No. 1



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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

ADELAIDE, THURSDAY, 9 JANUARY 2014

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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

AQUACULTURE ACT 2001

Grant of Aquaculture Lease

PURSUANT to the provisions of Section 22 (4) of the Aquaculture Act 2001, I, Gail Gago, Minister for Agriculture, Food and Fisheries, hereby gives notice of the grant of the following lease for the purposes of aquaculture in the waters of the State:

AL00092

Further details are available for the above lease granted on the PIRSA Aquaculture Public Register; which can be found at:

http://www.pir.sa.gov.au/aquaculture/public_register

GAIL GAGO, Minister for Agriculture, Food and Fisheries

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42 (2)

Dissolution of Association

WHEREAS the Corporate Affairs Commission ('the Commission'), pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act'), is of the opinion that the undertaking or operations of Bright Futures Child Aid And Development Fund Australia Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the Corporations Act 2001 (Commonwealth) and whereas the Commission was on 1 November 2013, requested by the Association to transfer its undertaking to Bright Futures Child Aid and Development Fund Australia Limited (ACN 166 546 167), the Commission pursuant to Section 42 (2) of the Act does hereby order that at 9 January 2014, the Association will be dissolved, the property of the Association becomes the property of Bright Futures Child Aid and Development Fund Australia Limited and the rights and liabilities of the Association become the rights and liabilities of Bright Futures Child Aid and Development Fund Australia Limited.

Given under the seal of the Commission at Adelaide, 24 December 2013.

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

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42 (2)

Dissolution of Association

WHEREAS the Corporate Affairs Commission ('the Commission'), pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act'), is of the opinion that the undertaking or operations of Youth Hostels Association of South Australia Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the Corporations Act 2001 (Commonwealth) and whereas the Commission was on 2 July 2013, requested by the Association to transfer its undertaking to YHA LTD (ACN 008 387 791), the Commission pursuant to Section 42 (2) of the Act does hereby order that at 1 January 2014, the Association will be dissolved, the property of the Association becomes the property of YHA LTD and the rights and liabilities of the Association become the rights and liabilities of YHA LTD.

Given under the seal of the Commission at Adelaide, 23 December 2013.

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

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42 (2)

Dissolution of Association

Affairs WHEREAS the Corporate Commission Commission') pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act'), is of the opinion that the undertaking or operations of Warndu Watlhilli Carri Ngura Aboriginal Family Violence Legal Service Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a body corporate under the Corporations (Aboriginal and Torres Strait Islander) Act 2006 (Commonwealth) and whereas the Commission was on 21 February 2011 requested by the Association to transfer its undertaking to Family Violence Legal Service Aboriginal Corporation (SA) (Indigenous Corporation Number: 7499), the Commission pursuant to Section 42 (2) of the Act does hereby order that at 9 January 2014, the Association will be dissolved, the property of the Association becomes the property Family Violence Legal Service Aboriginal Corporation (SA) and the rights and liabilities of the Association become the rights and liabilities of Family Violence Legal Service Aboriginal Corporation (SA).

Given under the seal of the Commission at Adelaide, 2 January 2014.

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

CONTROLLED SUBSTANCES ACT 1984

Prohibition Order

TAKE notice that on 8 November 2013 I, Dr Stephen Christley, Chief Public Health Officer and Executive Director, Public Health and Clinical Systems, Department for Health and Ageing made an order under Section 57 (1) (c) of the Controlled Substances Act 1984 (SA). The order was served on Maura Patricia Pottrell on 19 December 2013, and took effect on that date. Pursuant to Section 57 (3) of the Controlled Substances Act 1984, the order is published as follows:

I, Dr Stephen Christley, Chief Public Health Officer and Executive Director, Public Health and Clinical Systems, Department for Health and Ageing, having formed the opinion that Maura Pottrell has administered prescription drugs in an irresponsible manner, exercise the authority delegated by the Minister for Mental Health and Substance Abuse under Section 62A of the Controlled Substances Act 1984 (SA), and make the following order under Section 57 (1) (c) of the Act:

Name: Maura Patricia Pottrell Date of Birth: 1 August 1957,

is prohibited from supplying, administering or having possession of the following substances or class of substances;

- a drug of dependence as declared by Regulation 7 of the Controlled Substances (Poisons) Regulations 2011, pursuant to Section 12 (3) of the Controlled Substances Act 1984, namely any poison listed in Schedule 8 of the Standard for the Uniform Scheduling of Medicines and Poisons as published and amended by the Secretary to the Department of Health and Ageing under the Commonwealth's Therapeutic Goods Act 1989,
- prescription drugs that contain codeine or dextropropoxyphene, and
- · benzodiazepines.

This Order does not apply to any of the above substances, drugs or class of drugs lawfully supplied or prescribed for the treatment of Maura Pottrell by a registered health practitioner or by a veterinary surgeon for administration to an animal in Pottrell's care.

Dated 8 November 2013.

DR S. CHRISTLEY, Delegate for the Minister for Mental Health and Substance Abuse

CONTROLLED SUBSTANCES ACT 1984

Prohibition Order

TAKE notice that on 8 November 2013, I, Dr Stephen Christley, Chief Public Health Officer and Executive Director, Public Health and Clinical Systems, Department for Health and Ageing made an order under Section 57 (1) (c) of the Controlled Substances Act 1984 (SA). The order was served on Maura Patricia Pottrell on 19 December 2013, and took effect on that date. Pursuant to Section 57 (3) of the Controlled Substances Act 1984, the Order is published as follows under Section 57 of the Controlled Substances Act 1984.

I, Dr Stephen Christley, Chief Public Health Officer and Executive Director, Public Health and Clinical Systems, Department for Health and Ageing, having formed the opinion that Maura Pottrell has administered prescription drugs in an irresponsible manner, exercise the authority delegated by the Minister for Mental Health and Substance Abuse under Section 62A of the Controlled Substances Act 1984 (SA), and make the following order under Section 57 (1) (c) of the Act.

Name: Maura Patricia Pottrell Date of Birth: 1 August 1957,

is prohibited from supplying, administering or having possession of the following substances or class of substances:

- a drug of dependence as declared by Regulation 7 of the Controlled Substances (Poisons) Regulations 2011, pursuant to Section 12 (3) of the Controlled Substances Act 1984, namely any poison listed in Schedule 8 of the Standard for the Uniform Scheduling of Medicines and Poisons as published and amended by the Secretary to the Department of Health and Ageing under the Commonwealth's Therapeutic Goods Act 1989;
- prescription drugs that contain codeine or dextropropoxyphene; and
- · benzodiazepines.

This order does not apply to any of the above substances, drugs or class of drugs lawfully supplied or prescribed for the treatment of Maura Pottrell by a registered health practitioner or by a veterinary surgeon for administration to an animal in Maura Pottrell's care.

Dated 8 November 2013.

DR STEPHEN CHRISTLEY, Delegate for the Minister for Mental Health and Substance Abuse

DEVELOPMENT ACT 1993, SECTION 26 (9): GLEN STUART ROAD, WOODFORDE (MAGILL TRAINING CENTRE)—DEVELOPMENT PLAN AMENDMENT

Preamble

- 1. The 'Glen Stuart Road, Woodforde (Magill Training Centre) Development Plan Amendment' (the Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Planning has decided to approve the Amendment.

NOTICE

PURSUANT to Section 26 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 23 December 2013.

JOHN RAU, Deputy Premier, Minister for Planning

DEVELOPMENT ACT 1993: SECTION 48

Decision by the Development Assessment Commission as Delegate of the Governor

Preamble

- 1. On 21 January 1999 notice of the Governor's decision to grant a development authorisation under Section 48 of the Development Act 1993, in respect of a solid waste landfill (Northern Adelaide Waste Management Authority—Balefill (Smithfield Quarry Landfill facility)) at Medlow Road, Uleybury was published in the *South Australian Government Gazette* on page 483.
- 2. Simultaneously, the Governor delegated his power to grant a variation to the solid waste landfill development authorisation to the Development Assessment Commission pursuant to Section 48 (8) of the Development Act 1993.
- 3. A variation to the authorisation relating to the landfill lining system was notified in the *Gazette* on 21 October 2004 on page 3891.
- 4. By letter dated 29 July 2013, Northern Adelaide Waste Management Authority, being the beneficiary of the development authorisation, sought a variation to the authorisation so as to permit the construction of a third leachate pond.
- 5. For ease of reference the conditions attached to the Northern Adelaide Waste Management Authority solid waste landfill development authorisation are republished in full hereunder.

Decision

PURSUANT to Section 48 (7) (b) (ii) of the Development Act 1993, and having due regard to the matters set out in Section 48 (5) and all other relevant matters, the Development Assessment Commission exercising the power of the Governor delegated by notice in the South Australian Government Gazette dated 21 January 1999, pursuant to Section 48 (8), varies the Northern Adelaide Waste Management Authority solid waste landfill development authorisation dated 21 October 2004, as subsequently varied on the date set out in paragraph 3 of the preamble to this decision, in accordance with the following conditions.

CONSOLIDATED VERSION OF CONDITIONS OF AUTHORISATION

- 1. Except where minor amendments may be required by other legislation, or by conditions imposed herein, the proposed major development shall be undertaken in strict accordance with:
 - (a) the drawings contained with the Development Application dated 9 February 1996 (and amended by the application and plans dated 18 November 1998) and supporting documentation in the Development Application, except as varied by the conditions listed below or to the extent that they are varied by the plans described in paragraphs 1 (b-c).
 - (b) the drawings contained in the Report on Equivalency of Liner System, Base Liner System—NAWMA Uleybury Landfill, prepared by Golder Associates Pty Ltd (Report Number 04663305/006, dated 29 June 2004), the letter from Golder Associates Pty Ltd dated 17 August 2004 and the letter from NAWMA dated 30 August 2004, except as varied by the conditions listed below or to the extent that they are varied by the plans described in paragraph 1 (c).
 - (c) the drawings and construction methods contained in the letter from the Northern Adelaide Waste Management Authority titled 'Application for Variation to Development Approval for NAWMA Uleybury Landfill (EPA Licence #12979)—proposal to construct third leachate pond' dated 29 July 2013 and attached report titled 'Uleybury Landfill Leachate Pond Technical Specification' dated 24 July 2013 (Report Number 137665016-001-SP-Rev1), prepared by Golder Associates Pty Ltd.

Listed Wastes

2. No Listed Waste as prescribed in Schedule 1, Part B of the Environment Protection Act 1993, or contaminated soil and material or asbestos containing material, will be permitted to be disposed of without further development authorisation.

Management Committee

3. A Management Committee to monitor the landfill site and its operations, report regularly to NAWMA and Council, and receive reports and instructions from NAWMA must be established prior to the commencement of landfill operations. The Management Committee must be maintained for the duration of the construction and operation of the facility with a review of the need for the committee in the post closure phase.

Traffic

- 4. Removal and appropriate recycling/disposal of stockpiles along the edge of Adams Road formation must be carried out during upgrading works.
- 5. NAWMA must pay for the work of upgrading and sealing both Smith Road (making provision for waste trucks to pull off the road in the event of a funeral procession) and Adams Road prior to the receipt of waste at the balefill site.
- 6. The proponent must bear the cost of Transport SA providing a 'simple left turn treatment' into Smith Road from Main North Road and modify the median nose. These works must comply with the Austroads 'Guide to Traffic Engineering—Part 5' and must be funded by the proponent. The proponent must liaise further with Transport SA on these issues.

Infrastructure

7. Any water tanks installed on the site must be screened from the surrounding area.

Groundwater

- 8. A detailed design of the proposed groundwater protection system (including modelling and monitoring) and the surface water management system must be prepared prior to the issuing of a licence by the Environment Protection Authority.
- 9. Monitoring bores must be established in a closely spaced network and at varying depths as required at each location to provide satisfactory assurance that groundwater quality beneath adjoining properties will be protected. The location of such bores will be determined in the Landfill Environmental Management Plan and licensing process.
- 10. The Landfill Environmental Management Plan must provide processes for detecting, monitoring and remedying any impact of the development on groundwater, and such processes must be in place before any waste is received.

Surface Water

11. The construction of a stormwater sediment control dam proposed on the southern creek must be located 'off-stream' to minimise the potential for mixing of clean stormwater run-off with dirty run-off from the balefilling.

Groundwater Interception and Leachate Management

- 12. A leachate monitoring bore must be installed within each stage to assist with leachate management, particularly if leachate recirculation is incorporated into the management strategy.
- 13. Certification from a geotechnical consultant that the proposed side slopes of the balefill will be suitable for the installation of the side liner system from a stability aspect must be obtained prior to commencement of site preparation.
- 14. The quarry walls in the northern and southern portions of the quarry must be left intact due to the close proximity of the drainage lines and re-profiling of these areas must be conducted by utilising clean fill.
- 15. External sources for construction materials must be identified and available at least six months in advance of need. The suitability of clay for lining and capping must be certified by a geotechnical consultant.

Odour

16. The Landfill Environmental Management Plan must provide for monitoring and reporting of landfill gas, odour and dust incursions at the site.

Operational Lifespan

17. The landfill operation must cease at the expiration of 20 years from the date of 21 January 1999, or when the quarry has been filled to match the natural contours of the land, which ever first occurs (given the proximity of the site to areas identified for future residential development).

Heritage

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

Post Closure Aspects

- 19. The natural level of the original hill on the eastern face of the quarry must be used as the reference to determine the final height of the balefill and achieve the original contours.
- 20. The slope of the final capping layer must use design options such as centre furrowing or the formation of contour banks (designed to collect moisture for improved plant growth) to control run-off.

Building Rules

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

Base Liner

- 21. The base liner shall be constructed with the following specifications:
 - (a) the HDPE membrane shall have a minimum average thickness of 1.8 mm with tolerance of no more than +/-10% with 95% confidence;
 - (b) the clay liner shall be compacted to a minimum of 300 mm thickness with a permeability of 1 x 10-8 m/s or less:
 - (c) the clay shall be laid in two layers of 150 mm compacted thickness;
 - (d) the sub-grade shaping layer shall have a minimum thickness of 100 mm; and
 - (e) the liner shall be constructed under level 1 supervision.

NOTES TO APPLICANT

- 1. The Environment Protection Authority may require the proponent to amend the Landfill Environmental Management Plan (LEMP) to satisfy the Authority's licensing requirements, including review of the following:
 - (a) A Vegetation Management and Revegetation Plan, prepared in consultation with the City of Playford and the local community. It is to have regard to the measures suggested in the Assessment Report for the Environmental Impact Statement (as amended) for the Northern Adelaide Waste Management Authority Balefill project (particularly in Sections 3.2 and 4.1).
 - (b) A comprehensive Pest Plant and Animal Management Plan to be implemented prior to the landfill operations commencing, to ensure the site is free of as many pest species as possible from the beginning of operations. Adequate monitoring and follow-up control shall occur.
 - (c) A detailed Groundwater and Leachate Management Plan prepared by the proponent, to the satisfaction of the Environment Protection Authority, prior to receipt of any waste.
 - (d) A Soil Erosion and Drainage Management Plan (SEDMP), to minimise and control any on-site soil erosion (particularly of stockpiled material) as described in the Environment Protection Agency's 'Stormwater Pollution Prevention Codes of Practice'.

- (e) A Surface Water Management Plan. The plan should address the collection and management of all on-site surface water, including any contaminated run-off originating from roadways, car parks and hardstands, the vehicle workshop or wheel washing facility, and management of all surface water flows entering the site from land external to the site.
- (f) The indicative location of topsoil and cover material stockpiles, in particular the location of storage areas during stages 3 and 4 and the details of erosion measures.
- (g) Provisions for a regular review of waste treatment and disposal methods to facilitate implementation of continuous improvement programs. It should also include provisions for the implementation of corrective actions in the event of any failure of the leachate and liner
- (h) Additional data concerning the site geology as it becomes available which could necessitate minor changes to landfill design or method of operation and the installation of additional groundwater monitoring bores.
- (i) Details of monitoring and reporting of meteorological parameters required at the site.
- Monitoring and reporting of landfill gas, odour and dust incursions at the site.
- (k) Details of the gas flaring system to be designed to ensure that there is a high quality combustion (if not used for power generation) and that fire risks to surrounding properties is eliminated.
- (1) An upgraded landfill gas contingency plan for on-site buildings, to include provisions for evacuation and ongoing monitoring until safe concentrations are present.
- (m) Contain details on on-site vehicle parking and truck wheel wash.
- 2. Control over the types of waste to be received at the site will be exercised by the Environment Protection Authority. This will be done through conditions of environmental authorisation or requirements under a relevant Environment Protection Policy rather than through conditions of development authorisation.
- 3. Financial Assurance Strategy in accordance with the provisions of section 51 of the Environment Protection Act 1993, may be required by the Environment Protection Authority as a condition of licence.
- 4. For the purposes of any licensing the Environment Protection Authority shall be provided with the details on the timing and construction aspects of the third leachate pond.
- 5. Post closure management responsibilities should be established.
- 6. A more sustainable after-use for the site that would encourage the regeneration and rehabilitation of natural communities should be considered during future post closure planning.
- 7. The City of Playford may need to commit financial and other resources in future to alleviate noise and visual impacts from waste trucks if present and future residential areas are impacted. These costs may need to be recouped from NAWMA. While it is not possible to quantify these costs at present, provision should be made between the Council and NAWMA to ensure that appropriate revenue can be raised to address the costs.
- 8. Provision of an alternative water supply if groundwater users in the area find supplies affected shall be addressed as part of the contingency planning.
- 9. If blasting is required during construction, explosion vibration characteristics and monitoring requirements shall be determined, prior to commencement, in consultation with the Environment Protection Authority and the City of Playford.

Given under my hand at Adelaide, 20 December 2013.

T. BYRT, Presiding Member, Development Assessment Commission

FISHERIES MANAGEMENT ACT 2007: SECTION 79

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

SCHEDULE 1

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

SCHEDULE 2

From 0600 hours on 1 February 2014 to 0600 hours on 1 February 2015.

Dated 7 January 2014.

B. MILIC, Prawn Fisheries Manager

FISHERIES MANAGEMENT ACT 2007: SECTION 79

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

SCHEDULE:

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

SCHEDULE 2

From 0600 hours on 1 February 2014 to 0600 hours on 1 February 2015.

Dated 7 January 2014.

B. MILIC, Prawn Fisheries Manager

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Associate Professor Bronwyn Gillanders of School of Earth and Environmental Sciences, Darling Building, University of Adelaide, S.A. 5005 (the 'exemption holder') or a person acting as her agent, is exempt from Sections 70, 72 (2) (c) and 73 of the Fisheries Management Act 2007, Regulations 7 and 8A, Clause 13 of Schedule 2 and Clauses 38, 61, 72 and 114 of Schedule 6 and Schedule 7A of the Fisheries Management (General) Regulations 2007, but only insofar as they may engage in the activities specified in Schedule 1, using the gear specified in Schedule 2 (the 'exempted activity'), subject to the conditions set out in Schedule 3, from 1 January 2014 until 31 December 2014, unless varied or revoked earlier.

SCHEDULE 1

The collection of juvenile King George Whiting from within the Port River System, including, Barker Inlet—St Kilda Aquatic Reserve.

SCHEDULE 2

Seine net (maximum length 30 m, height 2 m, minimum mesh size 6 mm).

SCHEDULE 3

- 1. The exempted activity may only be conducted subject to permit 9902654 issued pursuant to Sections 76 and 77 of the Fisheries Management Act 2007.
- 2. The specimens collected by the exemption holder are for scientific and research purposes only and must not be sold. Any specimens other than King George Whiting must be returned to the water immediately.
- 3. The exemption holder or a person acting as an agent may only take a total maximum of 140 juvenile King George Whiting.
- 4. The exemption holder may use the following agents: Nastaran Mazloumi, Dr Zoe Doubleday and Dr Tony Fowler.
- 5. Before conducting the proposed exempted activity within the Adelaide Dolphin Sanctuary the exemption holder must notify the Sanctuary staff, namely: Verity Gibbs: verity.gibbs@sa.gov.au or Cristina Vicente: cristina.vicente@sa.gov.au on 0400 939 443, of the proposed dates and times of the research activity within the Sanctuary area.

- 6. When undertaking the exemption activity within the waters of the Adelaide Dolphin Sanctuary, all nets are not to be left *in situ* with the water and must be attended at all times. All nets must be removed from the water if a dolphin is within 50 m to minimise the chance of entanglement.
- 7. A copy of the final report of the research must be provided to the Adelaide Dolphin Sanctuary Advisory Board, c/o G.P.O. Box 1047, Adelaide, S.A. 5001.
- 8. Before collecting any specimens pursuant to this notice, the exemption holder or a person acting as an agent must contact the PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder or agent will need to have a copy of the exemption at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902653.
- 9. The exemption holder must provide a written report to the Executive Director, Fisheries and Aquaculture, (G.P.O. Box 1625, Adelaide, S.A. 5001) by 15 March 2014 providing the following details:
 - the date, time and location of collections;
 - the number and details of the King George Whiting; and
 - any other information deemed relevant or of interest that is able to be volunteered.
- 10. While engaged in the exempted activity, the exemption holder or agent must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer if requested.
- 11. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically permitted by this notice. Dated 19 December 2013.
 - S. SLOAN, Acting Executive Director, Fisheries and Aquaculture

INDEPENDENT GAMBLING AUTHORITY

GR NOTICE NO. 11 of 2013 STATE LOTTERIES—CODES OF PRACTISE—REVOCATION NOTICE 2013

Erratum

IN *Government Gazette* No. 81, dated 18 December 2013, on page 4849, the expression '1 March 2013' appearing in Clause 1 (3) of the State Lotteries—Codes of Practice—Revocation Notice 2013 *should* have read '1 March 2014'.

