6. A separate rate of \$330 in order to reimburse the cost of the conversion from Community Wastewater Management System (CWMS) to SA Water sewer on specified assessments.

D. ROGOWSKI, Chief Executive Officer

CITY OF UNLEY

Adoption of Valuations

NOTICE is hereby given that the Corporation of the City of Unley at a meeting on 24 June 2013 for the financial year ending 30 June 2014 resolved as follows:

Adopt for rating purposes the Government assessment of capital value being \$11 656 779 140 as detailed in the valuation roll prepared by the Valuer-General in relation to the Council area and specified 1 July 2013 as the day as and from which the valuations shall become and be the valuations of the Council.

Declaration of Rates

Declared differential general rates, based upon the capital value of the land as follows:

- (a) in respect to rateable land which is categorised as Residential, a differential general rate of 0.2578 cents in the dollar;
- (b) in respect to rateable land which is categorised as Commercial—Shop, Industry—Light, Industry—Other, Primary Production, Vacant Land, Other, a differential general rate of 0.4685 cents in the dollar; and
- (c) in respect to rateable land which is categorised as Commercial-Office and Commercial-Other, a differential general rate of 0.5590 cents in the dollar.

Fix a minimum amount payable by way of general rates at \$682.

A separate rate of 0.009670 cents in the dollar as the Natural Resource Management Levy in accordance with the requirements of the Natural Resources Management Act 2004.

Differential Separate rates as follows:

- in that part of the Council's area comprising rateable land with an Unley Road address, a differential separate rate of 0.033540 cents in the dollar in respect of land uses: Commercial-Shop, Commercial-Office and Commercial-Other.
- in that part of the Council's area comprising rateable land with a Goodwood Road address and situated between Mitchell Street/Arundel Avenue to the south and Leader Street/Parsons Street to the North, a differential separate rate of 0.117875 cents in the dollar in respect of land uses: Commercial-Shop, Commercial-Office and Commercial-Other.
- in that part of the Council's area comprising rateable land with a King William Road address and situated between Greenhill Road and Commercial Road (eastern side), a differential separate rate of 0.19380 cents in the dollar in respect of land use: Commercial-Shop.
- in that part of the Council's area comprising rateable land along the western side of Glen Osmond Road and situated between Greenhill Road and Katherine Street, a differential separate rate of 0.07865 cents in the dollar in respect of land use Commercial-Shop.
- in that part of the Council's area comprising rateable land along Fullarton Road between Cross Road and Fisher Street, a fixed charge of \$250 in respect of land uses: Commercial-Shop, Commercial-Office and Commercial-Other.

P. TSOKAS, Chief Executive Officer

ALEXANDRINA COUNCIL

Appointment of Public Officer

NOTICE is hereby given that at the Alexandrina Council meeting held on 24 June 2013, Council resolved to appoint Peter Dinning to the position of Public Officer of the Alexandrina Council Development Assessment Panel, in accordance with Section 56A (22) of the Development Act 1993. This appointment is for a two year period commencing on 25 June 2013 until 25 June 2015.

The public officer can be contacted c/o Alexandrina Council, P.O. Box 21, Goolwa, S.A. 5214.

Dated 4 July 2013.

P. DINNING, Chief Executive

BERRI BARMERA COUNCIL

Adoption of Valuation and Declaration of Rates 2013-2014

NOTICE is hereby given that at a meeting of the Council held on Tuesday, 25 June 2013 and for the year ending 30 June 2014, it was resolved:

Adoption of Valuations

To adopt the capital values provided by the Valuer-General totalling \$1 260 148 360 of which \$1 190 862 522 is in respect to rateable land.

Declaration of Rates

To declare differential general rates based upon the locality of the land and its use:

- (1) Townships of Barmera, Berri, Cobdogla, Glossop, Loveday and Monash as defined:
 - (a) Residential-0.5929 cents in the dollar;
 - (b) Commercial (Shop/Office/Other)—0.6107 cents in the dollar;
 - (c) Industrial (Light/Other)—0.7968 cents in the dollar;
 (d) Other—0.7089 cents in the dollar.
- (2) Outside the aforesaid Townships as defined:
 - (a) Residential—0.5929 cents in the dollar;
 - (b) Primary Production—0.5276 cents in the dollar;
 - (c) Vacant—0.4765 cents in the dollar:
 - (d) Other—0.7089 cents in the dollar;
 - (e) Commercial (Shop/Office/Other)-0.6107 cents in the dollar; and
 - (f) Industrial (Light/Other)—0.7968 cents in the dollar. Declaration of Minimum Amount

To fix a minimum amount payable by way of general rates of \$601.