Dated 20 December 2013.

ROBERT CHAPPELL, Secretary, Independent Gambling Authority

HEALTH CARE ACT 2008

NOTICE BY THE MINISTER

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

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

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

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

being satisfied that:

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

Dated 18 December 2013.

JACK SNELLING, Minister for Health and Ageing

SCHEDULE

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

Activity	Person or Group of Persons	
Auditing Clinical Management of Advanced Colorectal Cancer and Monitoring Patterns for Quality Improvement	SA Audit Committee for Clinical Management of Advanced Colorectal Cancer	
Clinical Cancer Registry	SA Clinical Registry for Advanced Colorectal Cancer	
Incident Review for Quality Improvement	SA Ambulance Service Adverse Events Committee	

HEALTH CARE ACT 2008

NOTICE BY THE MINISTER

Declaration of Authorised Research Activity and Authorised Person under Section 64

TAKE notice that I, Jack Snelling, Minister for Health and Ageing, pursuant to Sections 64 (1) (a) (ii) and (b) (ii) do hereby:

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

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

being satisfied that:

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

Dated 18 December 2013.

JACK SNELLING, Minister for Health and Ageing

SCHEDULE

Declaration of Authorised Research Activity and Authorised Person under Section 64

Activity	Person or Group of Persons
Road Trauma Analysis	University of Adelaide
	The Centre for Automotive Safety Research Road Trauma Analysis Committee

HIGHWAYS ACT 1926

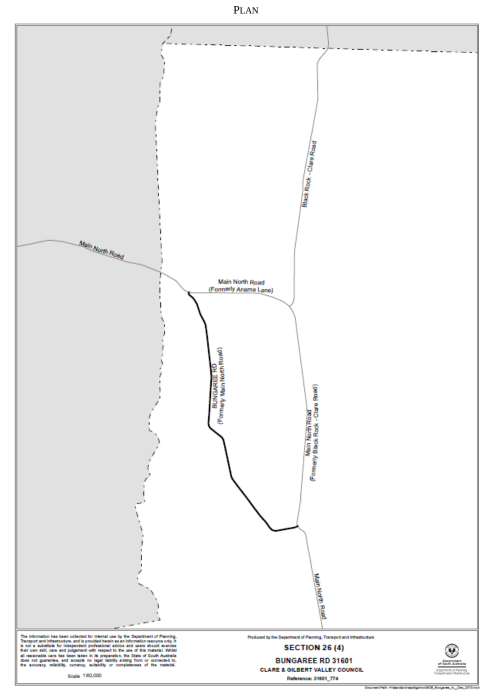
SECTION 26 (4)

This notice varies the Section 26 (3) Notice, dated 11 September 2001, Government Gazette No. 115, for Road Number 03160, known as Main North Road within the boundaries of the Corporation of the Clare and Gilbert Valleys Council

I, ANDREW JOHN MILAZZO, delegate of the Commissioner of Highways under Section 12A of the Highways Act 1926, do hereby give notice that:

As a result of the realignment of Main North Road via Anama Lane, I will until further notice:

- Undertake the care, control and management of the road formerly known as Anama Lane between Main North Road and Black Rock—Clare Road. This section of Anama Lane will now be known as Main North Road (RN 03160);
- Undertake the care, control and management of the road formerly known as Black Rock—Clare Road (RN 03329) south of the
 recently constructed junction with Anama Lane. This section of road will now be known as Main North Road (RN 03160).
- Cease to undertake the care, control and management of the former Main North Road alignment (Bungaree Road) highlighted on the attached plan.



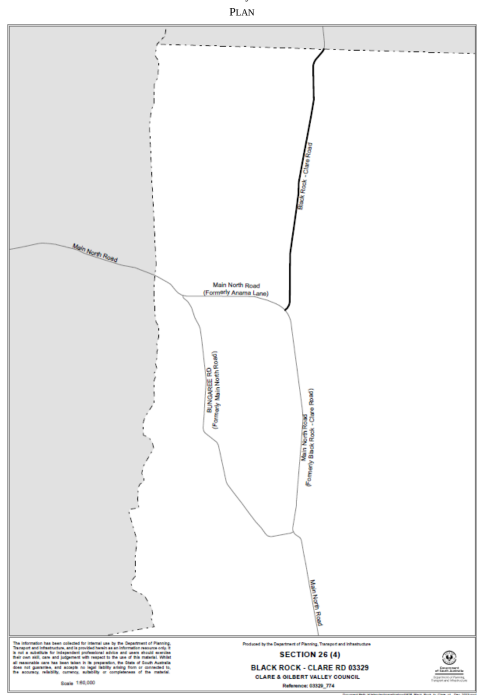
Dated 16 December 2013.

HIGHWAYS ACT 1926

SECTION 26 (4)

This notice varies the Section 26(3) Notice, dated 11 September 2001, Government Gazette No. 115, for Road Number 03329, known as Black Rock—Clare Road and R M Williams Way within the boundaries of the Corporation of the Clare and Gilbert Valleys Council

- I, ANDREW JOHN MILAZZO, delegate of the Commissioner of Highways under Section 12A of the Highways Act 1926, do hereby give notice that:
 - As a result of the realignment of Main North Road via Anama Lane, the southernmost extent of the Black Rock—Clare Road (RN 03329) will now terminate at the realigned section of Main North Road as depicted on the attached plan.
 - I will undertake the care control and management of that part of Road Number 03329, known as Black Rock—Clare Road contained within the boundaries of the Clare and Gilbert Valleys Council until further notice.



Dated 16 December 2013.

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2013

	\$		\$
Agents, Ceasing to Act as	48.50	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	24.50	Discontinuance Place of Business	32.25
Intention of Incorporation	61.00	Land—Real Property Act:	
Transfer of Properties	61.00	Intention to Sell, Notice of	61.00
Attorney, Appointment of	18.50	Lost Certificate of Title Notices	61.00
		Cancellation, Notice of (Strata Plan)	61.00
Bailiff's Sale		Mortgages:	
Cemetery Curator Appointed	35.75	Caveat Lodgement	24.50
Companies:		Discharge of	
Alteration to Constitution		Foreclosures	
Capital, Increase or Decrease of	61.00	Transfer of	
Ceasing to Carry on Business		Sublet	12.40
Declaration of Dividend		Leases—Application for Transfer (2 insertions) each	12.40
Incorporation	48.50		
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	35.75
First Name		Licensing	71.50
Each Subsequent Name			
Meeting Final	40.50	Municipal or District Councils:	677 00
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	6//.00
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	481.00
Meeting')	10.50	Default in Payment of Rates:	06.50
First Name		First Name	
Each Subsequent Name	12.40	Each Subsequent Name	12.40
Notices:	61.00	Noxious Trade	35.75
Call		Doute and in Dissolution of	35.75
Change of Name		Partnership, Dissolution of	33.13
Creditors Compromise of Arrangement		Petitions (small)	24.50
Creditors (extraordinary resolution that 'the Com-	46.50	Registered Building Societies (from Registrar-General)	24.50
pany be wound up voluntarily and that a liquidator		Register of Unclaimed Moneys—First Name	
be appointed')	61.00	Each Subsequent Name	
Release of Liquidator—Application—Large Ad		<u>.</u>	12.70
—Release Granted	61.00	Registers of Members—Three pages and over:	
Receiver and Manager Appointed		Rate per page (in 8pt)	
Receiver and Manager Ceasing to Act		Rate per page (in 6pt)	407.00
Restored Name	45.25	Sale of Land by Public Auction	61.50
Petition to Supreme Court for Winding Up	84.00	-	
Summons in Action		Advertisements	
Order of Supreme Court for Winding Up Action	48.50	1/4 page advertisement	
Register of Interests—Section 84 (1) Exempt	108.00	½ page advertisement	
Removal of Office		Full page advertisement	562.00
Proof of Debts		Advertisements, other than those listed are charged at \$3	3.40 per
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Deceased Persons—Notice to Creditors, etc			41. C
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Acts, Bills, Rules, Parliamentary Papers and Regulations						
Pages	Main	Amends	Pages	Main	Amends	
1-16	3.00	1.40	497-512	41.00	40.00	
17-32	3.90	2.45	513-528	42.00	40.75	
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	
145-160 161-176	13.80 15.00	12.40 13.60	641-656 657-672	52.00 53.00	50.50 51.00	
177-192	16.40	14.80	673-688	54.50	53.00	
193-208	17.60	16.30	689-704	55.50	53.50	
209-224	18.60	17.20	705-720	57.00	55.00	
225-240	19.90	18.40	721-736	58.50	56.00	
241-257	21.40	19.50	737-752	59.00	57.50	
258-272	22.60	20.60	753-768	61.00	58.50	
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	
481-496	40.00	37.50	977-992	79.00	74.50	
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South Australia

Livestock (Restrictions on Entry of Aquaculture Stock) Notice 2014

under sections 33 and 87 of the Livestock Act 1997

1—Short title

This notice may be cited as the *Livestock* (Restrictions on Entry of Aquaculture Stock) Notice 2014.

2—Commencement

This notice will come into operation on date of gazettal.

3—Interpretation

In this notice, unless the contrary intention appears—

abalone means abalone (Haliotis spp.) of all species;

aquaculture has the same meaning as in the Aquaculture Act 2001

Aquaculture Minister means the Minister responsible for the administration of the Aquaculture Act 2001;

aquaculture stock means aquatic organisms intended for aquaculture;

aquatic organism has the same meaning as in the *Aquaculture Act 2001* (except that it excludes organisms that are not animals);

designated pacific oyster supplier means any of the following persons who hold a current authority to engage in aquaculture issued under the law of another State or a Territory of the Commonwealth:

- (a) Cameron of Tasmania Pty. Ltd. (ACN 009 579 168);
- (b) an entity trading as Geordy River Aquaculture in Tasmania;
- (c) Shellfish Culture Ltd. (ACN 009 519 171);

exotic finfish means finfish that are not native to South Australian waters;

finfish means all members of the classes Myxini, Actinopterygii and Elasmobranchii;

flood plain means the area known as the 1956 River Murray Flood Plain or a Flood Zone, Flood Plain or other zone or area shown as subject to flooding in a Development Plan under the *Development Act 1993*;

Lake Eyre Basin Agreement Area has the same meaning as in the Agreement in the Lake Eyre Basin (Intergovernmental Agreement) Act 2001;

licence area means the area of an aquaculture licence issued under the *Aquaculture Act 2001* (as described on the public register kept under that Act);

Murray-Darling basin has the same meaning as in the Agreement in the *Murray-Darling Basin Act 1993*;

native freshwater finfish means freshwater finfish native to South Australian waters;

Note-

See Robinson, AC, Casperson KD and Hutchinson, MN, A list of the Vertebrates of South Australia published by the Department for Environment and Heritage, South Australia (2000)

prescribed marine or freshwater finfish means fish of any of the following species:

Lates calcarifer (barramundi)

Macquaria colonorum (estuary perch)

Macquaria novemaculeata (Australian bass)

Oxyeleotris lineolatus (sleepy cod)

Tandanus tandanus (eel tailed catfish)

protected finfish means—

- (a) finfish that are a protected species under the *Fisheries Management Act* 2007;
- (b) finfish that are an endangered species or vulnerable species under the *National Parks and Wildlife Act 1972*;

semi-closed system means a system of aquaculture involving control of the movement of aquatic organisms and incomplete ability to sterilise water used for aquaculture (for example, ponds or races);

semi-open system means a system of aquaculture involving control of the movement of aquatic organisms but no control over the flow of water used for aquaculture (for example, nets or pens in the sea);

sterilised seawater means seawater filtered through a 5 micrometre filter and then—

- (a) treated with ultraviolet radiation at a level of at least 25 000 microwatt seconds per square centimetre; or
- (b) chlorinated with at least 2% available chlorine for at least 10 minutes; or
- (c) ozonized at a level of at least 0.2 milligrams per litre for at least 4 minutes.

4—Documentation for tracing aquaculture stock

Aquaculture stock must not enter the State, or a licence area, unless accompanied by documentation issued by the supplier of the aquatic organisms specifying—

- (a) the name and address of the supplier of the aquatic organisms; and
- (b) the species of aquatic organisms; and
- (c) the number or biomass of the aquatic organisms; and
- (d) the age or developmental stage of the aquatic organisms; and
- (e) if the aquatic organisms have been hatchery reared—details identifying the last place at which the organisms were reared before consignment; and
- (f) if the aquatic organisms have been taken from the wild—details identifying the area from which the organisms have been taken; and
- (g) the intended destination of the aquatic organisms.

5—Introduction of aquaculture stock hatchery reared or taken in the State

- (1) Aquaculture stock comprised of abalone that have been hatchery reared in South Australia or taken from South Australian waters must not enter a licence area that is below astronomical low tide level unless—
 - (a) if there is a population of wild abalone within an area surrounding the licence area and extending out 1 kilometre from the boundary of the licence area, the abalone are the descendants of broodstock abalone collected from within that area surrounding the licence area; and
 - (b) in any case, either-
 - (i) the abalone are accompanied by a certificate that complies with subclause (2), the abalone enter the licence area within 14 days after the day or the last day (as the case requires) on which stock were examined for the purposes of the certificate and at least 2 days before the abalone enter the licence area the Aquaculture Minister has been provided with a copy of the certificate; or
 - (ii) the prior written approval of the Minister has been obtained and any conditions of the approval complied with.
- (2) For the purposes of subclause (1), the certificate—
 - (a) must be in a form approved by the Minister; and
 - (b) must be issued—
 - (i) by a veterinary diagnostic laboratory accredited by the National Association of Testing Authorities; and
 - (ii) following examination of the following number of animals:
 - (A) if there are less than 10 000 abalone in the consignment—at least 30 abalone:
 - (B) if there are 10 000 or more abalone but less than 100 000 abalone in the consignment—at least 60 abalone;
 - (C) if there are more than 100 000 abalone in the consignment at least 150 abalone; and
 - (c) must certify that the required number of abalone were examined on a specified day or days and that the abalone examined were not affected with a notifiable disease and did not display signs of being affected with a disease.
- (3) Aquaculture stock comprised of protected finfish, or native freshwater finfish, that have been hatchery reared in South Australia must not enter a licence area that is in a flood plain or in which aquaculture is carried on by means of a semi-closed or semi-open system unless—
 - (a) the finfish are the descendants of broodstock from the water catchment areas for the licence area; and
 - (b) the Aquaculture Minister has been given at least 2 days written notice of the proposed entry of the finfish; and

- (c) in the case of native freshwater finfish entering a licence area in the Murray-Darling basin—the finfish are Murray-Darling species and strains; and
- (d) in the case of native freshwater finfish entering a licence area in the Lake Eyre Agreement Area—the finfish are Cooper Creek species and strains.
- (4) Aquaculture stock comprised of protected finfish, or native freshwater finfish, that have been taken from South Australian waters (and not hatchery reared) must not enter a licence area that is in a flood plain or in which aquaculture is carried on by means of a semi-closed or semi-open system unless the prior written approval of the Minister has been obtained and any conditions of the approval complied with.
- (5) Aquaculture stock comprised of prescribed marine or freshwater finfish that have been hatchery reared in South Australia must not enter a licence area in which aquaculture is carried on by means of a semi-closed or semi-open system unless—

(a)—

- (i) the fish are accompanied by a certificate—
 - (A) that is in a form approved by the Minister; and
 - (B) that has been issued—
 - by a veterinary diagnostic laboratory accredited by the National Association of Testing Authorities; and
 - following examination of at least 150 animals in the consignment; and
 - (C) certifying that the required number of fish were examined on a specified day or days and that the fish examined were not affected with a notifiable disease; and
- (ii) the fish enter the licence area within 7 days after the day or the last day (as the case requires) on which stock were examined for the purposes of the certificate; and
- (iii) the Aquaculture Minister has been given at least 2 days written notice of the proposed entry of the fish; or
- (b) the prior written approval of the Minister has been obtained and any conditions of the approval complied with.
- (6) Aquaculture stock comprised of prescribed marine or freshwater finfish that have been taken from South Australian waters (and not hatchery reared) must not enter a licence area in which aquaculture is carried on by means of a semi-closed or semiopen system unless the prior written approval of the Minister has been obtained and any conditions of the approval complied with.
- (7) Aquaculture stock comprised of salmonids, or exotic finfish, that have been hatchery reared in South Australia or taken from South Australian waters must not enter a licence area unless the prior written approval of the Minister has been obtained and any conditions of the approval complied with.

6—Introduction of aquaculture stock hatchery reared or taken outside the State

- (1) Aquaculture stock that has been hatchery reared outside South Australia or taken in waters other than South Australian waters must not enter the State unless the prior written approval of the Minister has been obtained and any conditions of the approval complied with.
- (2) Aquaculture stock that has been hatchery reared outside South Australia or taken in waters other than South Australian waters must not enter a licence area unless—
 - (a) subclause (3), (4) or (5) applies and the requirements set out in the applicable subclause are complied with; or
 - (b) the prior written approval of the Minister has been obtained and any conditions of the approval complied with.
- (3) Aquaculture stock comprised of finfish that have been hatchery reared outside South Australia or taken in waters other than South Australian waters may enter a licence area if—
 - (a) the fish are accompanied by a certificate—
 - (i) that is in a form approved by the Minister; and
 - (ii) that has been issued-
 - (A) by a veterinary diagnostic laboratory accredited by the National Association of Testing Authorities; and
 - (B) following examination of—
 - in the case of prescribed marine or freshwater finfish—at least 150 fish in the consignment; and
 - in the case of other freshwater finfish—at least 30 fish in the consignment; and
 - (iii) that certifies that the required number of fish were examined on a specified day or days and that the fish examined were not affected with a notifiable disease and did not display signs of being affected with a disease; and
 - (b) the fish enter the licence area within 14 days after the day or the last day (as the case requires) on which stock were examined for the purposes of the certificate; and
 - (c) at least 2 days before the fish enter the licence area the Aquaculture Minister has been provided with a copy of the certificate referred to in paragraph (a).
- (4) Aquaculture stock comprised of pacific oyster (*Crassostrea gigas*) spat that have been hatchery reared by a designated pacific oyster supplier may enter a licence area if the spat is accompanied by a certificate—
 - (a) that is in a form approved by the Minister; and
 - (b) that has been issued by the designated pacific oyster supplier; and

- (c) that certifies-
 - (i) that the spat have been reared in a manner that achieves shell drying for at least 4 hours out of each 24 hour period; and
 - (ii) that, since being harvested for consignment, the spat—
 - (A) have been immersed in freshwater for a continuous period of at least 12 hours; and
 - (B) have been depurated in sterilised seawater for a continuous period of at least 12 hours; and
 - (iii) that, within 4 days before consignment, the spat have been passed through a mesh screen to ensure that they are no larger than 15 millimetres in any dimension.
- (5) Aquaculture stock comprised of Anguilla species that have been hatchery reared outside South Australia or taken in waters other than South Australian waters may enter a licence area in which aquaculture is carried on by means of a semi-closed system if—
 - (a) the fish are accompanied by a certificate—
 - (i) that is in a form approved by the Minister; and
 - (ii) that has been issued-
 - (A) by a veterinary diagnostic laboratory accredited by the National Association of Testing Authorities; and
 - (C) following examination of at least 30 fish in the consignment;and
 - (iii) that certifies that the required number of fish were examined on a specified day or days and that the fish examined were not affected with a notifiable disease and did not display signs of being affected with a disease; and
 - (b) the fish enter the licence area within 14 days after the day or the last day (as the case requires) on which stock were examined for the purposes of the certificate; and
 - (c) at least 2 days before the fish enter the licence area the Aquaculture Minister has been provided with a copy of the certificate referred to in paragraph (a).

Schedule 1—Revocation of Livestock (Restrictions on Entry of Aquaculture Stock) Notice 2008

The Livestock (Restrictions on Entry of Aquaculture Stock) Notice 2008 is revoked.

Made by the Minister

Dated 19 December 2013.

HON GAIL GAGO MLC

MINISTER FOR AGRICULTURE, FOOD AND FISHERIES

MOTOR VEHICLES ACT 1959 SECTION 47A: CLASSES, SPECIFICATIONS AND DESIGN OF NUMBER PLATES

NOTICE BY THE REGISTRAR OF MOTOR VEHICLES

PURSUANT to Section 47A of the *Motor Vehicles Act 1959*, I, Julie-Anne Holmes, Registrar of Motor Vehicles:

- (a) revoke the notice under Section 47A of the Act published in the *Gazette* No. 22 on Thursday, March 29 2012 (pages 1234-1261);
- (b) establish the classes of number plates set out in Schedule 1 and numbered 1 to 20 (inclusive) for the purposes of Section 47 (1) of the Act;
- (c) prescribe the specifications and design set out in Schedule 2 to be the specifications and design to which number plates of each class established by this notice must conform;
- (d) declare the classes of number plates set out in Schedule 3 to be classes of number plates that the Registrar may enter into an agreement pursuant to Section 47A (4) of the Act.

SCHEDULE 1

Classes of number plates

Class 1	-	Numeric
---------	---	---------

Class 2 - Alpha Numeric (Non-Slogan)

Class 3 - Slogan

Class 4 - Personalised

Class 5 - Jubilee

Class 6 - Australian Grand Prix

Class 7 - Towtruck

Class 8 - Government Vehicle

Class 9 - Name Plates

Class 10 - Custom

Class 11 - Taxi

Class 12 - Chauffeured

Class 13 - Consular Corps

Class 14- Federal Interstate

Class 15 - Premium

Class 16 - Bike Rack

Class 17 - Centenary of Federation

Class 18 - Country Taxi

Class 19 - SA Heavy Vehicle

Class 20 - Euro

SCHEDULE 2

Specifications and design of number plates

Class 1 - Numeric Number Plates

A numeric number plate must bear a number consisting entirely of figures (except for the letters "SA" designating the State of issue) and may be issued under an agreement between the Registrar and the applicant. The plate must conform to the following additional specifications and designs:

Steel/Aluminium

129 mm Min./371 mm Max.

133 mm Min

Embossed

White Figures

\$123-456

Black Background

	Motor vehicles other than motor bikes/trikes, or trailer remakes	Motor bike and trike remakes
Height of figure	77-80 mm	50 mm
Width of every line in		
each figure	12 mm	6 mm

The dimensions of a motor bike plate must be 215 ± 1.0 mm in length and 95 ± 1.0 mm in height.

Class 2 - Alpha Numeric Plates (Non-Slogan)

An alpha-numeric plate (non-Slogan) must bear a number consisting of a combination of letters and figures and may be issued under an agreement between the Registrar and the applicant. The plate must conform to the following additional specifications and design:

2.1.1 Special Purpose Vehicle and Motor Bike/Trike ("S" 6 character set)

Steel/Aluminium Embossed $215 \pm 1.0 \text{ mm}$

 $100 \pm 1.0 \text{ mm}$

Black Letters & Figures

S12-ABC

White Retroreflective Background

Height of figure or letter	50 mm
Width of every line in each figure or letter	6-8 mm

2.1.2 Special Purpose Vehicle and Motor Bike/Trike

Steel/Aluminium Embossed $215 \pm 1.0 \text{ mm}$

 $100 \pm 1.0 \text{ mm}$

Black Letters & Figures



White Retroreflective Background

Height of figure or letter	50 mm
Width of every line in each figure or letter	6-8 mm

2.2 Other Vehicles

Steel/Aluminium Embossed $371 \pm 1.0 \text{ mm}$

Black Letters & Figures



 $133 \pm 1.0 \text{ mm}$

White Retroreflective Background

Height of figure or letter	70-77mm
Width of every line in each figure or letter	10-12 mm

2.3 Corporate Number Plates

Alpha numeric plates (non-slogan) in the corporate plate format (class 2.2 only) may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant. The plate must conform to the following specifications and design:

The width of the plate 371 \pm 1.0 mm and height 133 \pm 1.0 mm.

Height of figure or letter	60 mm
Width of every line in each figure or letter	10 mm

Class 3 - Slogan Number Plates

A slogan number plate must bear a number consisting of a combination of letters and figures and may be issued under an agreement between the Registrar and the applicant. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

3.1 South Australia Plate

Steel/Aluminium Embossed $371 \pm 1.0 \text{ mm}$

Black Letters & Figures



 $133 \pm 1.0 \text{ mm}$

White Retroreflective Background

Black Slogan: SOUTH AUSTRALIA

	Motor vehicles
	other than
	motor bikes/trikes
Height of figure or letter	70-77 mm
Width of every line in each figure or letter	10-12 mm

3.1.1 South Australia Trailer Plate

Steel/Aluminium Embossed

Black Letters & Figures

 $371 \pm 1.0 \text{ mm}$

SO54-LIC

 $133 \pm 1.0 \text{ mm}$

White Retroreflective Background

Black Slogan: SOUTH AUSTRALIA

Height of figure or letter	70 mm-77mm
Width of every line in each figure or letter	10 mm-12mm

OR

3.1.2 South Australia Non-Standard Trailer Plate

Steel/Aluminium Embossed $252 \pm 1.0 \text{ mm}$

 $98 \pm 1.0 \text{ mm}$

Black Letters & Figures



White Retroreflective Background

Black Slogan: SOUTH AUSTRALIA

Height of figure or letter	50 mm
Width of every line in each figure or letter	6 mm

OR

3.1.3 Aerial Plate

Steel/Aluminium Embossed

Black Letters & Figures

252 ± 1.0 mm

SO54-LIC

98 ± 1.0 mm

White Retroreflective Background

Black Slogan: SOUTH AUSTRALIA

Height of figure or letter	50 mm
Width of every line in each figure or letter	6 mm

An aerial mount plate is only available to vehicles registered by the State of South Australia.

3.2 Corporate Number Plates

Slogan number plates in the corporate plate format may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant. The plate must conform to the following specifications and design:

371 mm ± 1.0 mm in length and 133 mm ± 1.0 mm in height

Height of figure or letter	60 mm
Width of every line in each figure or letter	10 mm

3.3 Festival State

(Discontinued)

Steel/Aluminium Embossed $371 \pm 1.0 \text{ mm}$

 $133 \pm 1.0 \text{ mm}$

Black Letters & Figures

Slogan Blue

VHC®340
SA•The Festival State

White Retroreflective Background

Blue Slogan: SA • The Festival State

Black State Badge (Piping Shrike)

	Motor vehicles other than motor bikes/trikes
Height of figure or letter	70-77 mm
Width of every line in each figure or letter	10-12 mm

3.3.1 Festival State Trailer Plate

(Discontinued)

Steel/Aluminium Embossed 371 ± 1.0 mm

VHC®340

 $133 \pm 1.0 \text{ mm}$

White Retroreflective Background

Black Letters & Figures

Slogan Blue

Blue Slogan: SA • The Festival State
Black State Badge (Piping Shrike)

Height of figure or letter	70-77 mm
Width of every line in each figure or letter	10-12 mm

The dimensions of an aerial mount plate must be 252 ± 1.0 mm in length and 98 ± 1.0 mm in width and are only available to vehicles registered by the State of South Australia.

OR

3.3.2 Festival State Non-Standard Trailer Plate

(Discontinued)

Steel/Aluminium Embossed 252 ± 1.0 mm



 $98 \pm 1.0 \, \text{mm}$

White Retroreflective Background

Black Letters & Figures

Slogan Blue

Blue Slogan: SA • The Festival State
Black State Badge (Piping Shrike)

Height of figure or letter	50 mm
Width of every line in each figure or letter	6 mm

3.4.1 Wine State (remake only)

Steel/Aluminium Embossed

Black Letters & Figures

 $371 \pm 1.0 \text{ mm}$



133 ± 1.0 mm

White Retroreflective Background

Slogan Purple

Purple Slogan: SOUTH AUSTRALIA - THE WINE STATE

Black State Badge (Piping Shrike)

Background: (Light Green, Green) - Design approved by the Registrar

Height of figure or letter	60 mm
Width of every line in each figure or letter	10 mm

3.4.2 Rose State (remake only)

Steel/Aluminium Embossed $371 \pm 1.0 \text{ mm}$

 $133 \pm 1.0 \text{ mm}$

Black Letters & Figures



White Retroreflective Background

Slogan Pink

Pink Slogan: SOUTH AUSTRALIA - THE ROSE STATE

Black State Badge (Piping Shrike)

Background: (Light Green, Green, Pink, Red) - Design approved by the Registrar

Height of figure or letter	60 mm
Width of every line in each figure or letter	10 mm

3.4.3 Creative State (remake only)

Steel/Aluminium Embossed $371 \pm 1.0 \text{ mm}$



 $133 \pm 1.0 \text{ mm}$

Yellow Background

Black Letters & Figures Slogan Black

Black Slogan: SOUTH AUSTRALIA - THE CREATIVE STATE

Black State Badge (Piping Shrike)

Background: (White, Grey, Red) - Design approved by the Registrar

Height of figure or letter	60 mm
Width of every line in each figure or letter	10 mm

3.4.4 Defence State (remake only)

Steel/Aluminium Embossed

White Letters & Figures

 $371 \pm 1.0 \text{ mm}$

WDZ 130

133 ± 1.0 mm

Blue Background

Slogan White with Black Background

White Slogan: SOUTH AUSTRALIA - THE DEFENCE STATE

Black State Badge (Piping Shrike)

Background: (Blue) - Design approved by the Registrar

Height of figure or letter	60 mm
Width of every line in each figure or letter	10 mm

3.4.5 Gateway To The Outback (remake only)

Steel/Aluminium Embossed 371 ± 1.0 mm

 $133 \pm 1.0 \text{ mm}$

Black Letters & Figures

*WDZ® I 30

White Retroreflective Background

Slogan White with Black Background

White Slogan: SOUTH AUSTRALIA - GATEWAY TO THE OUTBACK

Black State Badge (Piping Shrike)

Background: (Yellow, Purple) - Design approved by the Registrar

Height of figure or letter	60 mm
Width of every line in each figure or letter	10 mm

3.4.6 The Electronics State (remake only)

Steel/Aluminium Embossed $371 \pm 1.0 \text{ mm}$

133 ± 1.0 mm

Black Letters & Figures

Slogan White with Green Background



Green and White Retroreflective Background

White Slogan: SOUTH AUSTRALIA -THE ELECTRONICS STATE

Black State Badge (Piping Shrike)

Background: (White with Green) Design approved by the Registrar

Height of figure or letter	60 mm
Width of every line in each figure or letter	10 mm

Class 4 - Personalised Number Plates

A personalised number plate must bear a number consisting of a combination of letters and figures nominated by an applicant and approved by the Registrar, and issued under an agreement between the Registrar and the applicant.

The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

Option	Letters & Figures (colour)	Background (colour)	State Badge Piping Strike (colour)
1	Retroreflective White	Blue	White
2	Retroreflective White	Magenta	White
3	Retroreflective White	Red	White
4	Retroreflective White	Maroon	White
5	Retroreflective White	Green	White
6	Blue	Retroreflective White	Black
7	Magenta	Retroreflective White	Black
8	Red	Retroreflective White	Black
9	Maroon	Retroreflective White	Black
10	Green	Retroreflective White	Black
11	Green	Retroreflective Lemon	Black

4.1 Standard Personalised

Aluminium Embossed

 $371 \pm 1.0 \text{ mm}$

133 ± 1.0 mm



	Motor vehicles other than	Motor bikes/
	motor	trikes
	bikes/trikes,	
Height of figure or letter	70-72 mm	50 mm
Width of every line in each figure or letter	10-12 mm	6 mm

The dimensions of a motor bike plate must be 252 mm \pm 1.0 mm in length and 98 mm \pm 1.0 mm in height.

4.2 Slim Personalised

Aluminium Embossed

 $371 \pm 1.0 \text{ mm}$

100 ± 1.0 mm



	Motor vehicles	Motor
	other than	bikes/
	motor	trikes
	bikes/trikes	
Height of figure or letter	54 or 60 mm	50 mm
Width of every line in each figure or letter	10 mm	6 mm

The dimensions of a motor bike plate must be 252 mm \pm 1.0 mm in length and 98 mm \pm 1.0 mm in height.

OR

4.3 Non-Standard Personalised Trailer

Aluminium Embossed

 $252 \pm 1.0 \text{ mm}$

 $98 \pm 1.0 \, \text{mm}$



Height of figure or letter	50 mm
Width of every line in each figure or letter	6 mm

4.4 Corporate Number Plates

Personalised number plates in the corporate plate format may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant. The plate must conform to the following specifications and design:

371 mm ± 1.0 mm in length and 133 mm ± 1.0 mm in height

Height of figure or letter	60 mm
Width of every line in each figure or letter	10 mm

Class 5 - Jubilee Number Plates

A limited series of number plates numbered 000J - 999J and 000S - 999S preceded by the J150 logo and has the words "SOUTH AUSTRALIA" printed under the numbers, were issued to commemorate South Australia's 150th Jubilee. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

Steel/Aluminium Embossed $371 \pm 1.0 \text{ mm}$

 $133 \pm 1.0 \text{ mm}$

Black Letters & Figures

Silver-White Retroreflective Background

Black Slogan: SOUTH AUSTRALIA

Jubilee Slogan (to the left of the characters) according to the copyright specifications

	Motor vehicles
Height of figure or letter	77 mm
Width of every line in each figure or letter	12 mm

Class 6 - Australian Grand Prix Number Plates

6.1 Special Series

A limited series of number plates numbered 1 - 199 preceded by the Grand Prix Logo, were issued to commemorate the Australian Formula 1 Grand Prix in Adelaide. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

Steel/Aluminium Embossed $371 \pm 1.0 \text{ mm}$

 $133 \pm 1.0 \text{ mm}$

White Figures



Black Background

Logo Green, Yellow, Black & White (to the left of the digits) according to the copyright specifications

White Slogan: SOUTH AUSTRALIA

	Motor vehicles
Height of figure or letter	77 mm
Width of every line in each figure or letter	12 mm

6.2 Standard Series

A limited series of number plates number 200 - 9999 preceded by the Grand Prix Logo, was issued to commemorate the Australian Formula 1 Grand Prix in Adelaide. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

Steel/Aluminium Embossed 371 ± 1.0 mm

133 ± 1.0 mm

Black Figures



White Retroreflective Background

Logo Green, Yellow, Black & White (to the left of the digits) according to the copyright specifications

Black Slogan: SOUTH AUSTRALIA

	Motor vehicles
Height of figure or letter	77 mm
Width of every line in each figure or letter	12 mm

Class 7 - Towtruck Number Plates

A Towtruck number plate must be issued to a Towtruck approved by the Registrar for use in the operation of the accident towing roster scheme. The number is preceded by the letters "ATT" and the plate must conform to the following additional specifications and design:

Steel/Aluminium Embossed 371 ± 1.0 mm

 $133 \pm 1.0 \text{ mm}$

Blue Letters & Figures

ATT-345
SA ACCIDENT TOW TRUCK

Yellow Retroreflective Background

Blue Slogan: SA ACCIDENT TOWTRUCK

	Motor vehicle
Height of figure or letter	77 mm
Width of every line in each figure or letter	12 mm

Class 8 - Government Vehicle Number Plates

Vehicles owned by the State of South Australia may be issued with a number plate or plates consisting of a combination of letters and figures, which conform to the following additional specifications and design (unless otherwise authorised):

8.1.1 Government Vehicle or Trailer Number Plate ("S" 7 character set)

Steel/Aluminium Embossed 371 <u>+</u> 1.0 mm

133 ± 1.0 mm

Blue Letters & Figures



White Retroreflective Background

Blue Slogan: SA GOVERNMENT

Height of figure or letter	70-77 mm
Width of every line in each figure or letter	10-12 mm

8.1.2 Government Motor Bike/Trike ("S" 6 character set)

Steel/Aluminium Embossed

Blue Letters & Figures

215 ± 1.0 mm

S12-AQC

 $95 \pm 1.0 \text{ mm}$

White Retroreflective Background

Blue Slogan: SA GOVERNMENT

Height of figure or letter	50 mm
Width of every line in each figure or letter	6 mm

8.1.3 Aerial Plate

Steel/Aluminium Embossed $252 \pm 1.0 \text{ mm}$

 $98 \pm 1.0 \text{ mm}$

Blue Letters & Figures

S054-LQC

White Retroreflective Background

Blue Slogan: SA GOVERNMENT

Height of figure or letter	50 mm
Width of every line in each figure or letter	6 mm

An aerial mount plate is only available to vehicles registered by the State of South Australia.

8.2 Government Vehicle Number Plate (remake only)

Steel/Aluminium Embossed 371 + 1.0 mm

 $133 \pm 1.0 \text{ mm}$

Blue Letters & Figures



White Retroreflective Background

Blue Slogan: SA GOVERNMENT

	Motor vehicles other than motor bikes/trikes	Motor bikes/trikes
Height of figure or letter	77 mm	50 mm
Width of every line in each figure or	12 mm	6 mm
letter		

The dimensions of a motor bike plate must be 215 ± 1.0 mm in length and 95 ± 1.0 mm in width.

Class 9 - Name Plates

A name plate must bear a number which consists of all letters issued under an agreement between the Registrar and the applicant. The plate must be of the type known as retroreflective metal or acrylic.

The size of the plate and height and width of every figure appearing on the plate are at the discretion of the Registrar.

Class 10 - Custom Number Plates

A custom number plate must bear a number nominated by an applicant and approved by the Registrar, which may consist of letters or a combination of letters and figures and issued under an agreement between the Registrar and the applicant authorising the applicant to display the number. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

Option	Letters & Figures (colour)	Background (colour)
1	Retroreflective White	Blue
2	Retroreflective White	Magenta
3	Retroreflective White	Red
4	Retroreflective White	Maroon
5	Retroreflective White	Green
6	Blue	Retroreflective White
7	Magenta	Retroreflective White
8	Red	Retroreflective White
9	Maroon	Retroreflective White
10	Green	Retroreflective White
11	Black	Gold
12	Black	Silver
13	Gold	Black
14	Silver	Black
15	Black	Retroreflective White
16	Black	Retroreflective Lemon
17	Black	Retroreflective Yellow
18	Green	Retroreflective Lemon
19	Green	Retroreflective Yellow
20	Blue	Retroreflective Lemon
21	Blue	Retroreflective Yellow

10.1 Standard Custom

Aluminium Embossed

371 <u>+</u> 1.0 mm

 $133 \pm 1.0 \text{ mm}$



	Motor vehicles other than motor bikes/trikes	Motor bikes/trikes
Height of figure or letter for 1 to 6 letters	77 mm	50 mm
Width of every line in each figure or letter for 1 to 6 letters	12 mm	6 mm
Height of figure or letter 7 letters or 6 letters with space	70 -72 mm	50 mm
Width of every line in each figure or letter for 7 letters of 6 letters with space	10 - 12 mm	6 mm

The dimensions of a motor bike plate:

1 to 6 digits 215 mm \pm 1.0 mm in length and 95 mm \pm 1.0 mm in width 7 digits 252 mm \pm 1.0 mm in length and 98 mm \pm 1.0 mm in width.

OR

10.2 Slim Custom

Aluminium Embossed

371 ± 1.0 mm

100 ± 1.0 mm



	Motor vehicles
	other than
	motor bikes/trikes
Height of figure or letter	54 mm or 60 mm
Width of every line in each figure or letter	10 mm

OR

10.3 Square Two Line Custom

Aluminium Embossed

306 <u>+</u> 1.0 mm

150 ± 1.0 mm



	Motor vehicles other than motor bikes/trikes
Height of figure or letter	54 mm or 60 mm
Width of every line in each figure or letter	10 mm

10.4 Square Custom

Aluminium Embossed

306 <u>+</u> 1.0 mm

150 ± 1.0 mm



	Motor vehicles
	other than
	motor
	bikes/trikes
Height of figure or letter	54 mm or 60
	mm
Width of every line in each figure or letter	10 mm

The dimensions of a motor bike plate:

1 to 6 digits 215 mm \pm 1.0 mm in length and 95 mm \pm 1.0 mm in width 7 digits 252 mm \pm 1.0 mm in length and 98 mm \pm 1.0 mm in width.

OR

10.5 Corporate Number Plates

Custom number plates in the corporate plate format may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant. The plate must conform to the following specifications and design:

371 mm ± 1.0 mm in length and 133 mm ± 1.0 mm in height

Height of figure or letter	60 mm
Width of every line in each figure or letter	10 mm

Class 11 - Taxi Plates

A Taxi Plate must be issued to taxi-cabs which are licensed under the Passenger Transport Act as general purpose taxi-cabs, standby taxi-cabs or "special vehicle licence" vehicles (wheelchair accessible vehicle). The number is preceded by the letters 'TAXI' and the plate must conform to the following additional specifications and design:

11.1 Standard Taxi Plate

Steel/Aluminium Embossed 371 ± 1.0 mm

Black Letters & Figures



 $133 \pm 1.0 \text{ mm}$

White Retroreflective Background

Slogan: SA South Australia. A Brilliant Blend (according to the copyright specifications of SA TOURISM COMMISSION)

	Motor vehicle
Height of figure	70 mm
Height of letter	51 mm
Width of every line in each figure	10 mm
Width of every line in each letter	6 mm

11.2 Standby/Access Taxi Plate

Standby taxi-cab plates and "special vehicle licence" vehicle (wheelchair accessible vehicle) plates (issued under the Passenger Transport Act) may have letters "TAXI" displayed with white letters on a black background.

Steel/Aluminium Embossed 371 <u>+</u> 1.0 mm

Black Figures Retroreflective White Letters on a Black 60 x 120 mm Background



 $133 \pm 1.0 \text{ mm}$

White Retroreflective Background

Slogan: SA South Australia. A Brilliant Blend (according to the copyright specifications of SA TOURISM COMMISSION)

	Motor vehicle
Height of figure	70 mm
Height of letter	51 mm
Width of every line in each figure	10 mm
Width of every line in each letter	6 mm

Class 12 - Chauffeured Vehicle Plates

A Chauffeured Vehicle number plate must bear a number consisting of a combination of figures and letters and be issued to vehicles and bikes which are licensed to operate for hire under the Passenger Transport Act. These plates must be of the type known as metal embossed and must conform to the following additional specifications and design:

12.1 Standard

Steel/Aluminium Embossed 371 <u>+</u> 1.0 mm

Blue Letters & Figures



 $133 \pm 1.0 \text{ mm}$

White Retroreflective Background

Blue Border with White Slogan: CHAUFFEURED VEHICLE (above plate number) and SOUTH AUSTRALIA (below plate number).

	Motor vehicles
	other than
	motor
	bikes/trikes
Height of figure or letter	70-77 mm
Width of every line in each figure or letter	10-12 mm

OR

12.2 Square

Steel/Aluminium Embossed 306 ± 1.0 mm

Blue Letters & Figures



 $150 \pm 1.0 \text{ mm}$

White Retroreflective Background

Blue Border with White Slogan: CHAUFFEURED VEHICLE (above plate number) and SOUTH AUSTRALIA (below plate number).