Declaration of Service Charges—Community Wastewater Management Scheme (Effluent Disposal Scheme)

To impose an annual service charge for all properties serviced by the Berri Barmera Community Wastewater Management System (effluent disposal) as follows:

\$688 per unit on each occupied allotment;

\$344 per unit on each vacant allotment.

Declaration of Service Charges—Waste Management Collection/Disposal

To impose an annual service charge for all properties within the Berri Barmera District area as follows:

\$195-3 bin collection; and

\$165-2 bin collection.

Declaration of Separate Rate—Natural Resources Management Levy

To declare a separate rate of 0.000104 cents in the dollar, to recover the amount payable to the SA Murray Darling Basin Natural Resources Management Board, and to fix a minimum amount payable by way of this separate rate of \$9.

D. BEATON, Chief Executive Officer

CLARE & GILBERT VALLEYS COUNCIL

Declaration of Public Road

NOTICE is hereby given that under the provisions of Section 210 of the Local Government Act 1999, the Clare & Gilbert Valleys Council declared at the meeting held on 24 June 2013 that the private road known as Richardson Avenue in the township of Clare to be a public road.

R. D. BLIGHT, Chief Executive Officer

DISTRICT COUNCIL OF MALLALA

PUBLIC CONSULTATION

Review of Elector Representation

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

Following further deliberations and in response to submissions received from the community regarding the proposal previously presented for public consideration and comment, Council, at its meeting on the 24 June 2013, resolved to amend the proposal to that which is described hereinafter.

Amended Proposal

- (1) To retain the existing name of Council.
- (2) The principal member of Council be a Mayor duly elected by the community by way of council-wide elections.
- (3) To abolish wards, thereby requiring all councillors to be duly elected by the community by way of council-wide elections.
- (4) The Council comprise nine Area Councillors in addition to the Mayor.

Report

Council has prepared a revised report which details the review process, public consultation undertaken and the proposal Council considers should be carried into effect. Copies of this report are available at the Mallala Council Office, 2A Wasley Road, Mallala, the Two Wells Service Centre, Two Wells Library at Old Port Wakefield Road, Two Wells and the Dublin General Store, Old Port Wakefield Road, Dublin or can be downloaded from the Council's website at <u>www.mallala.sa.gov.au</u>.

Written Submissions

Written submissions are invited from interested persons and should be directed to the Chief Executive Officer, P.O. Box 18, Mallala, S.A. 5502 or via email <u>info@mallala.sa.gov.au</u> by close of business on Friday, 26 July 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 Charles Mansueto or Peter Sellar on telephone (08) 8527 0200 or email <u>info@mallala.sa.gov.au</u>.

C. MANSUETO, Chief Executive Officer

MID MURRAY COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Thompson Terrace, Purnong

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the Mid Murray Council proposes to make a Road Process Order to close portion of Thompson Terrace and merge with the adjoining Allotments 10, 11 and 12 in the Town of Purnong, more particularly delineated and lettered 'A', 'B; and 'C' respectively on Preliminary Plan No. 13/0017.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, 49 Adelaide Road, Mannum and Main Street, Cambrai and the Adelaide Office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours. Any objection or application for an easement must set out the full name and address of the person making the objection or application and must be fully supported by reasons.

The application for easement or objection must be made in writing to the Council, P.O. Box 28, Mannum, S.A. 5238 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 3 July 2013.

R. J. PEATE, Chief Executive Officer

NORTHERN AREAS COUNCIL

Assignment of Road Names

NOTICE is hereby given that pursuant to the provisions of Section 219 of the Local Government Act 1999, the Northern Areas Council, resolved at meeting dated 21 May 2013, to assign and change the road names as part of the rural addressing process as shown on Rack Plan 980.

The Rack Plan can be viewed at:

- the Office of the Surveyor-General, 101 Grenfell Street, Adelaide;
- the office of the Northern Areas Council; and
- · the Land Services web-site at:

 $\label{eq:http://www.sa.gov.au/subject/Housing%2C+property+and+land/Customer+entry+points+and+contacts/Local+government+entry+point/Rural+road+maps.$

R. CROWLEY, Chief Executive Officer

PORT PIRIE REGIONAL COUNCIL

PUBLIC CONSULTATION

Review of Elector Representation

NOTICE is hereby given that the Port Pirie 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:

Proposal

1. The existing name of the Council be retained.

2. The principal member of Council continue to be the Mayor, to be elected by the community at council-wide elections.

3. The council area not be divided into wards (i.e. retain the existing 'no wards' structure), with all area councillor having to be elected by the community at council-wide elections.