	Motor vehicles
	other than
	motor
	bikes/trikes
Height of figure or letter	60 mm
Width of every line in each figure or letter	10 mm

12.3 Motor Bike/Trike

Steel/Aluminium Embossed

252 + 1.0 mm

98 ± 1.0 mm

Blue Letters & Figures



White Retroreflective Background

Blue Border with White Slogan: CHAUFFEURED VEHICLE (above plate number) and SOUTH AUSTRALIA (below plate number).

Height of figure or letter	50 mm
Width of every line in each figure or letter	6 mm

Class 13 - Consular Corps Plates

Consular Corps number plates may only be issued to an accredited Diplomatic Officer or accredited Consular Officer de carriere, who is a national of a country which he or she represents and who resides in this State, or to an Honorary Consul accredited by the Department of Foreign Affairs and Trade, who also resides in this State. The plates must be of the type known as metal embossed and must conform to the following additional specifications and design:

> Steel/Aluminium Embossed

371 + 1.0 mm

133 ± 1.0 mm

White Letters & Figures



Black Background

White Slogan: SA CONSULAR CORPS

	Motor vehicles
Height of figure or letter	77 mm
Width of every line in each figure or letter	12 mm

Class 14 - Federal Interstate Number Plates

A Federal Interstate Number Plate is issued to a vehicle registered under the *Interstate Road Transport Act 1985* of the Commonwealth, as amended from time to time. The plate must bear a number consisting of the following sequence: 2 capital letters; a dot or a diamond; 2 figures; 2 capital letters; and the words 'FEDERAL INTERSTATE' underneath the number. The plate must be of the type known as metal embossed and must conform to the additional specifications and design:

14.1 Standard

Steel/Aluminium Embossed 371 ± 1.0 mm

133 ± 1.0 mm

Green Letters & Figures

SX-41CP FEDERAL INTERSTATE

Gold Retroreflective Background

Green Slogan: FEDERAL INTERSTATE

	Motor vehicles
	other than
	motor
	bikes/trikes
Height of figure or letter	77 mm
Width of every line in each figure or letter	12 mm

14.2 Trailer

Steel/Aluminium Embossed 371 ± 1.0 mm

133 <u>+</u> 1.0 mm

Green Letters & Figures



Gold Retroreflective Background

Green Slogan: FEDERAL INTERSTATE

Height of figure or letter	77 mm
Width of every line in each figure or letter	12 mm

Class 15 - Premium Number Plates

A premium plate must bear a number consisting of two letters, three figures followed by a further letter and may be issued under an agreement between the Registrar and the applicant. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

15.1 Front

Aluminium Embossed

371 ± 1.0 mm

Black Letters & Figures

AA.010A

83 ± 1.0 mm

White Retroreflective Background

	Motor vehicles other than motor bikes/trikes
Height of figure or letter	53 mm
Width of every line in each figure or letter	9 mm

15.1a

Aluminium Embossed

371 ± 1.0 mm

Retroreflective White Letters & Figures



83 ± 1.0 mm

Black Background

	Motor vehicles
	other than
	motor bikes/trikes
Height of figure or letter	53 mm
Width of every line in each figure or letter	9mm

15.1b Rear

Aluminium Embossed

371 ± 1.0 mm

Black Letters & Figures

SAA·010A

106 <u>+</u> 1.0 mm

White Retroreflective Background

	Motor vehicles other than
	motor bikes/trikes
Height of figure or letter	70 mm-75 mm
Width of every line in each figure or letter	10 mm-12 mm

15.1c

Aluminium Embossed

371 <u>+</u> 1.0 mm

Retroreflective White Letters & Figures



106<u>+</u> 1.0 mm

Black Background

	Motor vehicles
	other than
	motor bikes/trikes
Height of figure or letter	70 mm-75 mm
Width of every line in each figure or letter	10 mm-12 mm

15.1.1 Front

(Discontinued)

Aluminium Embossed

371 <u>+</u> 1.0 mm

Opaque White Letters & Figures



83 <u>+</u> 1.0 mm

Black Retroreflective Background

	Motor vehicles
	other than
	motor
	bikes/trikes
Height of figure or letter	51.5 mm
Width of every line in each figure or letter	10 mm

15.1.1a Rear

(Discontinued)

Aluminium Embossed

371 <u>+</u> 1.0 mm

Opaque White Letters & Figures



106 <u>+</u> 1.0 mm

Black Retroreflective Background

	Motor vehicles
	other than
	motor
	bikes/trikes
Height of figure or letter	72-75 mm
Width of every line in each figure or letter	12 mm

OR

15.2 Front

Aluminium Embossed 371 ± 1.0 mm

100 <u>+</u> 1.0 mm

Black Letters & Figures



White Retroreflective Background

	Motor vehicles
	other than
	motor
	bikes/trikes
Height of figure or letter	60 mm
Width of every line in each figure or letter	10 mm

15.2a Rear

Aluminium Embossed 306 <u>+</u> 1.0 mm

150 <u>+</u> 1.0 mm

Black Letters & Figures



White Retroreflective Background

	Motor vehicles other than
	motor
	bikes/trikes
Height of figure or letter	60 mm
Width of every line in each figure or letter	10 mm

15.3 Front and Rear Square

Aluminium Embossed 306 ± 1.0 mm

Black Letters & Figures



150 <u>+</u> 1.0 mm

White Retroreflective Background

	Motor vehicles
	other than
	motor
	bikes/trikes
Height of figure or letter	54-62 mm
Width of every line in each figure or letter	10 mm

15.4 Corporate Number Plates

Premium number plates in the corporate plate format may contain a background, logo and/or slogan or other promotional pictures or information deemed appropriate, in accordance with an agreement between the Registrar and the applicant. The plate must conform to the following specifications and design:

371 mm ± 1.0 mm in length and 133 mm ± 1.0 mm in height

Height of figu	re or letter	60 mm
Width of ever	y line in each figure or letter	10 mm

Class 16 - Bike Rack Number Plates

A Bike Rack plate must bear the number allotted to the vehicle to which the bike rack is attached and must conform to the following additional specifications and design:

16.1 SA Better By Bike

(Discontinued)

Steel/Aluminium Embossed $252 \pm 1.0 \text{ mm}$

Black Letters & Figures



98 <u>+</u> 1.0 mm

White Retroreflective Background

Slogan: SA BETTER BY BIKE

Height of figure or letter	50 mm
Width of every line in each figure or letter	6 mm

16.2 SA Cycle instead

Steel/Aluminium Embossed

Black Letters & Figures

 $252 \pm 1.0 \text{ mm}$

SO31-AMT

98 <u>+</u> 1.0 mm

White Retroreflective Background

Slogan: SA Cycle instead and logo, as endorsed by the Department of Planning, Transport and Infrastructure

Height of figure or letter	50 mm
Width of every line in each figure or letter	6 mm

Class 17 - Centenary of Federation Number Plates

17.1 Centenary Limited Series Number Plates

A limited series of number plates numbered 1901 CF - 2001 CF, with the Centenary of Federation logo between the letters and figures, were issued to commemorate the Centenary of Federation. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

Steel/Aluminium Embossed $371 \pm 1.0 \text{ mm}$

133 ± 1.0 mm

White Letters & Figures



Black Background

Grey watermark of Rotunda in background

White Slogan: SA – Centenary of Federation
Centenary of Federation Logo (between the numbers and the letters) according to the registered trademark owned by the Commonwealth.

	Motor vehicles
Height of figure or letter	60 mm
Width of every line in each figure or letter	10 mm

17.2 Centenary Vogue Series Number Plates

A limited series of number plates numbered 000C – 999C and 000F – 999F with the Centenary of Federation logo between the letters and figures, were issued to commemorate the Centenary of Federation. The plate is issued under an agreement between the Registrar and the applicant and must be of the type known as metal embossed and must conform to the following additional specifications and design:

Steel/Aluminium Embossed $371 \pm 1.0 \text{ mm}$

133 ± 1.0 mm

White Letters & Figures



Yellow, Red, Green and Blue Retroreflective Background

White Slogan: SA – Centenary of Federation
Centenary of Federation Logo (between the numbers and the letter) according to the registered trademark owned by the Commonwealth.

	Motor vehicles
Height of figure or letter	60 mm
Width of every line in each figure or letter	10 mm

Class 18 - Country Taxi Plates

A Country Taxi Plate must be issued to taxi-cabs which have country taxi accreditation under the Passenger Transport (General) Regulations 1994 or are licensed under Local Government Act 1934. The number is preceded by the letters 'TAXI' and the plate must conform to the following additional specifications and design:

Steel/Aluminium Embossed 371 ± 1.0 mm

133 ± 1.0 mm

Black Letters & Figures



Lemon Retroreflective Background

Red Slogans: SOUTH AUSTRALIA (above plate number)
COUNTRY TAXI (below plate number)

Black State Badge (Piping Shrike) (between the word TAXI and figures)

	Motor vehicle
Height of figure	70 mm
Height of letter	50 mm
Width of every line in each figure	10 mm
Width of every line in each letter	6 mm

Class 19 - SA - Heavy Vehicles

A SA Heavy Vehicle Plate may be issued to a vehicle with a mass or GVM over 4.5 tonnes. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

19.1 Standard

Aluminium Embossed

 $371 \pm 1.0 \text{ mm}$

Black Letters & Figures



133 ± 1.0 mm

White Retroreflective Background

Black Slogan: SA – HEAVY VEHICLE

	Motor vehicle
Height of figure or letter	77 mm
Width of every line in each figure or letter	12 mm

19.2 Trailer

A SA Heavy Trailer Vehicle Plate may be issued to a vehicle with a mass or GVM over 4.5 tonnes. The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

Aluminium Embossed

 $371 \pm 1.0 \text{ mm}$

Black Letters & Figures



133 <u>+</u> 1.0 mm

White Retroreflective Background

Black Slogan: SA - HEAVY VEHICLE

Height of figure or letter	77 mm
Width of every line in each figure or letter	12 mm

Class 20 - Euro Number Plates

A Euro plate must bear a number consisting of the letter S followed by two letters, two figures followed by a further letter, with a blue sash on the left of the plate and the State Coat of Arms of South Australia appearing between the letter S and the first two letters, and may be issued under an agreement between the Registrar and the applicant.

The plate must be of the type known as metal embossed and must conform to the following additional specifications and design:

Steel/Aluminium Embossed

Black Letters & Figures

Logo - Sturt Desert Pea 522 <u>+</u> 1.0 mm

113.6 ± 1.0 mm

White Retroreflective Background

Blue Sash on the left of the plate with the characters "SA" screen printed in white with the S printed directly above the A

The State Coat of Arms of South Australia (between the "S" and the first two letters) as endorsed by the Department for Premier and Cabinet Protocol Branch.

	Motor vehicles
Height of figure or letter	75.5 mm
Width of every line in each figure or letter	10 mm

General specifications and design

1. The dimensions of the letters or words 'SA', 'SOUTH AUSTRALIA', 'THE FESTIVAL STATE' or any other slogan approved by the Registrar whether preceding the number or appearing in a central position above or below the registration number on which they are permitted, must be as follows:

	Motor	Motor	All other
	bikes/trikes	bikes/trikes	classes
	(except	Class 12	
	Class 12)		
Height of figure or letter	10 mm	8 mm	8 - 20 mm
Width of every line in all			
parts thereof	2 mm	1 - 2 mm	1 - 3 mm

(Except Corporate Number Plates which may vary at the discretion of the Registrar).

2. The dimensions of the State Badge (Piping Shrike) appearing on the number plates on which they are permitted, must be as follows:

	Class 3	Class 4	Class 4
			motor bike
Diameter	24 - 30 mm	50 mm	27 mm

3. The dimensions of the slogan "SA BETTER BY BIKE" (Discontinued) appearing on the Bike Rack number plate must be as follows:

	Class 16
Height of figure or letter	13 mm
Width of every line in all	
parts thereof	2 mm

- 4. A number plate will be taken to comply with the requirements of this notice relating to the size of the plate and the size of letters and figures on the plate if the size of the plate or of any figure or letter on the plate:
 - (a) does not exceed the size prescribed by this notice by more than 1.0 mm; or
 - (b) is not more than 1.0 mm less than the size prescribed by this notice.
- 5. Notwithstanding the prescribed design and specifications for number plates, a number plate (other than a trailer or bike rack plate) may bear a plate and/or label that complies with Australian Standard 1425, if the vehicle to which the number plate is affixed, is equipped to use LP Gas. However, the plate and label on the number plate must be placed in such a position so as not to obscure any letter, figure, logo or slogan appearing on the number plate.

Transitional provision

A number plate that was manufactured before the date of this notice will be taken to comply with this notice if it complies with the notice under Section 47A of the Act published in the *Gazette* on 29 March 2012 (see *Gazette* 22, 29 March 2012 p 1234-1261).

SCHEDULE 3

Classes of number plates which may be displayed pursuant to an agreement under s.47A(4)

Class 1 - Numeric

Class 2 - Alpha Numeric (Non-slogan)

Class 3 - Slogan

Class 4 - Personalised

Class 5 - Jubilee

Class 6 - Australian Grand Prix

Class 9 - Name Plates

Class 10 - Custom

Class 15 - Premium

Class 17 - Centenary of Federation

Class 20 - Euro

Dated 17 December 2013.

MINING ACT 1971

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

Applicant: Sherlock Minerals Pty Ltd

Location: Coomandook area-Approximately 120 km south-

east of Adelaide. Term: 1 year Area in km²: 995

Area in km²: 995 Ref: 2013/00065

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

M. SPIKIN, Acting Mining Registrar

MINING ACT 1971

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

Applicant: White Tiger Resources Limited

Location: Intercept Hill area—Approximately 30 km north-

east of Woomera.

Pastoral Lease: Arcoona

Term: 2 years Area in km²: 423 Ref: 2013/00167

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

M. SPIKIN, Acting Mining Registrar

MINING ACT 1971

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

Applicant: Daktyloi Metals Pty Ltd

Location: Mount Craig area-Approximately 100 km north-

east of Port Augusta.

Pastoral Leases: Shaggy Ridge and Worumba.

Term: 2 years Area in km²: 157 Ref: 2013/00171

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

M. SPIKIN, Acting Mining Registrar

MINING ACT 1971

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

Applicant: Iluka Resources Limited

Location: Petina area—Immediately north-east of Streaky Bay

Term: 2 years Area in km²: 353 Ref: 2013/00196 Plan and co-ordinates can be found on the DMITRE website: http://www.minerals.dmitre.sa.gov.au/public notices or by phoning Mineral Tenements on (08) 8463 3103.

M. SPIKIN, Acting Mining Registrar

MINING ACT 1971

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

Applicant: Sinosteel Uranium SA Pty Ltd (60%) and PepinNini Resources Curnamona Pty Ltd (40%).

Location: Kalabity area—Approximately 45 km north of Olary.

Pastoral Leases: Plumbago, Kalabity, Mooleulooloo, Kalkaroo and Boolcoomata.

Term: 2 years Area in km²: 821 Ref: 2013/00202

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

M. SPIKIN, Acting Mining Registrar

NATIONAL GAS (SOUTH AUSTRALIA) ACT 2008

NATIONAL GAS (SOUTH AUSTRALIA) LAW—SECTION 294

Notice of Making of National Gas (Gas Trading Exchanges) Rules 2013

I, TOM KOUTSANTONIS, Minister for Mineral Resources and Energy for the Crown in right of the State of South Australia, as the Minister administering the National Gas (South Australia) Act 2008 of South Australia, hereby give notice of the making of the National Gas (Gas Trading Exchanges) Rules under Section 294D (1) of the National Gas (South Australia) Law on the recommendation of the Ministerial Council on Energy.

The National Gas (Gas Trading Exchanges) Rules 2013 commence operation on 1 January 2014 and will, from commencement, be publicly available on the Australian Energy Market Commission website: www.aemc.gov.au.

Dated 24 December 2013.

TOM KOUTSANTONIS, Minister for Mineral Resources and Energy

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of Brookfield Conservation Park

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, Director, Regional Co-ordination, Partnerships and Stewardship, formerly entitled Director, Public Land Management and Operational Support, Regional Services, authorised delegate of the Director of National Parks and Wildlife, close to the public the whole of the Brookfield Conservation Park from 6 p.m. on Saturday, 22 February 2014, until 6 a.m. on Friday, 28 February 2014.

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

Dated 19 December 2013.

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

OATHS ACT 1936

Notice of Termination of Appointment of Proclaimed Members of the Police Force to take Declarations and Attest the Execution of Documents

NOTICE BY THE ATTORNEY-GENERAL

PURSUANT to Section 33 (3) of the Oaths Act 1936, the appointment of the persons named below to take declarations and attest the execution of documents has, by virtue of the operation of Section 33 (2) (b) of that Act, been terminated by reason of those persons ceasing to be members of the Police Force:

Frank Abbott, appointed on 22 May 2003; Brett Malcolm Allanson, appointed on 23 September 2010; Rodger Grant Allen, appointed on 11 March 1999; John Anthony Anderson, appointed on 27 May 2004; Allen Wayne Argent, appointed on 15 November 2001; Graham Gordon Bassell, appointed on 30 April 2009; Philip Michael Blyzno, appointed on 14 April 2005; Christopher Graham Bonython, appointed on 21 December 2000;

Mark Eric Bowels, appointed on 26 July 2012; Graeme Denis Bubner, appointed on 30 April 2009; Graham Butt, appointed on 15 November 2001; James Challinor, appointed on 14 April 2005; Colin William Cornish, appointed on 23 August 1989; Michael Vincent Cronin, appointed on 27 May 2004; Richard George Day, appointed on 27 May 2004; Evelyn Marie Dohnt, appointed on 26 July 2012; Kim Grahame Farrel, appointed on 26 July 2012; James Kingsley Fauser, appointed on 27 May 2004; Ty Barry Ferguson, appointed on 8 November 2012; Peter Brian Giles, appointed on 27 September 1990; Ian Robert Hamp, appointed on 15 November 2001; Stephen Gregory Harding, appointed on 15 November 2001; Kym Stephen Hardwick, appointed on 10 March 1994; Graham John Harrop, appointed on 18 January 2007; Colin Peter Heath, appointed on 21 December 2000; Caroline Elise Hill, appointed on 22 April 2010; Richard Thomas Jackson, appointed on 23 September 2010; Leslie Jolly, appointed on 14 April 2005; James Raymond Langmead, appointed on 27 May 1992; Paul Lewandowski, appointed on 21 December 2000; Paul James Marston, appointed on 28 July 2011; Paul James Marston, appointed on 28 July 2011; John Alan McCaffrey, appointed on 18 September 1997; Garry Christopher McGrice, appointed on 22 May 2003; Kenneth William Peglar, appointed on 22 May 2003; Beraniece Eileen Pfitzner, appointed on 30 April 2009; John Robert Potter, appointed on 22 May 2003; Robert Andrew Puccetti, appointed on 11 April 2005; Peter Rosewall, appointed on 23 September 2010; Maxwell Graham Rutschack, appointed on 15 November 2001.

2001; Frank George Salamon, appointed on 22 May 2003; Trevor Mark Schubert, appointed on 27 May 2004; Rene Johannes Steen, appointed on 15 November 2001; Bruce Gordon Thomas, appointed on 28 July 2011; Graeme Christopher Steen, appointed on 28 July 2011; Graeme Christopher Thompson, appointed on 11 March

Jemyer Louise Ulyett, appointed on 30 April 2009; Graham Robert Wakefield, appointed on 1 July 2004; Peter James Walter-Smith, appointed on 27 May 2004; Craig Ronald Warman, appointed on 30 April 2009; and Mark Lynton Williams, appointed on 15 November 2001.

Dated 13 December 2013.

JOHN RAU, Deputy Premier, Attorney-General

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence—AAL 199

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 the area of the application received from Adelaide Energy Limited for the grant of Associated Activities Licence AAL 199 as published in the South Australian Government Gazette dated 14 November 2013, page 4221 has been revised as follows:

Description of Application Area

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

 476207mE
 5869334mN

 476908mE
 5869333mN

 476908mE
 5868512mN

 476207mE
 5868512mN

 476207mE
 5869334mN

All co-ordinates in GDA94, Zone 54.

Area: 0.58 km² approximately.

The revised application will be determined on or after 23 January 2014.

Dated 7 January 2014.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000 Suspension of Petroleum Exploration Licence— PEL 103

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Exploration Licence has been suspended for the period from and including 5 December 2013, until 4 June 2014, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 103 is now determined to be 29 July 2015

Dated 18 December 2013.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Petroleum Exploration Licence— PEL 105

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Exploration Licence has been suspended for the period from and including 18 December 2013, until 17 June 2014, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 105 is now determined to be 9 July 2014.

Dated 18 December 2013.

C. D. COCKSHELL,

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Division of Petroleum Exploration Licence PEL 106 and Consequential Grant of Petroleum Exploration Licence—PEL 632

NOTICE is hereby given that under the provisions of Section 83 (1) and (2) of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012, the area of Petroleum Exploration Licence PEL 106 has been divided into Areas A and B.

Area B shall continue as Petroleum Exploration Licence PEL 106, and Area A has been granted as a new licence (Petroleum Exploration Licence PEL 632) in continuation of PEL 106 Area A.