4. The Council comprise of nine area councillors in addition to the Mayor.

Report

Council has prepared a 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 from the Council offices at 115 Ellen Street, Port Pirie and the Crystal Brook Rural office, Bowman Street, Crystal Brook or from website: <u>www.pirie.sa.gov.aui</u>

Written Submission

Interested persons are invited to make a written submission to the Chief Executive Officer, P.O. Box 45, Port Pirie, S.A. 5540, by close of business on Friday, 26 July 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 Colin Byles, Director Corporate & Community Services, on telephone (08) 8633 9777 or email: council@pirie.sa.gov.au.

DR A. JOHNSTON, Chief Executive Officer

DISTRICT COUNCIL OF TUMBY BAY

PUBLIC CONSULTATION

Review of Elector Representation

NOTICE is hereby given that the District Council of Tumby 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

1. The existing name of the Council (District Council of Tumby Bay) be retained.

2. The principal member of Council continue to be a Chairperson, with the title of Mayor, to be chosen by the elected members of Council.

3. The council area not be divided into wards (i.e. retain the existing 'no wards' structure), with all area councillors having to be elected by the community at council-wide elections.

4. The Council comprise of seven area councillors.

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 from the Council offices at the corner of West Terrace and Mortlock Street, Tumby Bay, or can be downloaded from Council's website.

Written Submissions

Written submissions are invited from interested persons and should be directed to the Chief Executive Officer, P.O. Box 61, Tumby Bay, S.A. 5605 or emailed to:

dctumby@tumbybay.sa.gov.au,

by close of business on Friday, 26 July 2013.

Information regarding the representation review can be obtained by contacting Jain Mentieth, Manager Governance, on telephone (08) 8688 2101 or email <u>dctumby@tumbybay.sa.gov.au</u>.

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.

T. SMITH, Chief Executive Officer

WATTLE RANGE COUNCIL

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at a meeting of Wattle Range Council held on 25 June 2013, the Council:

Valuations

1. Pursuant to Section 167 (2) (a) of the Local Government Act 1999, adopted the valuations that are to apply in its area for rating purposes for the 2013-2014 financial year, being the capital valuations of the Valuer-General, totalling \$3 184 793 780.

Differential Rates

2. Pursuant to Sections 153 (1) (b) and 156 (1) (c) of the Local Government Act 1999, declared differential general rates on rateable land within its area for the year ended 30 June 2014, varying on the basis of locality and land use as follows:

Millicent:

In respect of land within the township of Millicent:

- (i) for land assigned land use Category 7 (Primary
- Production), a rate of 0.3834 cents in the dollar;
- (ii) for all other land, a rate of 0.5114 cents in the dollar.

Rural Living:

For land outside the township of Millicent and within the Rural Living (Millicent) Zone as described in that part of the Development Plan consolidated 9 February 2012 (refer to Maps WatR/27, WatR/28, WatR/32, WatR/33, WatR/34, WatR/37, WatR/38, WatR/41 and WatR/42), under the Development Act 1993, applicable to the Council:

- (i) for land assigned land use Category 7 (Primary Production), a rate of 0.3834 cents in the dollar;
- (ii) for all other land, a rate of 0.4601 cents in the dollar.

Industry:

For land outside the township of Millicent and within the Industry Zone as described in that part of the Development Plan consolidated 9 February 2012 (refer to Maps WatR/28 and WatR/29), under the Development Act 1993, applicable to the Council:

- (i) for land assigned land use Category 7 (Primary Production), a rate of 0.3834 cents in the dollar;
- (ii) for all other land, a rate of 0.5114 cents in the dollar.

Bulk Handling:

For land outside the township of Millicent and within the Bulk Handling Zone as described in that part of the Development Plan consolidated 9 February 2012 (refer to Maps WatR/28 and WatR/29), under the Development Act 1993, applicable to the Council:

- (i) for land assigned land use Category 7 (Primary Production), a rate of 0.3834 cents in the dollar;
- (ii) for all other land, a rate of 0.5114 cents in the dollar.

Penola:

In respect of land within the township of Penola:

- (i) for land assigned land use Category 7 (Primary Production), a rate of 0.3834 cents in the dollar;
- (ii) for all other land, a rate of 0.5114 cents in the dollar.

Beachport:

In respect of land within the township of Beachport, a rate of 0.5114 cents in the dollar.

Rural Living Zone and Light Industry Zone:

For land outside the township of Beachport and within the Rural Living Zone and Industry Zone as described in that part of the Development Plan consolidated 9 February 2012 (refer to Maps WatR/4 and WatR/21), under the Development Act 1993, applicable to the Council, a rate of 0.4601 cents in the dollar.

Coonawarra:

In respect of land within the township of Coonawarra, a rate of 0.5114 cents in the dollar.

Kalangadoo:

In respect of land within the township of Kalangadoo, a rate of 0.5114 cents in the dollar.

Industry Zone:

For land outside the township of Kalangadoo and within the Industry (Kalangadoo) Zone as described in that part of the Development Plan consolidated 9 February 2012 (refer to Map WatR/19), under the Development Act 1993, applicable to the Council:

- (i) for land assigned land use Category 6 (Industrial—Other), a rate of 0.5114 cents in the dollar;
- (ii) for all other land, a rate of 0.3834 cents in the dollar.

Nangwarry:

In respect of land within the township of Nangwarry, a rate of 0.5114 cents in the dollar.

Southend:

In respect of land within the township of Southend, a rate of 0.5114 cents in the dollar.

Rendelsham:

In respect of land within the township of Rendelsham, a rate of 0.5114 cents in the dollar.

Tantanoola:

In respect of land within the township of Tantanoola, a rate of 0.5114 cents in the dollar.

Mount Burr:

In respect of land within the township of Mount Burr, a rate of 0.5114 cents in the dollar.

All Other Land:

In respect of all other land not hereinbefore referred to in the Council area, a rate of 0.5114 cents in the dollar.

Minimum Rate

3. Pursuant to Section 158 (1) (*a*) of the Local Government Act 1999, declared a minimum amount payable by way of general rates on rateable land in the Council area is \$575.

Service Charges

4. Pursuant to Section 155 of the Local Government Act 1999, imposed the following annual service charges:

(a) Garbage Collection Service:

An annual service charge based on the level of usage of the service, on all land to which the Council provides or makes available the prescribed service of the collection, treatment or disposal of waste via Council's waste management service in respect of each set of bins, or part thereof, provided on the basis that the sliding scale provided for in Regulation 9B (2) of the Local Government (General) Regulations will be applied to reduce the service charge payable, as prescribed:

- (i) three bin normal waste, recycling and green organics collection and disposal service of \$283; and
- (ii) two bin normal waste and recycling collection and disposal service of \$217.

(b) Community Wastewater Management Systems:

An annual service charge based on the nature of the service and varying according to the CWMS Property Units Code in accordance with Regulation 9A (3) (b) of the Local Government (General) Regulations 1999, on all land in the Townships of Penola, Southend and Kalangadoo to which it provides or makes available the Community Wastewater Management Systems being prescribed services for the collection, treatment and disposal of waste.

(i)	Occupied	Unit	535

Separate Rates

5. Declared the following separate rates:

Pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, in order to reimburse the Council for amounts contributed to the South East Natural Resources Management Board declared a separate rate based on a fixed charge of \$40.80 per assessment in respect of all rateable land in the Council's area.

P. A. HARRIOTT, Chief Executive Officer

SALE OF PROPERTY

Auction Date: Friday, 19 July 2013 at 12 noon.

Location: Unit 14/380 Henley Beach Road, Lockleys.

NOTICE is hereby given that on the above date at the time and place stated, by virtue of the Warrant of Sale issued out of the Magistrates Court, Action No. 4211 of 2011 directed to the Sheriff of South Australia in an action wherein Karinya Court Pty Ltd is the Plaintiff and Colin Andrew Spencer Howden is the Defendant, I, Steve Ferguson, Sheriff of the State of South Australia, will by my auctioneers, Griffin Real Estate, make sale of the estate, right, title or interest whatsoever it may be of the Defendant Colin Andrew Spencer Howden as the registered proprietor of an estate in fee simple for less than entirety in the following:

That piece of land situated in the area named Lockleys, being Allotment 23 in Filed Plan 103151, in the Area named Lockleys, Hundred of Adelaide, being one undivided 16th part of the property comprised in Certificate of Title Register Book Volume 5130 Folio 679.

Further particulars from the auctioneers:

Griffin Real Estate, 8 Greenhill Road, Wayville, S.A. 5034 Telephone: (08) 8372 7872 \$

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.

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