No. of Licence	Licensee	Locality	Date of Expiry	Area in km ²	Reference
PEL 632 (Area A)	Great Artesian Oil and Gas Pty Ltd	Cooper Basin of South Australia	8 October 2014	325	F2013/2158
PEL 106 (Area B)	Great Artesian Oil and Gas Pty Ltd Beach Energy Limited	Cooper Basin of South Australia	8 October 2014	158	F2013/2214

Description of Area A-PEL 632

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

Area 1

Commencing at a point being the intersection of latitude 27°41′40″S GDA94 and longitude 139°41′55″E GDA94, thence east to longitude 139°42′25″E GDA94, south to latitude 27°41′45″S GDA94, east to longitude 139°43′40″E GDA94, south to latitude 27°44′55″S GDA94, east to longitude 139°45′00″E AGD66, north to latitude 27°45′00″S Clarke1858, east to longitude 139°47′20″E GDA94, south to latitude 27°45′15″S GDA94, east to longitude 139°48′30″E GDA94, south to latitude 27°45′30ຶ″S GDA94, east to longitude 139°49′15″E GDA94, south to latitude 27°45′45″S GDA94, east to longitude 139°49′50″E GDA94, south to latitude 27°46′00″S GDA94, east to longitude 139°50′15″E GDA94, south to latitude 27°46′30″S GDA94, east to longitude 139°50′15″E GDA94, south to latitude 27°46′30″S GDA94, east to longitude 139°50′25″E GDA94, south to latitude 27°46′50″S GDA94, east to longitude 139°50′45″E GDA94, south to latitude 27°47′20″S GDA94, east to longitude 139°51′10″E GDA94, south to latitude 27°47′30″S GDA94, east to longitude 139°51′15″E GDA94, south to latitude 27°47′35″S GDA94, east to longitude 139°51′20″E GDA94, south to latitude 27°47′45″S GDA94, east to longitude 139°51′25″E GDA94, south to latitude 27°48′30″S GDA94, east to longitude 139°51′45″E GDA94, south to latitude 27°48′55″S GDA94, west to longitude 139°51'25"E GDA94, south to latitude 27°49'10"S GDA94, east to longitude 139°51'35"E GDA94, south to latitude 27°49'15"S GDA94, east to longitude 139°52'00"E GDA94, south to latitude 27°49'40"S GDA94, west to longitude 139°51'25"E GDA94, south to latitude 27°49'55"S GDA94, west to longitude 139°50'35"E GDA94, south to latitude 27°50'35"S GDA94, west to longitude 139°50′25″E GDA94, south to latitude 27°51′05″S GDA94, west to longitude 139°50′10″E GDA94, south to latitude 27°51'55"S GDA94, west to longitude 139°49'30"E GDA94, south to latitude 27°55'50"S AGD66, west to longitude 139°48'30"E AGD66, south to latitude 27°55′50″S GDA94, west to longitude 139°48′30″E GDA94, north to latitude 27°55′45″S GDA94, west to longitude 139°48′10″E GDA94, north to latitude 27°54′15″S GDA94, west to longitude 139°47′25″E GDA94, south to latitude 27°54′35″S GDA94, west to longitude 139°47′20″E GDA94, south to latitude 27°54′40″S GDA94, west to longitude 139°47′00″E GDA94, south to latitude 27°55′55″S GDA94, east to longitude 139°47′15″E GDA94, north to latitude 27°55′40″S GDA94, east to longitude 139°47′50″E GDA94, south to latitude 27°56′10″S GDA94, west to longitude 139°47′45″E GDA94, south to latitude 27°56′30″S GDA94, west to longitude 139°47′40″E GDA94, south to latitude 27°56′50″S GDA94, west to longitude 139°47′00″E GDA94, south to latitude 27°58′00″S GDA94, south to latitude 27°58′25″S GDA94, south to latitude 27°58′25″S GDA94, west to longitude 139°46′00″E GDA94, south to latitude 27°58′25″S GDA94, west to longitude 139°46′15″E GDA94, south to latitude 27°58′50″S GDA94, east to longitude 139°46′15″E GDA94, south to latitude 27°58′50″S GDA94, east to longitude 139°46′15″E GDA94, south to latitude 139°46′15″E GDA94, south to l 59'40"S AGD66, west to longitude 139°46'10"E AGD66, south to latitude 28°00'20"S AGD66, east to longitude 139°46'20"E 27°59′40″S AGD66, west to longitude 139°46′10″E AGD66, south to latitude 28°00′20″S AGD66, east to longitude 139°46′30″E AGD66, south to latitude 28°00′50″S AGD66, east to longitude 139°46′40″E AGD66, south to latitude 28°01′00″S AGD66, east to longitude 139°47′00″E AGD66, south to latitude 28°01′10″S AGD66, east to longitude 139°47′20″E AGD66, south to latitude 28°01′20″S AGD66, east to longitude 139°48′10″E AGD66, north to latitude 28°01′10″S AGD66, east to longitude 139°48′20″E AGD66, north to latitude 28°01′20″S AGD66, east to longitude 139°48′40″E AGD66, north to latitude 28°01′20″S AGD66, east to longitude 139°48′40″E GDA94, south to latitude 28°01′20″S AGD66, east to longitude 139°48′40″E GDA94, south to latitude 28°01′20″S AGD66, east to longitude 139°48′40″E GDA94, south to latitude 28°01′20″S AGD66, east to longitude 139°48′40″E GDA94, south to latitude 28°01′20″S AGD66, east to longitude 139°48′40″E GDA94, south to latitude 28°01′20″S AGD66, east to longitude 139°48′40″E GDA94, south to latitude 28°01′20″S AGD66, east to longitude 139°48′50″E 28°00′35″S GDA94, east to longitude 139°49′05″E GDA94, south to latitude 28°01′05″S GDA94, west to longitude 139°48′50″E GDA94, south to latitude 28°01′30″S GDA94, west to longitude 139°48′50″E GDA94, south to latitude 28°01′30″S GDA94, west to longitude 139°48′50″E GDA94, south to latitude 28°01′30″S GDA94, west to longitude 139°48′50″E GDA94, south to latitude 28°01′30″S GDA94, west to longitude 139°48′50″E GDA94, south to latitude 28°01′30″S GDA94, west to longitude 139°48′50″E GDA94, south to latitude 28°01′30″S GDA94, west to longitude 139°48′50″E GDA94, south to latitude 28°01′30″S GDA94, west to longitude 139°48′50″E GDA94, south to latitude 28°01′30″S GDA94, west to longitude 139°48′50″E GDA94, south to latitude 28°01′30″S GDA94, west to longitude 139°48′50″E GDA94, south to latitude 28°01′30″S GDA94, west to longitude 139°48′50″E GDA94, south to latitude 28°01′30″S GDA94, west to longitude 139°48′50″E GDA94, south to latitude 28°01′30″S GDA94, west to longitude 139°48′50″E GDA94, south to latitude 28°01′30″S GDA94, west to longitude 139°48′50″E GDA94, south to latitude 28°01′30″S GDA94, west to longitude 139°48′50″E GDA94, south to latitude 28°01′30″S GDA94, west to longitude 139°48′50″E GDA94, south to latitude 28°01′30″S GD to longitude 139°46′35″E GDA94, south to latitude 28°02′20″S GDA94, west to longitude 139°46′20″E GDA94, south to latitude 28°02′20″S GDA94, east to longitude 139°46′45″E GDA94, south to latitude 28°03′20″S GDA94, east to longitude 139°46′45″E GDA94, south to latitude 28°03′20″S GDA94, east to longitude 139°46′55″E GDA94, south to latitude 28°03′30″S GDA94, east to longitude 139°47′05″E GDA94, south to latitude 28°03′50″S GDA94, east to longitude 139°47′15″E GDA94, south to latitude 28°05′00″S AGD66, west to longitude 139°45′40″E AGD66, north to latitude 28°02′30″S AGD66, west to longitude 139°45′20″E AGD66, north to latitude 28°02′10″S AGD66, west to longitude 139°45′00″E AGD66, north to latitude 28°01′30"S AGD66, west to longitude 139°44′40"E AGD66, north to latitude 27°54′55"S GDA94, west to longitude 139°43'46"E GDA94, north to latitude 27°50'10"S GDA94, west to longitude 139°41'10"E GDA94, north to latitude 27°49′30″S GDA94, east to longitude 139°41′25″E GDA94 north to latitude 27°49′20″S GDA94, west to longitude 139°41′20″E GDA94north to latitude 27°49′10″S GDA94, west to longitude 139°41′10″E GDA94 north to latitude 27°49′00″S GDA94, west to longitude 139°41'05"E GDA94, north to latitude 27°47'15"S GDA94, east to longitude 139°41'30"E GDA94, north to latitude 27°46'15"S GDA94, west to longitude 139°40'55"E GDA94, north to latitude 27°44'05"S GDA94, east to longitude 139°41'15"E GDA94, north to latitude 27°43′10″S GDA94, east to longitude 139°41′30″E GDA94, north to latitude 27°41′55″S GDA94, east to longitude 139°41′55″E GDA94 and north to the point of commencement.

But excluding the areas bounded as follows:

Commencing at a point being the intersection of latitude 27°46′30″S AGD66 and longitude 139°45′40″E AGD66, thence east to longitude 139°46′20″E AGD66, south to latitude 27°46′40″S AGD66, east to longitude 139°46′30″E AGD66, south to latitude 27°46′50″S AGD66, east to longitude 139°47′10″E AGD66, south to latitude 27°47′00″S AGD66, east to longitude 139°47′20″E AGD66, south to latitude 27°47′40″S AGD66, west to longitude 139°47′10″E AGD66, south to latitude 27°47′50″S AGD66, west to longitude 139°47′00″E AGD66, south to latitude 27°48′30″S AGD66, west to longitude 139°46′40″E AGD66, south to latitude 27°48′10″S AGD66, west to longitude 139°45′40″E AGD66, south to latitude 27°48′10″S AGD66, west to longitude 139°45′40″E AGD66, north to latitude 27°48′10″S AGD66, west to longitude 139°45′40″E AGD66, north to latitude 27°48′10″S AGD66, east to longitude 139°45′40″E AGD66 and north to the point of commencement,

and

Commencing at a point being the intersection of latitude $27^{\circ}46'30''S$ AGD66 and longitude $139^{\circ}42'40''E$ AGD66, thence east to longitude $139^{\circ}43'15''E$ AGD66, south to latitude $27^{\circ}46'35''S$ AGD66, east to longitude $139^{\circ}43'20''E$ AGD66, south to latitude $27^{\circ}46'40''S$ AGD66, east to longitude $139^{\circ}43'30''E$ AGD66, south to latitude $27^{\circ}48'10''S$ AGD66, west to longitude $139^{\circ}43'10''E$ AGD66, north to latitude $27^{\circ}48'10''S$ AGD66, west to longitude $139^{\circ}43'10''E$ AGD66, north to latitude $27^{\circ}48'10''S$ AGD66, north to latitude $27^{\circ}48'10''S$ AGD66, east to longitude $139^{\circ}42'10''E$ AGD66, west to longitude $139^{\circ}42'50''S$ AGD66, east to longitude $139^{\circ}42'10''E$ AGD66, north to latitude $27^{\circ}46'50''S$ AGD66, east to longitude $139^{\circ}42'10''E$ AGD66 and north to the point of commencement.

Area 2

Commencing at a point being the intersection of latitude 27°46′15″S GDA94 and longitude 139°55′05″E GDA94, thence east to longitude 139°55′30″E AGD66, south to latitude 27°46′30″S AGD66, east to longitude 139°55′45″E GDA94, south to latitude 27°46′40″S GDA94, east to longitude 139°55′55″E GDA94, south to latitude 27°47′10″S AGD66, west to longitude 139°56′30″E AGD66, south to latitude 27°47′30″S AGD66, west to longitude 139°56′30″E AGD66, south to latitude 27°47′30″S AGD66, west to longitude 139°56′10″E AGD66, south to latitude 27°47′30″S AGD66, west to longitude 139°55′30″E GDA94, west to longitude 139°55′30″E GDA94, north to latitude 27°47′45″S GDA94, east to longitude 139°55′30″E GDA94, north to latitude 27°47′45″S GDA94, east to longitude 139°55′40″E GDA94, north to latitude 27°47′45″S GDA94, east to longitude 139°55′40″E GDA94, north to latitude 27°47′15″S GDA94, west to longitude 139°55′30″E GDA94, north to latitude 27°47′15″S GDA94, west to longitude 139°55′30″E GDA94, north to latitude 27°47′15″S GDA94, west to longitude 139°55′20″E GDA94, north to latitude 27°47′15″S GDA94, west to longitude 139°55′20″E GDA94, north to latitude 27°47′10″S GDA94, west to longitude 139°55′20″E GDA94, west to longitude 139°55′20″E GDA94, north to latitude 27°47′10″S GDA94, west to longitude 139°55′20″E GDA94, west to longitude 139°55′20″E GDA94, south to latitude 27°47′25″S GDA94, west to longitude 139°55′30″E GDA94, west to longitude 139°54′25″E GDA94, south to latitude 27°47′25″S GDA94, west to longitude 139°54′25″E GDA94, south to latitude 27°47′25″S GDA94, west to longitude 139°54′25″E GDA94, north to latitude 27°47′25″S GDA94, west to longitude 139°53′35″E GDA94, west to longitude 139°53′35″E GDA94, north to latitude 27°47′20″S GDA94, north to latitude 27°47′20″S GDA94, east to longitude 139°53′40″E GDA94, north to latitude 27°47′00″S GDA94, east to longitude 139°55′30″E GDA94, north to latitude 27°47′00″S GDA94, east to longitude 139°55′30″E GDA94, north to latitude 27°47′00″S GDA94, east to longitude 139°55′30″E GD

Area 3

Commencing at a point being the intersection of latitude 27°45′05″S GDA94and longitude 139°59′05″E GDA94, thence east to longitude 139°59′20″E GDA94, south to latitude 27°45′10″S GDA94, east to longitude 139°59′30″E GDA94, south to latitude 27°45′15″S GDA94, east to longitude 139°59′40″E GDA94, south to latitude 27°45′20″S GDA94, east to longitude 139°59′45″E GDA94, south to latitude 27°45′25″S GDA94, east to longitude 140°00′00″E GDA94, south to latitude 27°45′55″S GDA94, west to longitude 139°59′55″E GDA94, south to latitude 27°46′05″S GDA94, west to longitude 139°59′50″E GDA94, south to latitude 27°46′05″S GDA94, east to longitude 139°59′40″E GDA94, south to latitude 27°46′25″S GDA94, east to longitude 139°59′40″E GDA94, south to latitude 27°46′45″S GDA94, east to longitude 139°59′50″E GDA94, south to latitude 27°47′05″S GDA94, west to longitude 139°59′20″E AGD66, south to latitude 27°47′10″S AGD66, west to longitude 139°59′00″E GDA94, north to latitude 27°46′10″S GDA94, west to longitude 139°59′00″E GDA94, west to longitude 139°59′40″E GDA94, north to latitude 27°45′50″S GDA94, west to longitude 139°59′40″E GDA94, north to latitude 27°45′50″S GDA94, west to longitude 139°59′40″E GDA94, north to latitude 27°45′50″S GDA94, west to longitude 139°58′40″E GDA94, north to latitude 27°45′50″S GDA94, west to longitude 139°59′40″E GDA94, north to latitude 27°45′50″S GDA94, north t

Area 4

Commencing at a point being the intersection of latitude $27^{\circ}46'05''S$ GDA94 and longitude $140^{\circ}01'15''E$ GDA94, thence east to longitude $140^{\circ}01'30''E$ GDA94, south to latitude $27^{\circ}46'10''S$ GDA94, east to longitude $140^{\circ}01'45''E$ GDA94, south to latitude $27^{\circ}46'15''S$ GDA94, east to longitude $140^{\circ}02'15''E$ GDA94, south to latitude $27^{\circ}46'50''S$ GDA94, west to longitude $140^{\circ}02'10''E$ GDA94, south to latitude $27^{\circ}46'50''S$ GDA94, west to longitude $140^{\circ}02'10''E$ GDA94, south to latitude $27^{\circ}46'55''S$ GDA94, west to longitude $27^{\circ}46'55''S$ GDA94, west to longitude $27^{\circ}46'50''S$ GDA94, west to longitude $27^{\circ}46'25''S$ GDA94, west longitude $27^{\circ}46'25''S$ GDA94, wes

Area: 325 km² approximately.

Description of Area B—PEL 106

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

Commencing at a point being the intersection of latitude 27°50′10″S GDA94 and longitude 139°41′10″E GDA94, thence east to longitude 139°43′46″E GDA94, south to latitude 27°54′55″S GDA94, east to longitude 139°44′40″E AGD66, south to latitude 28°00′50″S AGD66, west to longitude 139°43′20″E AGD66, south to latitude 28°01′00″S AGD66, west to longitude 139°43′15″E GDA94, north to latitude 28°00′35″S GDA94, east to longitude 139°43′35″E GDA94, north to latitude 27°59′20″S GDA94, west to longitude 139°43′20″E GDA94, north to latitude 27°58′50″S GDA94, west to longitude 139°42′20″E GDA94, north to latitude 27°57′50″S GDA94, west to longitude 139°42′40″E GDA94, north to latitude 27°57′40″S GDA94, west to longitude 139°42′20″E GDA94, north to latitude 27°57′15″S GDA94, west to longitude 139°42′20″E GDA94, north to latitude 27°57′15″S GDA94, west to longitude 139°41′10″E GDA94, south to latitude 27°57′55″S GDA94, east to longitude 139°41′10″E GDA94, south to latitude 28°00′55″S GDA94, east to longitude 139°42′20″E AGD66, south to latitude 28°02′40″S AGD66, east to longitude 139°42′20″E AGD66, south to latitude 28°02′40″S AGD66, east to longitude 139°42′30″E AGD66, south to latitude 28°03′30″S AGD66, east to longitude 139°44′30″E AGD66, north to latitude 28°03′30″S AGD66, east to longitude 139°44′30″E AGD66, south to latitude 28°03′30″S AGD66, east to longitude 139°44′30″E AGD66, south to latitude 28°03′30″S AGD66, east to longitude 139°44′30″E AGD66, south to latitude 28°03′30″S AGD66, east to longitude 139°44′30″E AGD66, south to latitude 28°03′30″S AGD66, east to longitude 139°44′30″E AGD66, south to latitude 28°03′30″S AGD66, east to longitude 139°44′30″E AGD66, north to latitude 28°03′30″S AGD66, north to latitude 28°03′00″S AGD66, east to longitude 139°45′40″E AGD66, north to latitude 28°03′40″S AGD66, north to latitude 27°51′05″S GDA94, east to longitude 139°41′10″E GDA94 a

Area: 158 km² approximately.

Dated 3 January 2014.

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

PLANT HEALTH ACT 2009

PURSUANT to the Plant Health Act 2009, I, Gail Gago, Minister for Agriculture, Food and Fisheries, make the following notice:

1. Application

The notice of 23 July 2012 under the Plant Health Act 2009, is hereby revoked.

2. Interpretation

In this notice:

'the Act' means the Plant Health Act 2009;

- 'fruit fly outbreak suspension zone' means a zone that has been declared, in accordance with the Code of Practice for Queensland fruit fly published by the Interstate Plant Health Regulation Working Group, 1996, as updated or amended from time to time, as a suspension zone in relation to a fruit fly outbreak;
- 'inspector' means an inspector appointed pursuant to Section 41 of the Act;
- 'soil' does not include clean sand:
- 'the Standard' means the document published by Primary Industries and Regions South Australia entitled the 'Plant Quarantine Standard South Australia'.
- 3. Declaration of Pests—Pursuant to Section 4 of the Act
 - 3.1 The following are declared to be pests for the purposes of the Act:
 - (1) The pests specified by Common Name and Scientific Name immediately below:

Australian Plague Locust Bacterial Wilt (of potato) Boil Smut (of maize) Branched Broomrape Chestnut Blight Citrus Blight Citrus Canker Citrus Red Mite European House Borer Fire Blight

Common Name

Grapevine Leaf Rust Green Snail Myrtle Rust Melon Thrips Needle Blight

Fruit Flies

Onion Smut Parlatoria Date Scale Phylloxera

Potato Cyst Nematodes

Red Imported Fire Ant Small Plague Grasshopper Sweet Orange Stem Pitting Wilt (of tomato plants) Scientific Name

Chortoicetes terminifera Ralstonia solanacearum Ustilago maydis Orobanche ramosa Cryphonectria parasitica

Xanthomonas axonopodis

Panonychus citri
Hylotrupes bajulus
Erwinia amylovora
pest species control transportation of the properties of the prope

Mycosphaerella pini (syn Dothistroma pini) Urocystis cepulae Parlatoria blanchardii Daktulosphaira vitifolliae Globodera pallida and Globodera rostochiensis Solenopsis invicta Austroicetes cruciata Citrus Tristeza Virus

oxysporum

(2) Any emergent pest that warrants immediate application of the Act and subsequent declaration under

Fusarium

sub-paragraph (1).

4. Quarantine Stations—Pursuant to Section 5 of the Act

The following places are declared to be quarantine stations in which a plant or plant related product may, subject to the Act, be held, examined, disinfected, destroyed or otherwise disposed of:

- Biosecurity SA
 Ceduna Quarantine Inspection Station
 Eyre Highway, Ceduna
- (2) Biosecurity SA Oodla Wirra Quarantine Inspection Station Barrier Highway, Oodla Wirra
- (3) Biosecurity SA Pinnaroo Quarantine Inspection Station Mallee Highway, Pinnaroo

- (4) Biosecurity SA Yamba Quarantine Inspection Station Sturt Highway, Yamba
- (5) Primary Industries and Regions SA Prosser Street, Port Augusta
- (6) Primary Industries and Regions SA Riddoch Highway, Struan
- (7) Primary Industries and Regions SA Krummel Street, Mount Gambier
- (8) Primary Industries and Regions SA Loxton Research Centre Bookpurnong Road, Loxton
- (9) Biosecurity SA33 Flemington Street, Glenside
- (10) Primary Industries and Regions SA Research and Advisory Centre Research Road, Nuriootpa
- (11) Biosecurity SA Adelaide Produce Market Diagonal Road, Pooraka
- (12) Primary Industries and Regions SA Swamp Road, Lenswood
- (13) Primary Industries and Regions SA Adelaide Place, Port Lincoln
- (14) Post-Entry Plant Quarantine Station SARDI Plant Research Centre Hartley Grove, Urrbrae
- (15) SARDI Entomology Waite Quarantine Insectary Waite Road, Urrbrae
- (16) Compartments 2 and 3
 Glasshouse 109
 Division of Plant Industry
 Commonwealth, Scientific and Industrial Research
 Organisation
 Hartley Grove, Urrbrae
- (17) Scotts Refrigerated Freight Way Comley Street Export Park Adelaide Airport, West Beach
- (18) Swire Cold Storage Pty Ltd 4 Bradford Way, Cavan
- (19) Woolworths Pty Ltd 599 Main North Road, Gepps Cross
- (20) St George Produce469 Waterloo Corner Road, Burton
- (21) Adelaide Produce Market Ltd Diagonal Road, Pooraka.
- 5. Prohibition on Introducing Pest Affected Plants or Plant Related Products—Pursuant to Section 7 of the Act
 - 5.1 A prohibition applies to the importation or introduction into the State of the following:
 - (1) any pest declared under this Notice;
 - (2) any fruit, plant or soil affected by such a pest and in particular those fruits and plants specified in Condition 1 of the Standard;
 - (3) packaging in which any fruit or plant affected by such a pest has been packed; and
 - (4) goods with which any fruit or plant affected by such a pest has come into contact.
 - 5.2 The items below must not be imported or introduced into the State unless the provisions of the Standard have been complied with:
 - the following host fruits of fruit flies being, in my opinion, fruit of species that are likely to introduce fruit fly into the State:

Common Name Scientific Name
Abiu Pouteria caimito
Acerola Malpighia glabra

Common Name Achachairu Apple Apricot Avocado Babaco Banana Blackberry Black Sapote Blueberry Brazil Cherry Breadfruit Caimito Cape Gooseberry Capsicum

Carambola Cashew Apple Casimiroa Cherimoya Cherry Chilli

Citron Coffee berry Custard Apple Date (fresh) Dragon Fruit Durian Eggplant Feijoa Fig Granadilla

Grapefruit Grapes Grumichama Guava Hog Plum Jahoticaha Jackfruit

Jambu Kiwifruit Kumquat Lemon

Lime—West Indian Lime Lime—Tahitian Lime Lime—Rangpur lime

Loganberry Longan Loofa, Smooth Loquat Lychee Mandarin Mango Mangosteen Mulberry Nectarine

Olive Orange Passionfruit

Papaw Peach Peacharine Pear Pepino Persimmon Plum Plumcot Pomegranate

Prickly Pear Pummelo

Scientific Name Garcinia humilis Malus domestica Prunus armeniaca Persea americana Carica pentagona Musa acuminate Rubus fruiticosus Diospyros ebenum Vaccinium corymbosum Eugenia uniflora Artocarpus altilis Chrysophyllum cainito Physalis peruviana Capsicum annuum var. grossum

Averrhoa carambola Anacardium occidentale Casimiroa edulis Annona cherimolia Prunus avium Capsicum annuum var. acuminatum Citrus medica Coffea species Annona squamosa Phoenix dactylifera Hyloscereus undatus

Solanum melongena Feijoa sellowiana Ficus carica Passiflora quadrangularis Citrus paradise Vitis species Eugenia braziliensis Psidium species Spondias mombin Myrciaria cauliflora Artocarpus

Durio zibethinus

heterophyllus Syzygium cumini Actinidia deliciosa Fortunella japonica Citrus meyeri (also Citrus limon x citrus chinese) Citrus aurantiifolia Citrus latifolia

Citrus reticulata var. austera Rubus loganobaccus Euphoria longan Luffa cylindrica Eriobotrya japonica Litchii chinensis Citrus reticulata Mangifera indica Garcinia mangostana Morus nigra Pyrus pyrifolia var. culta

Prunus persicae var. nectarina Olea europaea Citrus aurantium, Citrus sinensis Passiflora spp. Carica papaya Prunus persica Prunus nucipersica Pyrus communis Solanum muricatum Diospyros kaki Prunus domestica Prunus domestica x Prunus armeniaca

Punica granatum Opuntia stricta or O. ficus indica Citrus grandis

Scientific Name Common Name Cvdonia oblonga Onince Rambutan Nephelium lappaceum Raspberry Rollinia Rubus idaeus Rollinia deliciosa Syzygium jambos Sandoricum indicum Rose Apple Santol Sapodilla Manilkara zapota Sapote Sapote Annona muricata Soursop Strawberry Fragaria ananassa Sweetsop Annona squamosa Tamarillo Cyphomandra betacea Tangelo Citrus reticulata x C.

paradise $Citrus reticulata \times C.$ Tangor

sinensis Tomato Lycopersicon esculentum

Water Apple Syzygium samarangense Wax jambu Eugenia jambos

(2) The following other fruit, vegetables, plants and plant products being, in my opinion, fruit, vegetables, plants and plant products of species that are likely to introduce a pest into the State:

Allium spp. (onion, spring onion, garlic, chives, leek, shallots, etc.)
Apple (fruit and plants)

Avocado (fruit and plants)

Babaco Banana Beans Capsicum Chilli Carambola

Casimiroa (white sapote) Citrus (fruit and plants)

Cucumbers Cucurbits Custard Apple

Cut Flowers
Date Palm (fruit and plants)

Dragon fruit Durian Eggplant Feijoa Fig

Fire blight hosts Fodder/Hay Gourd, bitter

Grapes and grape products (marc, must and juice) Grapevines (cuttings, rootlings, plants/plant parts and tissue cultures)

Guava

Jackfruit

Kiwifruit (Chinese gooseberry)

Leaf vegetables Lettuce Loofa (smooth) Longan Loquat

Lychee (or Litchi, Lichi) Maize seed

Mango Mangosteen Medlar

Melons (watermelon, rockmelon, honeydew, etc.) Miscellaneous host (Tephriditae family) fruits of fruit

Myrtaceae Family

Okra Olive Passionfruit Papaw Peas Persimmon Pinus plants Plant nursery stock Pome fruits

Pomegranate Potatoes (tubers and plants) Prickly pear Pumpkin Ouince Rambutan Raspberry Rooted plants and cuttings Root vegetables Sapodilla Sapote, black Silverbeet Soursop Spinach Squash Star apple Stone fruits Strawberry Tamarillo Timber Tobacco Tomatoes Turf Zucchini

- (3) soil;
- (4) any plant growing in soil or to which soil is adhering:
- (5) any equipment (including, but not restricted to) any harvester, machinery, tools, bulk bins, containers or posts that has been used in the production or manipulation of grapes or grapevines in the States of New South Wales, Queensland or Victoria;
- (6) any used agricultural machinery; and
- (7) plant diagnostic samples.
- 5.3 Sub-paragraph 5.2 does not apply in relation to any item the importation or introduction of which is prohibited under sub-paragraph 5.1.
- 6. Quarantine Areas—Pursuant to Section 8 of the Act
 - 6.1 The following portions of the State are declared to be quarantine areas:
 - (1) in respect of the pest Onion Smut:
 - Hundred of Munno Para—that part registered in Certificate of Title, Volume 2488, Folio 63 and defined by the following co-ordinates:

Longitude
138°34′19.9″E
138°34′35.9″E
138°34′57.2″E
138°34′40.9″E

(ii) Hundred of Finnis—that part registered in Certificate of Title, Volume 5490, Folio 998 and defined by the following co-ordinates:

Latitude	Longitude
34°52′50.13″S	139°21′26.93″E
34°52′49.11″S	139°21′28.20″E
34°52′47.17″S	139°21′31.45″E
34°52′53.57″S	139°21′35.44″E
34°52′55.12″S	139°21′32.82″E
34°52′53.33″S	139°21′31.63″E
34°52′53.95″S	139°21′30.24″E
34°52′53.86″S	139°21′29.29″E

(iii) Hundred of Finnis—That part registered in Certificate of Title, Volume 5413, Folio 969 and defined by the following co-ordinates:

Latitude	Longitude
34°58′24.95″S	139°17′59.36″E
34°58′29.47″S	139°17′58.30″E
34°58′23.95″S	139°17′51.45″E
34°58′22.25″S	139°17′52.05″E

(iv) Hundred of Forster—That part registered in Certificate of Title, Volume 290, Folio 4 and defined by the following co-ordinates:

Latitude	Longitude
34°50′48.6″S	139°36′44.6″E

34°50′52.5″S	139°36′42.9″E
34°50′49.4″S	139°36′36.1″E
34°50′45.6″S	139°36′38.3″E

- (2) in respect of the pest fruit flies, any area within 1.5 km radius of the centre of a fruit fly outbreak, the centre being the point where eggs, larvae or adults of fruit flies have been detected;
- (3) in respect of the pest fruit flies, for the purpose of excluding fruit flies from the Riverland of South Australia:
 - (i) the County of Hamley; and
 - (ii) the Hundreds of Bookpurnong, Cadell, Gordon, Holder, Katarapko, Loveday, Markaranka, Moorook, Murtho, Parcoola, Paringa, Pooginook, Pyap, Stuart, Waikerie, Eba, Fisher, Forster, Hay, Murkbo, Nildottie, Paisley, Ridley and Skurray.
- 6.2 The quarantine areas established under sub-paragraph 6.1 (1) and indexed by Roman numerals cease to exist on the following dates:

Sub-paragraph (i) on 14 September 2014; Sub-paragraph (ii) on 18 October 2014;

Sub-paragraph (iii) on 7 December 2016; and

Sub-paragraph (iv) on 3 October 2017.

- 6.3 Measures to be taken in Quarantine Areas:
 - The owner of any commercial premises within a portion of the State declared to be a quarantine area in respect of the pest Onion Smut must take the measures prescribed in the Standard for eradication of that disease.
 - (2) The owner of any commercial premises within a portion of the State declared to be a quarantine area in respect of the pest fruit flies must take the measures prescribed in the Standard for the eradication of such flies.
- 6.4 Measures for the exclusion of fruit flies from the Riverland of South Australia ('the Riverland Fruit Fly Quarantine Areas'):
 - Host fruits of fruit flies ('host fruits') as defined in Paragraph 5.2 (1) are prohibited and must not be imported or introduced into the quarantine areas declared in Paragraph 6.1 (3) ('the Riverland Fruit Fly Quarantine Areas') unless:
 - (i) if the host fruit was produced in a State or Territory other than South Australia: the host fruit complies with the provisions of the Standard;
 - (ii) if the host fruit was produced in any part of South Australia outside the Riverland Fruit Fly Quarantine Areas: the host fruit has been certified by an inspector under the Act as having been either:
 - grown in an area free of fruit flies as defined by the Standard; or
 - treated against fruit flies by a method set out in the Standard.
 - (iii) if the host fruit was originally produced in the Riverland Fruit Fly Quarantine Areas, but has moved outside those areas and is now proposed to be re-introduced into those areas, the produce must either be:
 - certified by an inspector that it has been maintained in an area free of fruit flies or treated against fruit flies by a method set out in the Standard; or
 - moved under an accreditation arrangement as approved by the Minister under Part 4 Division 2 of the Act and Regulation 7 of the Plant Health Regulations 2009.
 - (2) Sub-paragraph (1) (ii) does not apply to host fruit grown for the purpose of sale if that fruit was grown within a fruit fly outbreak suspension zone.

- (3) Sub-paragraph (1) does not apply to host fruits that have been purchased within South Australia and are accompanied by an itemised retail purchase docket applicable to that produce.
- 7. Incorporation of Codes and Standards—Pursuant to Section 59 of the Act
 - 7.1 The Plant Quarantine Standard South Australia (the Standard) as in force from time to time is hereby adopted under Section 59 of the Act and provides the basis on which declared pests under 3.1 of this notice are specified, and items listed under 5.2 of this notice may be imported into the State. In addition to being available under Section 59 (2) (a) of the Act, the Standard will be available from the PIRSA website: http://pir.sa.gov.au or by phoning Biosecurity SA—Plant Health on (08) 8207 7820.
 - 7.2 The Plant Health—Plague Locust Control Plan as maintained as part of Primary Industries and Regions South Australia's Emergency Management Documents as in force from time to time is hereby adopted under Section 59 of the Act.

Dated 19 December 2013.

GAIL GAGO, Minister for Agriculture, Food and Fisheries

DETERMINATION OF THE REMUNERATION TRIBUNAL

No. 1 of 2014

Auditor General, Electoral Commissioner, Deputy Electoral Commissioner, Employee Ombudsman and Health and Community Services Complaints Commissioner

1. Scope of Determination

The Remuneration Tribunal is given jurisdiction in terms of Section 14 of the Remuneration Act 1990 ('the Act'), to determine the remuneration payable to the Auditor-General, Electoral Commissioner, Deputy Electoral Commissioner, Employee Ombudsman and Health and Community Services Complaints Commissioner.

This Determination sets out the amending determinations in respect of the salaries payable to the statutory office holders referred to in the above paragraph.

2. Salary

2.1 Auditor-General

The salary of the office of Auditor-General shall be \$303 972 per annum.

2.2 Electoral Commissioner

The salary of the office of Electoral Commissioner shall be \$190 457 per annum.

2.3 Deputy Electoral Commissioner

The salary of the office of Deputy Electoral Commissioner shall be \$138 514 per annum, except when acting as Electoral Commissioner for a continuous period of more than one week, in which case the Deputy Electoral Commissioner will be paid for the acting period at the rate of the salary for the Electoral Commissioner.

2.4 Employee Ombudsman

The salary of the office of Employee Ombudsman shall be \$143 381 per annum.

2.5 Health and Community Services Complaints Commissioner

The salary of the office of Health and Community Services Complaints Commissioner shall be \$224 009 per annum

3. Travelling and Accommodation Allowances

The allowances will be paid in accordance with the Tribunal's most recent Determination on these allowances as amended from time to time.

4. Communication Allowance

The allowance will be paid in accordance with the Tribunal's most recent Determination on this allowance as amended from time to time.

5. Conveyance Allowance

The allowance will be paid in accordance with the Tribunal's most recent Determination on this allowance as amended from time to time.

6. Date of Operation

The salaries prescribed in Clause 2 are operative on and from 1 July 2013, and supersede those of all previous Determinations covering persons whose office is listed herein.

Dated 2 January 2014.

DEANE R. PRIOR, President DAVID J. SMYTHE, Member

REMUNERATION TRIBUNAL

REPORT RELATING TO DETERMINATION NO. 1 OF 2014

1. Introduction

The Remuneration Tribunal ('the Tribunal') is responsible in terms of Section 14 of the Remuneration Act 1990 ('the Act'), for determining the remuneration payable to the following statutory office holders:

- the Auditor General;
- · the Electoral Commissioner;
- the Deputy Electoral Commissioner;
- · the Employee Ombudsman; and
- the Health and Community Services Complaints Commissioner.

2. Annual Review

- 2.1 In accordance with the provisions of the Act, on 4 October 2013, the Remuneration Tribunal wrote inviting the Auditor-General, Electoral Commissioner, Deputy Electoral Commissioner, Employee Ombudsman and the Health and Community Services Complaints Commissioner to make submissions for the purposes of the Tribunal's annual review of the remuneration payable to those offices. The Tribunal also invited the Premier as Minister responsible for the Act to make submissions in the public interest.
- 2.2 The Tribunal published a notice in The Advertiser on 5 October 2013, advising that the Tribunal was to conduct a review of the determination incorporating the salaries payable to Statutory Officer Holders. The notice invited interested persons, organisations and associations to submit in writing any views they considered should be taken into account in the review. Public submissions were required to be lodged by the close of business on 25 October 2013.

3. Submissions Received

- 3.1. The Tribunal received written submissions from the Auditor-General and the Premier, and a letter from the Health and Community Services Complaints Commissioner.
- 3.2 A hearing was convened on 14 November 2013, to consider submissions.

3.3 Auditor-General

The Auditor-General conveyed his view of 'the need for continuation of the exercise of salary constraint due to the tight budgetary conditions being experienced by the South Australian public sector and its workforce'. The Auditor-General concluded that that 'there should be no alteration to my remuneration'.

3.4 Health and Community Services Complaints Commissioner

The Health and Community Services Complaints Commissioner wrote to inform the Tribunal that he did not intend to make a submission but would be pleased to attend a hearing should any member of the Tribunal have questions to put to him.

3.5 Premier

The Premier noted the Tribunal's past approach to setting the remuneration for the relevant statutory office holders.

- 3.6 The Premier submitted that the Tribunal should have regard to the following economic factors in its review of remuneration:
 - The economic indices published by the Australian Bureau of Statistics for the South Australian Labour Price Index (which indicated that wages and salary costs for employees had increased by 3.3% in the year to 30 June 2013) and the Consumer Price Index for Adelaide (which showed an increase of 2.0% for the year to 30 September 2013);
 - The Underlying Inflation rate for September 2013, which showed the measure of 'underlying' inflation in Australia at an annual growth of 2.3% (weighted mean);
 - The national and global economic climate of uncertainty and its impact on South Australia's finances:
 - Enterprise bargaining salary increases provided in the current public sector enterprise agreements in 2012 and 2013 averaging 3% per annum.
- 3.7 The Premier submitted that it is in the public interest that the increases in salaries for the relevant statutory office holders have regard to, and not significantly differ from increases applicable to other public sector positions.
- 3.8 The Tribunal notes that on 16 December 2013, the Government granted a 2.5% adjustment to members of the South Australian Executive Service with effect from 1 July 2013.

4. Conclusion

- 4.1 Having noted recent salary adjustments in the public sector, recent trends in the level of remuneration adjustments both nationally and within the state, comments and submissions from the statutory office holders and the Premier, the Tribunal has determined that a salary increase of 2.5% is appropriate.
- 4.2 The Tribunal has therefore determined that the salary for the:
 - Auditor-General be \$303 972 per annum;
 - Electoral Commissioner be \$190 457 per annum;
 - Deputy Electoral Commissioner be \$138 514 per annum;
 - Employee Ombudsman be \$143 381 per annum; and
 - Health and Community Services Complaints Commissioner be \$224 009 per annum.

5. Operative Date

Salaries determined in Clause 4 will operate with effect from 1 July 2013.

Dated 2 January 2014.

DEANE PRIOR, President

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Opening and Closing—Noll Road, Murbko

BY Road Process Order made on 22 October 2013, the District Council of Loxton Waikerie ordered that:

- 1. Portion of Piece 3 in Deposited Plan 51950, more particularly delineated and numbered '1' on Preliminary Plan No. 13/0009 be opened as road, forming a realignment of Noll Road.
- 2. Portion of the unnamed public road situate west of Murbko Road and adjoining Piece 3 in Deposited Plan 51950, more particularly delineated and lettered 'A' on Preliminary Plan No. 13/0009 be closed.

3. Transfer the whole of the land subject to closure to David James Noll in accordance with agreement for exchange dated 22 October 2013, entered into between the District Council of Loxton Waikerie and D. J. Noll.

On 23 December 2013 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 92876 being the authority for the new boundaries

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

Dated 9 January 2014.

M. P. BURDETT, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Morialta Drive, Tumby Bay

BY Road Process Order made on 11 February 2013, The District Council of Tumby Bay ordered that:

- 1. Portion of Morialta Drive situate adjoining Allotment 43 in Deposited Plan 55096, more particularly delineated and lettered 'A' on Preliminary Plan No. 11/0043 be closed.
- 2. Transfer the whole of the land subject to closure to Edward Andrew Roberts and Madelynn Kay Roberts in accordance with the agreement for transfer dated 16 February 2012, entered into between The District Council of Tumby Bay and E. A. and M. K. Roberts.

On 24 April 2013 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 90851 being the authority for the new boundaries.

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

Dated 9 January 2014.

M. P. BURDETT, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Blanchetown/Morgan

BY Road Process Order made on 20 September 2013, the Mid Murray Council ordered that:

- 1. The whole of the unnamed Public Road situate east of Murraylands Road and between Pieces 4 and 5 and Allotments 8 and 9 in Deposited Plan 72880, more particularly delineated and lettered 'A' and 'B' on Preliminary Plan No. 12/0038 be closed
- 2. Transfer the whole of the land subject to closure lettered 'A' to Hells Gates Pty Ltd in accordance with the agreement for transfer dated 8 July 2013, entered into between the Mid Murray Council and Hells Gates Pty Ltd.
- 3. Vest the whole of the land subject to closure lettered 'B' in the Crown.

On 23 December 2013 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 92495 being the authority for the new boundaries.

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

Dated 9 January 2014.

M. P. BURDETT, Surveyor-General

ROAD TRAFFIC ACT 1961

SUPPLEMENTARY NOTICE OF APPROVAL AND EXEMPTION

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

OPERATION OF ROAD TRAIN VEHICLES IN SOUTH AUSTRALIA GREATER THAN 25 METRES AND UP TO 30 METRES IN LENGTH

Information Note

This Notice allows the use of Road Trains greater than 25 metres and up to 30 metres in length on approved routes in South Australia up until 31 December 2014 and is a supplement to the *Gazette* Notice titled, 'Operation of Road Train Vehicles in South Australia', dated 19 August 2011.

I hereby vary the conditions of the Notice of Approval and Exemption titled 'Operation of Road Train Vehicles in South Australia' (the 'Primary Notice') dated 19 August 2011 as detailed below.

1. **DEFINITIONS**

In this Notice:

- 1.1 'Primary Notice' means the Notice of Approval and Exemption titled 'Operation of Road Train Vehicles in South Australia', dated 19 August 2011;
- 1.2 'Supplementary Notice' means this Supplementary Notice for the 'Operation of Road Train vehicles in South Australia greater than 25 metres and up to 30 metres in length'; and
- 1.3 'Code of Practice' means the Code of Practice for Road Trains, dated August 2011 as issued by the Department of Planning, Transport and Infrastructure.

2. VARIATION OF CONDITIONS FOR APPROVED VEHICLES

2.1 The minimum length for a Road Train as prescribed in Clause 15.2 of the Code of Practice is hereby varied such that the overall length must be greater than 25 metres and up to 30 metres.

3. CONTINUED COMPLIANCE WITH THE PRIMARY NOTICE

- 3.1 A driver of an Approved Vehicle must continue to comply with all conditions and requirements of the Primary Notice, except as varied by this notice.
- 3.2 You must carry a legible, current and complete copy of this Notice either in hardcopy or in an electronic format so that it can be read from a device having a visual display (e.g. smart phone, tablet or laptop PC, in vehicle unit) that is carried within the vehicle and that is accessible, to a DPTI Authorised Officer appointed under the *Road Traffic Act* 1961 or a Police Officer, from outside the vehicle.

4. COMMENCEMENT OF THIS NOTICE

This Supplementary Notice is valid until midnight on 31 December 2014.

5. AUTHORISATION

D. HOGBEN, Director, Road Policy and Planning Department of Planning, Transport and Infrastructure Authorised Delegate for the Minister for Transport and Infrastructure

RULES OF COURT

Magistrates Court of South Australia Amendment 45 to the Magistrates Court Rules 1992

PURSUANT to Section 49 of the *Magistrates Court Act 1991* and all other enabling powers, we, the undersigned, do hereby make the following amendments to the *Magistrates Court Rules 1992* as amended.

- 1. These Rules may be cited as the 'Magistrates Court Rules 1992 (Amendment 45)'.
- 2. The *Magistrates Court Rules 1992* as amended by the following amendments apply to and govern all actions commenced in the criminal division of the Court on and after the date on which these amendments are gazetted.
 - 3. Rule 10.02 is deleted and replaced with the following:
 - 10.02 A summons to witness must be served personally at least 7 days before the return date.
 - 4. Rule 10.10 is inserted as follows:
 - 10.10 Unless a summons specifically requires a person to produce the original, the addressee may produce a copy of any document required in a format that can be accessed by the Court.
 - 5. Rule 43.01 is deleted and replaced with the following:
 - 43.01 An affidavit must be in accordance with Form 115.
 - 6. Rule 62 is inserted as follows:
 - 62.00 HEAVY VEHICLE NATIONAL LAW (SOUTH AUSTRALIA) ACT 2013.
 - 62.01 An application for a warrant made pursuant to clause 506 of the Schedule of the *Heavy Vehicle National Law (South Australia) Act 2013* must comply with Form 112.
 - 62.02 A search warrant issued pursuant to clause 507 of the Schedule must comply with Form 113.
 - 62.03 A duplicate search warrant made pursuant to clause 508 (5) of the Schedule must comply with Form 114.
 - 7. Rule 63 is inserted as follows:
 - (1) Subject to this rule and to any contrary direction of the Court, the making of a record of persons, things, or events in court is not permitted.
 - (2) Subrule (1) does not apply to Courts Administration Authority staff acting in the course of their office or employment.
 - (3) Despite subrule (1):
 - (a) a party to a proceeding which is being heard by the Court, a legal practitioner, law clerk, student or a bona fide member of the media may make a handwritten or electronic note of persons, things or events in court; and
 - (b) a bona fide member of the media may make an audio recording of proceedings for the sole purpose of verifying notes and for no other purpose.
 - (4) Any record made in court permitted by this Rule must:
 - (a) be made in a manner which does not interfere with court decorum, not be inconsistent with court functions, not impede the administration of justice, and not interfere with the proceedings;
 - (b) not interfere with the Court's sound system or other technology; and
 - (c) not generate sound or require speaking into a device.

- (5) Any audio recording made by a member of the media under subrule (3) (b):
 - (a) must not record any private conversation occurring in court;
 - (b) must not be made available to any other person or used for any other purpose; and
 - (c) must be erased entirely within 48 hours of the recording.
- (6) For the purpose of this Rule, 'record' means a record by any means whatsoever, including by handwriting, other physical means, audio and/or visual recording or electronic record.

8. Rule 64 is inserted as follows:

- (1) Subject to this rule and to any contrary direction of the Court, communication by means of an electronic device to and from a court room during the conduct of proceedings is not permitted.
- (2) Subrule (1) does not apply to Courts Administration Authority staff acting in the course of their office or employment.
- (3) Despite subrule (1) and subject to subrules (4) and (5), a party to a proceeding which is being heard by the Court, a legal practitioner or a *bona fide* member of the media may communicate by means of an electronic device to and from a court room during the conduct of proceedings.
- (4) Any electronic communication permitted by this Rule must:
 - (a) be made in a manner which does not interfere with court decorum, not be inconsistent with court functions, not impede the administration of justice, and not interfere with the proceedings;
 - (b) not interfere with the Court's sound system or other technology; and
 - (c) not generate sound or require speaking into a device.
- (5) A communication of evidence adduced or a submission made in proceedings, whether in full or in part, must not be made until at least 15 minutes have elapsed since the evidence or submission in question, or until the Court has ruled on any application for suppression or objection made in relation to the evidence or submission within that period of 15 minutes, whichever occurs last.
- (6) For the purpose of this rule, 'electronic device' means any device capable of transmitting and/or receiving information, audio, video or other matter (including, cellular phones, computers, personal digital assistants, digital or analogue audio and/or visual cameras or similar devices).
- 9. Form 46 is deleted and replaced with the following Form 46.
- 10. Forms 112, 113, 114 and 115 are inserted into the Magistrates Court Criminal Forms.

Dated 20 December 2013.

ELIZABETH BOLTON, Chief Magistrate
ANDREW JAMES CANNON, Deputy Chief Magistrate
KYM ANDREW MILLARD, Magistrate
SIMON HUGH MILAZZO, Magistrate



ORDER FOR VARIATION OR REVOCATION OF INTERVENTION ORDER

Magistrates Court of South Australia
www.courts.sa.gov.au
Intervention Orders (Prevention of Abuse)Act 2009 Section 26

AP Number						
Registry				File No	80	
Address	Street			Telephone	Facsimile	
7.44.000	City/Town/Suburb	State	Postcode	Email Address		
Defendant					33	
Name	Surname Given name/s			DOB	dd/mm/yyyy	
Applicant	8				7.0	
Name	Surname	(Given name/s			
Address	Street			Telephone	Facsimile	
riddiess	City/Town/Suburb	State	Postcode	Email Addres	s	
Protected	Person(s)	4.5	1.3	43.		
	Surname		Given name/s		DOB	dd/mm/yyyy
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☐ revoke	ntion order made on file number ed			dated	is h	ereby:
a varia	ation or revocation of a related tenar	ncy order has	been made	separately		
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Instr	uctions for service:							
	not to be served							
	to be served on defendant personally (see proof of service details below)							
	to be served on defendant by post (for notice of revocation only)							
	to be served on defendant in some other manner authorised by the court (please specify)							
,								
	Date	MAGISTRATES COURT						

Proof of Service

Name of deponent:

Address of deponent:

Name of person served:

Address at which service effected:

Date service effected:

Time of day: Between am/pm and am/pm

I certify that I served the attached document on the defendant personally.

Certified this day of 20

Court Use



APPLICATION FOR SEARCH WARRANT Magistrates Court of South Australia

www.courts.sa.gov.au

Heavy Vehicle National Law (South Australia) Act 2013

Clause 506 of the Schedule

Date Filed:

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Registry				File No			
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SEARCH WARRANT

Magistrates Court of South Australia
www.courts.sa.gov.au
Heavy Vehicle National Law (South Australia) Act 2013
Clause 507 of the Schedule

Court Use Date Filed:

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Name	Surname			Given name	. /-					
	e Warrant signed Magistrate, am satis hours at the place named a									ay be within
I authorise that the above authorised officer may, with necessary and reasonable help and force, enter the above place and any other place necessary for entry, and exercise the powers of the officer, in order to search and seize the following thing(s) of a kind that may be evidence of the commission of the offence:										
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DUPLICATE WARRANT Magistrates Court of South Australia www.courts.sa.gov.au

Heavy Vehicle National Law (South Australia) Act 2013

Court Use

Date Filed:

Clause 508(5) of the Schedule Name of Magistrate issuing warrant: File No Registry Street Telephone Address City/Town/Suburb Email Address **Authorised Officer** ID No. Name Given name/s Surname Street Telephone Facsimile Address City/Town/Suburb State Postcode Email Address **Details of Place** Address Details of person suspected of committing the offence (if known) Name Given name/s Terms of the Warrant The above Magistrate was satisfied following a telephone or electronic application that there are reasonable grounds for suspecting that there is, or may be within the next 72 hours at the place named above, evidence of the commission of the following offence: The above authorised officer has been authorised by the above Magistrate, with necessary and reasonable help and force, enter the above place and any other place necessary for entry, and exercise the powers of the officer, in order to search and seize the following thing(s) of a kind that may be evidence of the commission of the offence: Entry into this premises is authorised to be made at between the following hours: Date and time the warrant was issued: This warrant will cease to have effect on (not later than 14 days after the issue of the warrant) Date AUTHORISED OFFICER



AFFIDAVIT Magistrates Court of South Australia www.courts.sa.gov.au

Court	Use
Date Filed:	

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Defendant			***			
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	City/Town/Suburb	State	Postcode	Email Address		
Deponent	32-327	**	**			
Full Name						
Occupation						
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Address	City/Town/Suburb	State	Postcode	Email Address		
I, the abovenamed deponent MAKE AN OATH AND SAY / DO TRULY AND SOLEMELY AFFIRM: I, the abovenamed deponent, swear/affirm that the contents of this affidavit are true and correct to the best of my knowledge and belief.						
SWORN before		20				
on the	day of	20				
Signature	(Person authorised to take / (e.g. Justice of the Pea	Affidavits) ace)		(77777777777777777777777777777777777777	DEPONENT	************

RULES OF COURT

Magistrates Court of South Australia Amendment 1 to the Magistrates Court (Civil) Rules 2013

PURSUANT to Section 49 of the Magistrates Court Act 1991 and all other enabling powers, we, the undersigned, do hereby make the following amendments to the *Magistrates Court Rules 1992* as amended.

- 1. These Rules may be cited as the 'Magistrates Court (Civil) Rules 2013 (Amendment 1)'.
- 2. The Magistrates Court (Civil) Rules 2013 as amended by these amendments apply to and govern all actions commenced in the civil division of the Court on and after the date on which these amendments are gazetted.
 - 3. The following reference is inserted in Sub-Rule 26 (1):

Fair Trading Act 1987

Form 3G

- 4. The note under the reference to the Fences Act 1975 in Sub-Rule 26 (1) is deleted.
- 5. Sub-rule 39 (6) is inserted as follows:
 - (6) The affidavits made by a medical practitioner, psychiatrist or psychologist pursuant to s 7 of the Sexual Reassignment Act 1988 may comply with Forms 53 and 54.
- 6. Sub-rule 47 (1) (j) is deleted and replaced with the following:
 - (1) (j) In the case of a person in custody in a government institution, by prepaid post addressed to the prisoner, care of the Chief Executive of the Department for Correctional Services.
- 7. The reference to Rule 85 in Sub-rule 67 (3) is deleted and replaced with the reference to Rule 101.
 - 8. Rule 126 is deleted and replaced with the following:
 - (1) If a judgment debtor has no assets available against which execution could be levied, nor other means of satisfying a judgment debt, and an order for payment which does not impose an unreasonable obligation on the judgment debtor will not within twelve months satisfy the judgment debtor's current unpaid judgment debts in the Court record on which there has been an enforcement process in the last twelve months, the Court may declare that the judgment debtor is a chronic debtor.
 - (2) The Registrar will ascertain all current unpaid judgment debts in the Court record on which there has been an enforcement process in the last twelve months.
 - (3) Where a declaration is made that a judgment debtor is a chronic debtor, all current orders for payment of outstanding judgment debts are revoked and the Registrar will make a new order for payment by the chronic debtor to each of those judgment creditors.
 - (4) In making an order for payment the Registrar will take into account the age and the amount of each judgment debt.
 - (5) Where the Registrar is notified that a chronic debtor's financial circumstances have changed or is notified that a chronic debtor fails to make two payments the Registrar will summons the chronic debtor to appear at an Investigation Hearing or Examination hearing as the case requires.
 - (6) A judgment creditor may register a judgment debt to be included in any orders as to payment made against a chronic debtor, and the Registrar must advise the judgment debtor and all other judgment creditors of that registration.

- (7) The Registrar cannot impose any fee for registration by a judgment creditor or participation in a chronic debtor arrangement.
- (8) A judgment creditor is not entitled to shift the costs of an enforcement process to a chronic debtor unless the creditor establishes that at the time of filing the process it had reasonable grounds to believe the debtor was no longer a chronic debtor.
- (9) Subject to an order of the Court a chronic debtor declaration remains in place until the debtor pays all his or her judgment debts.
- (10) The Registrar must keep a register of current chronic debtors and allow any person to identify if a named person is a chronic debtor.
- 9. Rule 127 is deleted and replaced with the following:

Nothing in these Rules prevents an action in bankruptcy against a judgment debtor.

- 10. Rule 136 (3) is deleted and replaced with the following:
 - (3) The application must be served by the judgment creditor on the judgment debtor at least 4 clear days before the date fixed for the hearing of the application.

11. New Rule 140 is inserted as follows:

- Subject to this rule and to any contrary direction of the Court, the making of a record of persons, things, or events in court is not permitted.
- (2) Subrule (1) does not apply to Courts Administration Authority staff acting in the course of their office or employment.
- (3) Despite subrule (1):
 - (a) a party to a proceeding which is being heard by the Court, a legal practitioner, law clerk, student or a bona fide member of the media may make a handwritten or electronic note of persons, things or events in court; and
 - (b) a bona fide member of the media may make an audio recording of proceedings for the sole purpose of verifying notes and for no other purpose
- (4) Any record made in court permitted by this Rule must:
 - (a) be made in a manner which does not interfere with court decorum, not be inconsistent with court functions, not impede the administration of justice, and not interfere with the proceedings;
 - (b) not interfere with the Court's sound system or other technology; and
 - (c) not generate sound or require speaking into a device.
- (5) Any audio recording made by a member of the media under subrule (3) (b):
 - (a) must not record any private conversation occurring in court;
 - (b) must not be made available to any other person or used for any other purpose; and
 - (c) must be erased entirely within 48 hours of the recording.
- (6) For the purpose of this Rule, 'record' means a record by any means whatsoever, including by handwriting, other physical means, audio and/or visual recording or electronic record.

12. New Rule 141 is inserted as follows:

- (1) Subject to this rule and to any contrary direction of the Court, communication by means of an electronic device to and from a court room during the conduct of proceedings is not permitted.
- (2) Subrule (1) does not apply to Courts Administration Authority staff acting in the course of their office or employment.

- (3) Despite subrule (1) and subject to subrules (4) and (5), a party to a proceeding which is being heard by the Court, a legal practitioner or a bona fide member of the media may communicate by means of an electronic device to and from a court room during the conduct of proceedings.
- (4) Any electronic communication permitted by this Rule must:
 - (a) be made in a manner which does not interfere with court decorum, not be inconsistent with court functions, not impede the administration of justice, and not interfere with the proceedings;
 - (b) not interfere with the Court's sound system or other technology; and
 - (c) not generate sound or require speaking into a device.
- (5) A communication of evidence adduced or a submission made in proceedings, whether in full or in part, must not be made until at least 15 minutes have elapsed since the evidence or submission in question, or until the Court has ruled on any application for suppression or objection made in relation to the evidence or submission within that period of 15 minutes, whichever occurs last.
- (6) For the purpose of this rule, 'electronic device' means any device capable of transmitting and/or receiving information, audio, video or other matter (including, cellular phones, computers, personal digital assistants, digital or analogue audio and/or visual cameras or similar devices).
- 13. Form 1A and 1C are deleted and replaced with the following Forms 1A and 1C.
- 14. Form 3G is inserted into the Magistrates Court Civil Forms.
- 15. Form 7 is deleted and replaced with the following Form 7.
- 16. Form 17 is inserted into the Magistrates Court Civil Forms.
- 17. Form 28 of the Magistrates Court Civil Forms is deleted and replaced with the following Form 28.
- 18. Forms 36 and 37 of the Magistrates Court Civil Forms are deleted and replaced with the following Forms 36 and 37.
- 19. Form 43 of the Magistrates Court Civil Forms is deleted and replaced with the following Form 43.
- 20. Forms 53 and 54 are inserted into the Magistrates Court Civil Forms.

Dated 20 December 2013.

ELIZABETH BOLTON, Chief Magistrate
ANDREW JAMES CANNON, Deputy Chief Magistrate
KYM ANDREW MILLARD, Magistrate
SIMON HUGH MILAZZO, Magistrate

of this Notice.

Form 1A

FINAL NOTICE

Magistrates Court of South Australia (Civil Division)

www.courts.sa.gov.au

ull Name							
Address (Registered Office, if Body Corporate)	Street			elephone	Facsimile	DX	
	City/Town/Suburb	State	Postcode	Email Addr	955		
Γο: (the Recip	ient)						
Full Name							
Address	Street			elephone	Facsimile	DX	
Registered Office, f Body Corporate)		State	Postcode	Email Addr		30	
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This notice is not a formal court Claim and there is NO legal obligation to respond or to take any action. However, it provides an opportunity for you both to voluntarily negotiate a resolution without further involvement by the Court. This may save you costs, time and court appearances.

If you are not able to reach a resolution within 21 days of receipt of this Notice, the Sender may file a formal Claim against you in the Magistrates Court.

IGNORING THIS NOTICE

If you do not owe this debt, you can ignore this notice. You may wish to seek independent legal or financial counselling advice before deciding what to do.

If you ignore this notice the sender may file a claim against you in the Magistrates Court and if you lose the case you will have to pay the debt and in addition you may have to pay extra costs. A court judgment against you may have a bad effect on your credit rating.

OPTIONS FOR PAYMENT/SETTLEMENT OF THE CLAIM

- . If you owe the full amount claimed, pay it to the Sender within 21 days. Do not send money to Court.
- If you cannot afford to pay the amount in full, try to arrange instalment payments with the Sender. You can use an
 Enforceable Payment Agreement (EPA) where in return for you acknowledging the debt and making payments, the
 Sender (creditor) agrees not to commence a formal claim, nor to report the debt to credit referencing agencies. You
 can obtain these from court offices. Keep a record of payments made.
- Negotiate with the Sender for more time to pay in full. If the Sender will not discuss time to pay the debt you can save costs by serving a Form 1C Notice of Willingness to Consent to Judgment on the Sender. Keep a copy.
- The Sender is not entitled to debt collecting costs unless you agreed to pay them in your credit or other agreement for goods or services supplied.
- If you agree there is a debt owed but disagree with the amount claimed, try to negotiate with the Sender. If the Sender agrees, you can use the free mediation service (see below).
- . If you owe some of the money you could pay that to reduce the amount in dispute.

MEDIATION SERVICE

- Court mediation is a free alternative way of resolving a dispute other than by court processes leading to a court trial.
 Court mediation can only take place if you have this final notice and both parties agree. You can use other mediation services (charges may apply).
- A number of independent court experts are available to provide an opinion on technical issues. Legal advice is not
 available from the court but an appointment can be made at the legal advice clinic for small claims at the Adelaide
 Magistrates Court.
- For further information about mediation or court experts contact the Mediation Unit on 8204 8453 / 8204 0668 or email: mediation@courts.sa.gov.au.

Or contact the Call Centre on 8204 2444 or your local Registry if you are in a regional area

Berri	(08) 8595 2060	Port Lincoln	(08) 8688 3060
Mt Barker	(08) 8391 0255	Port Pirie	(08) 8638 4901
Mt Gambier	(08) 8735 1060	Tanunda	(08) 8563 2026
Murray Bridge	(08) 8535 6060	Whyalla	(08) 8648 8120
Port Augusta	(08) 8648 5120		

Correspondence can be addressed to:	The Interpreting and Translating Centre may be able				
Senior Registrar	to assist you if English is your second language.				
Adelaide Magistrates Court	91 -97 Grenfell Street				
PO Box 6115, Halifax Street	ADELAIDE SA 5000				
ADELAIDE SA 5000	Telephone: +61 8 8226 1990				
	Website: www.translate.sa.gov.au				

Form 1C

NOTICE OF WILLINGNESS TO CONSENT TO JUDGMENT

Magistrates Court of South Australia (Civil Division)

From: (the De	ebtor)							
Full Name								
Address (Registered Office, if Body Corporate)	Street				Telephone Facsim		Facsimile	DX
	City/Town/Suburb		State	Postcode		Email Address		
To: (the Credit	tor)							
Full Name								
Address (Registered Office,	Street	100	ī		Teleph	one I	Facsimile	DX
if Body Corporate)	City/Town/Suburb		State	Postcode		Email Address		
Filing fe TOTAL Being for: (brid 30 September	efly describe the b	\$ sasis of the debt, giving the same of the same of the debt, giving the same of the same of the debt, giving the same of t	dates; for exam	nple, for g	goods s	sold and delive	ered between 1 June 2	2012 and
	Date						EBTOR	more
Note to debte		OPY OF THIS FORM	AND A NOT	E OF HO	A WC	ND WHEN YO	OU GAVE A COPY	TO THE
this notice		alment payments you fee from the Court.	may send a	n Enforce	eable	Payment Agr	eement (EPA), For	m 1B with
Information	to Creditors an	d Debtors:						
 If you are for the total 	nt by the Court. not able to reach al owing set out or will not be en	portunity for you both This may save you c n an arrangement the t above. titled to legal fees for	osts, time an creditor may	d court a file a Cl	appear aim ag	ances. gainst you at	the Court and sign	judgment
For more inf	ormation conta	ct the Call Centre or	n 8204 2444	or your	local	Registry if y	ou are in a regiona	al area
Berri	(08	8) 8595 2060	P	ort Linco	oln	80)	3) 8688 3060	
Mt Barker	3,300	8) 8391 0255	-	ort Pirie		(3)	3) 8638 4901	
Mt Gambier	7.0	8) 8735 1060		anunda		2000	8) 8563 2026	
Murray Bridge			Vhyalla		80)	3) 8648 8120		
Port Augusta	(0)	8) 8648 5120						

Form 3G

FAIR TRADING ACT 1987 APPLICATION

Magistrates Court of South Australia (Civil Division)

Section 8A(7)

Court Use
Date Filed:
Date Posted:
Service on the Commissioner for

									Consumer A	mairs.
Trial Court							Action No			
Address	Street				1	Teleph	one	Facsim	ile	DX
	Citv/To	own/Suburb	State		Postcode		Email Address			
		Amount Claimed (if any)		\$			- I - Carana de la companya del companya de la companya del companya de la compan			***************************************
		Court Fee on Filing		\$						
		Service and Other Fee		\$						
		Solicitor's Fee		\$						
		TOTAL CLAIMED		\$						
Consumer										
Full Name										
Address (Registered Office,	Street	š				Teleph	none		Facsimile	
if Body Corporate)	City/Ti	own/Suburb	State		Postcode		Email Address			
Solicitor (if any		omi/Suburb	State		Posicode		Linaii Address			
Trader			2.00%					3110 - 11120		
Full Name										
Address	Street	<u> </u>				Telepi	none		Facsimile	
(Registered Office, if Body Corporate)	City/T	own/Suburb	State		Postcode		Email Address			
Solicitor (if any		own.cuburb	Otalo		T P USICOUE		_ Email Address			
without you. from the mine If the amount	If the or civil t claim	end at the Trial Court for the Dir amount claimed is more than \$ jurisdiction and then a higher of ned is \$25,000 or less, or if you n s 38(4)(a) of the Magistrates (25,000, cost scal make no	you le app o elec	may elect plies and ction, a la	at the you ca wyer o	Directions H an be represe cannot repres	earing nted by ent you	to remove t y a lawyer a ı at the trial	his claim t the trial.
Commissioner	, and	from a conciliation conference the above named consumer an en agreement must be attache	d trader			r for C day of		airs wa	s signed by 2	
Briefly state the	e facts	s giving rise to this application:								
	•••••	Date					API	PLICAN	NT	

STATUTORY APPLICATION

Magistrates Court of South Australia (Civil Division) www.courts.sa.gov.au

Court Use Date Filed Date of Posting

Address	Street				Action No		
Address	Street				21. 1	127 77 27	1200
					Telephone	Facsimile	DX
	City/Town/Suburb		State	Postcode	Email Address		
	Damages, value Court Fee on F Service and Oth Solicitor's Fee TOTAL CLAIM	ner Fee	sum claime		5 5 5		
Plaintiff/s / A	pplicant/s						-::
Full Name						·	
Address	D-MERCH				■	71 <u>2</u> 037463200	1202
(Registered Office, if Body	Street		-		Telephone	Facsimile	DX
Corporate)	City/Town/Suburb		State	Postcode	Email Address		
Solicitor for Pla							70
Address	Street				Telephone	Facsimile	DX
4.55444.474.474.556	City/Town/Suburb		State	Postcode	Email Address		
Defendente	/ Other Party/ies		Jointe	Fosicode	Liliali Muuless		
	outer i dityrics						
Full Name	, outer runtynes						
Full Name Address	Street				Telephone	Facsimile	DX
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Full Name Address (Registered Office, if Body Corporate)	Street		State			Facsimile	DX
Full Name Address (Registered Office, if Body Corporate) Solicitor for Def	Street City/Town/Suburb		State	Postcode		Facsimile Facsimile	DX
Full Name Address (Registered Office, if Body Corporate)	Street City/Town/Suburb fendant/s (name)		State	Postcode	Email Address		

English

Form 17

PLEASE READ CAREFULLY IMPORTANT NOTICE

The enclosed document is from the MAGISTRATES COURT [CIVIL DIVISION].

If it is a CLAIM and if you do nothing the other side may get a judgment against you which can be enforced against YOU, your HOUSE and your POSSESSIONS.

If you want to defend the claim [DEFENCE] or blame someone else [THIRD PARTY CLAIM], or [COUNTER CLAIM] you only have 21 days to go to the MAGISTRATES COURT and file the necessary documents.

If it is a SUMMONS you must go to the NOMINATED COURT WHEN IT SAYS OR YOU MAY BE ARRESTED.

If it is any other document you must find out what it says because your house, possessions or yourself may be affected by it if you do nothing.

FOR INFORMATION go to:

- A Magistrates Court the staff will explain it to you. See the address for "TRIAL COURT" on the other paper or go to the 1st Floor, 260-280 Victoria Square, Adelaide SA 5000.
- * Interpreter Service Interpreting and Translating Centre, Level 4, 44 Pirie Street, Adelaide SA 5000. Telephone: (08) 8226 1990 – (This service is not free).
- Legal Services Commission 159 Gawler Place, Adelaide SA 5000 Telephone: (08) 8111 5555 or see under "L" in Telephone Book.
- A solicitor or the Law Society of South Australia.
 Telephone (Law Society): (08) 8231 9972.

PLEASE BRING THE ENCLOSED DOCUMENT WITH YOU

Arabic

يرجى قراءة ما يلي بعناية إشعار هام

نموذج 17

الوثيقة المرفقة صادرة عن محكمة الصلح/محكمة الدرجة الأولى - MAGISTRATES COURT [القضايا المدنية]

إذا كانت المسألة إدعاء ولم تفعل أي شيء بشأنه فإن الطرف الآخر سوف يحصل على حكم ضدك وقد يطبق هذا الحكم بالقوة ضدك أنت، ومنزلك ومقتنياتك.

إذا كنت تريد الدفاع عن هذا الإدعاء [الدفاع] أو تلقي باللوم على شخص آخر [الإدعاء على طرف ثالث]، أو أن ترفع [دعوى مضادة] فلديك فقط مدة 21 يومًا لتحضر إلى محكمة الصلح وأن تقدم المستندات اللازمة.

إذا كانت المسألة مذكرة للحضور إلى المحكمة أي (SUMMONS) فيتوجب عليك أن تتوجه إلى المحكمة المذكورة وفي الوقت المحدد في المذكرة وإلا فقد يتم القبض عليك.

إذا كانت المسألة نتعلق بأي وثيقة أخرى فيتوجب عليك أن تعرف ما محتواها لأن منزلك ومقتنياتك وأنت قد تتأثروا بها إذا لم تفعل أي شيء بشأنها.

للإستعلام يجب التوجه إلى:

- إحدى محاكم الصلح أي (Magistrates Court) حيث سيقوم الموظفون هناك بشرحها لك. إنظر عنوان (TRIAL COURT) في الصفحة الأخرى أو توجه إلى الطابق الأول في العنوان التالي: TRIAL COURT) في
 - * خدمة الترجمة مركز الترجمة الشفهية والخطية أي Interpreting and Translating Centre على العنوان التالي: الترجمة الشفهية والخطية أي Level 4, 44 Pirie Street, Adelaide SA 5000 (إن هذه الخدمة ليست مجانية).
 - ن مفوضية الخدمات القانونية أي (Legal Services Commission) على العنوان التالي: 159 Gawler Place, Adelaide SA 5000 رقم الهاتف: 5555 8111 (08) أو أنظر تحت الحرف (L) في دليل الهاتف.
 - * إسأل أحد المحامين أو اتصل بجمعية القضاء في جنوب أستر اليا أي (Law Society of South Australia) رقم الهاتف: (Law Society of South Australia) (88)

يرجى إحضار الوثيقة المرفقة معك

Formulaire 17

Chinese 第17号表

请认真阅读 重要通知

后附文件由初级[民事]法庭送发。

如果当事人在收到诉讼文书后没有采取任何行动,对方当事人则有可能获得不利于**当事人本人、房产**和**财产**的判决。如果当事人决定答辩[抗辩]或起诉其他人[第三方诉讼请求]或进行[反诉],当事人应于二十一日内向初级法庭提交相关文件材料。

当事人收到传票后,必须于规定之日期前往指定法庭应诉,如缺席不到者,有可能会被刑事拘留。 如果随信还附有其他文件,当事人应了解文件的内容。因为如果当事人没有采取任何行动,其房产、财产或个人有可

如需详情,请联系:

能会受到影响。

- * 阿得雷德初级法庭—工作人员将会为您解释有关信息。法庭地址:1st Floor, 260-280 Victoria Square, Adelaide SA 5000或在报纸上寻找"审判庭"地址。
- * 翻译服务—口译和笔译中心 地址: Level 4, 44 Pirie Street, Adelaide SA 5000 联系电话: (08) 8226 1990 (有偿服务)
- 法律援助委员会—委员会地址: 159 Gawler Place, Adelaide SA 5000 联系电话: (08) 8111 5555或查询电话簿"L"栏。
- 事务律师或南澳州法律协会 联系电话:(08)82319972

请随身携带后附文件

French

À LIRE ATTENTIVEMENT AVIS IMPORTANT

Le document ci-joint vous est transmis par la COURT DES MAGISTRATS [DIVISION CIVILE].

S'il s'agit d'une RECLAMATION (CLAIM) et si vous ne faites rien, la partie opposée pourra obtenir un jugement contre vous, qui sera exécuté contre VOUS, votre MAISON et vos BIENS.

Si vous voulez contester la réclamation [DEFENCE] ou attribuer le blâme à quelqu'un d'autre [RECLAMATION CONTRE UNE TIERCE PARTIE] (THIRD PARTY CLAIM), ou [DEMANDE RECONVENTIONNELLE] (COUNTERCLAIM) vous disposez seulement de 21 jours pour vous rendre à la COUR DES MAGISTRATS et déposer les documents nécessaires.

S'il s'agit d'une SOMMATION (SUMMONS) vous devez vous rendre au TRIBUNAL DÉSIGNÉ À LA DATE INDIQUÉE SINON VOUS RISQUEZ D'ÊTRE ARRÊTÉ(E).

S'il s'agit d'un autre document, vous devez savoir ce qu'il dit sinon, si vous ne faites rien, votre maison, vos biens ou vous-même risquez d'être affecté(e).

POUR PLUS D'INFORMATION:

- * Allez à la Cour des Magistrats— le personnel vous l'expliquera. Vous trouverez l'adresse pour «TRIAL COURT » sur l'autre papier, sinon allez au 1 étage, 260-280 Victoria Square, Adélaïde SA 5000.
- Service d'interprétariat Interpreting and Translating Centre, Level 4, 44 Pirie Street, Adelaide SA 5000.
 Téléphone: (08) 8226 1990 (Ce service n'est pas gratuit).
- Legal Services Commission 159 Gawler Place, Adelaide SA 5000
 Téléphone: (08) 8111 5555 ou consulter l'annuaire téléphonique sous « L ».
- Un avocat ou la Law Society of South Australia.
 Téléphone (Law Society): (08) 8231 9972.

EMPORTEZ LE DOCUMENT CI-JOINT AVEC VOUS

Persian

فرم شماره ۱۷

لطفا با دقت مطالعه كنيد اعلان مهم

مدرک ضمیمه از طرف دادگاه دادرسی (شاخه مدنی) میباشد.

اگر این یک دعوی علیه شماست (Claim) و شما هیچ کاری انجام ندهید، طرف مقابل(مدعی) ممکن است قضاوتی علیه شما اخذ نماید که در مورد شما، خانه و یا دارایی تان به اجراگذاشته شود.

اگر شما می خواهید در مقابل این ادعا از خود دفاع نموده و یا شخص دیگری را مقصر معرفی نمایید(شکایت از شخص ثالث) و یا بر علیه شخص مقابل شکایت نمایید، فقط ۲۱ روز فرصت دارید که به دادگاه رفته و مدارک لازم را ارائه نمایید.

اگر این یک احضاریه است (Summons) ، شما باید در زمان مقرر به دادگاه مشخص شده مراجعه نمایید. در غیر اینصورت ممکن است باز داشت شوید.

در صورتی که مدرک ضمیمه هر گونه مدرک دیگری است، باید از محتوای آن آگاه شوید زیرا در صورتی که اقدامی ننمایید، ممکن است بر روی خانه، دارایی و یا خود شما تاثیر گذارد.

براى كسب اطلاعات بيشتر مى توانيد به مراجع زير مراجعه نماييد:

- * دادگاه دادرسی که کارکنان در مورد مدرک ضمیمه به شما توضیح خواهند داد. آدرس دادگاه حاکمه در برگه دیگری نوشته شده است یا می توانید مراجعه نمایید به آدرس:1st Floor, 260-280 Victoria Square, Adelaide SA 5000
 - * خدمات مترجم شفاهی مرکز ترجمه شفاهی و کتبی به آدرس:Level 4, 44 Pirie Street, Adelaide SA 5000 تلفن: 1990 (08) (این خدمات مجانی نمیباشد)
 - * كميسيون خدمات قاتونى به آدرس:159 Gawler Place, Adelaide SA 5000
 ثلفن: \$111 (08) (يا به قسمت حرف L در كتاب راهنماى تلفن مراجعه نماييد)
 - * وكيل و يا جامعه حقوقى جنوب استراليا : تلفن(جامعه قانوني) : 8231 9972 (08)

لطفا مدرک ضمیمه را به همراه داشته باشید

Spanish

Formulario 17

LEA DETENIDAMENTE AVISO IMPORTANTE

El documento adjunto proviene del TRIBUNAL DE MAGISTRADOS [DIVISIÓN CIVIL].

Si se trata de una DEMANDA (CLAIM) y usted no hace nada, la otra parte podría obtener un fallo en su contra, el cual puede ser ejecutado en contra de USTED, su CASA y sus PERTENENCIAS.

Si usted desea defenderse contra la demanda [DEFENSA] o culpar a otra persona [DEMANDA DE TERCEROS] o bien presentar una [RECONVENCIÓN] tendrá solamente 21 días para presentarse ante el TRIBUNAL DE MAGISTRADOS y presentar los documentos necesarios.

Si se trata de un EMPLAZAMIENTO (SUMMONS), deberá presentarse en el JUZGADO INDICADO EN EL MOMENTO SEÑALADO O ES POSIBLE QUE LE ARRESTEN.

Si se trata de algún otro documento, averigüe lo que dice, porque su casa, sus pertenencias o usted mismo podrían verse afectados si no hace nada.

PARA OBTENER INFORMACIÓN recurra a:

- * Un Tribunal de Magistrados: el personal le explicará el documento. Busque la dirección indicada bajo "TRIAL COURT" (JUZGADO) en el otro documento o bien diríjase a: 1er piso en 260-280 Victoria Square, Adelaide SA 5000.
- Servicio de Intérpretes Interpreting and Translating Centre, Level 4, 44 Pirie Street, Adelaide SA 5000.
 Teléfono: (08) 8226 1990 (Éste no es un servicio gratuito).
- Legal Services Commission 159 Gawler Place, Adelaide SA 5000 Teléfono: (08) 8111 5555 o bien busque bajo la "L" en la guía telefónica.
- Un abogado o al Colegio de Abogados de Australia Meridional (Law Society of South Australia).
 Teléfono (Colegio de Abogados): (08) 8231 9972.

SÍRVASE TRAER EL DOCUMENTO ADJUNTO

Swahili

Fomu 17

TAFADHALI SOMA KWA UANGALIFU TANGAZO MUHIMU

Hati iliyoambatanishwa ni kutoka MAHAKAMA YA HAKIMU MKAZI [KITENGO CHA MADAI].

Kama ni MADAI na kama usipofanya kitu upande mwingine unaweza kupata hukumu dhidi yako ambayo inaweza kutekelezwa juu YAKO, NYUMBA yako na MALI yako.

Kama unataka kutetea madai [UTETEZI] au kumlaumu mtu mwingine [MADAI YA UPANDE WA TATU], au [MADAI YA KUHESABIKA] wewe una siku 21 tu kwenda MAHAKAMA YA HAKIMU MKAZI na kuwakilisha nyaraka muhimu.

Kama ni WITO lazima uende kwenye MAHAKAMA ILIYOTAJWA AU UNAWEZA KUKAMATWA.

Kama ni hati nyingine yoyote ni lazima kujua ni nini inasema maana nyumba na mali yako, au wewe mwenyewe maana inaweza kukuadhiri kama usipofanya chochote.

KW HABARI ZAIDI nenda:

- * Mahakama ya Hakimu Mkazi mfanyakazi ataweza kukuelezea. Tazama anwani kwa "KESI YA MAHAKAMA" kwenye karatasi nyingine au nenda kwa Daraja la 1, 260-280 Victoria Square, Adelaide SA 5000
- Huduma ya Ukalimani Kituo cha Ukalimani na Utafisiri, Daraja la, Level 4, 44 Pirie Street, Adelaide SA 5000.
 Simu: (08) 8226 1990 (Huduma hii siyo bure).
- Huduma ya Tume ya Kisheria 159 Gawler Place, Adelaide SA 5000
 Simu: (08) 8111 5555 au angalia chini "L" katika Kitabu cha Simu.
- Wakili au Chama cha Sheria ya Australia ya Australia.
 Simu (Chama cha Sheria): (08) 8231 9972.

TAFADHALI LETA PAMOJA NAWE WARAKA ULIOAMBATANISHWA

Vietnamese

Mẫu Văn Kiên 17

XIN HÃY ĐỘC KỸ THÔNG BÁO QUAN TRỘNG

Văn kiện kèm theo đây phát xuất từ TÒA SƠ THẨM [CHI VỤ DẦN LUẬT] (MAGISTRATES COURT [CIVIL DIVISION]). Nếu là một văn kiện liên quan đến một trường hợp tố tụng ĐÒI QUYỀN LỢI TRƯỚC TÒA và nếu quí vị không có hành động đáp ứng nào cả thì phía đối tụng có thể xin tòa phán quyết đối nghịch với quí vị, phán quyết này có thể được thi hành đối nghịch với QUÍ VỊ, qua giá trị CĂN NHÀ của quí vị và CỦA CĂI THUỘC SỐ HỮU QUYỀN của quí vị.

Nếu quí vị muốn biện hộ cho mình trong trường hợp tố tụng đời quyền lợi đó [QUYÈN BIỆN HỘ CỦA BỊ ĐƠN (DEFENCE)] hoặc quy kết trách nhiệm pháp lý cho một người nào khác [KHIẾU KIỆN ĐỆ TAM NHÂN (THIRD PARTY CLAIM)], hoặc [PHẨN TỐ (COUNTER CLAIM)] thì quí vị chỉ có 21 ngày để đi đến TỐA SƠ THẨM và đệ trình các văn kiên cần thiết.

Nếu văn kiện là một TRÁT ĐÒI HẦU TÒA thi quí vị phải đi đến TÒA ÁN ĐƯỢC CHỈ ĐỊNH VÀO NGÀY GIỜ GHI TRONG TRÁT TÒA BẰNG KHÔNG QUÍ VỊ CÓ THỂ BỊ BẮT GIAM.

Nếu là bất cứ một văn kiện nào khác thì quí vị phải tìm hiểu ý nghĩa của nội dung văn kiện bởi vì căn nhà của quí vị, của cải thuộc quyền sở hữu của quí vị hoặc chính bản thân quí vị có thể bị ảnh hưởng bởi văn kiện đó nếu quí vị không có hành động đáp ứng nào cả.

ĐỂ BIẾT THÊM CHI TIẾT quí vị hãy đến:

- * Một Tòa Án Sơ Thẩm nhân viên tòa án sẽ giải thích nội dung của văn kiện cho quí vị. Quí vị hãy xem địa chỉ của "TÒA ÁN XÉT XỦ" (TRIAL COURT) trên tờ giấy khác để đi đến Tầng Lầu 1 (1st Floor), 260 280 Victoria Square, Adelaide SA 5000.
- * Dịch Vụ Thông Dịch Viên (Trung Tâm Thông Phiên Dịch) Interpreting and Translating Centre, Level 4, 44 Pirie Street, Adelaide SA 5000.
 Điện thoại: (08) 8226 1990 (Đây không phải là một dịch vụ miễn phí).
- * Hội Đồng Dịch Vụ Pháp Lý (Legal Services Commission) 159 Gawler Place, Adelaide SA 5000 Điện thoại: (08) 8111 5555 hoặc hãy xem phần danh mục dưới mẫu tự "L" trong Niên Giám Điện Thoại (Telephone Book).
- * Một luật sư hoặc Hội Luật Gia Tiểu Bang Nam Úc (the Law Society of South Australia). Điện thoại (Hội Luật Gia): (08) 823 1 9972.

XIN HĀY ĐEM THEO VĂN KIỆN ĐÃ ĐƯỢC GỬI ĐẾN QUÍ VỊ



WARRANT OF SALE

Magistrates Court of South Australia (Civil Division) www.courts.sa.gov.au

Court Use	
Date Filed:	

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SEARCH WARRANT

Magistrates Court of South Australia (Civil Division)

www.courts.sa.gov.au

Criminal Assets Confiscation Act 2005

Section 172

Court Use	
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I am satisfied that t	here are in the circumstances	of the case, reasonable grounds for issuing a warrant	
Time	Date	MAGISTRATE	



DUPLICATE SEARCH WARRANT

Magistrates Court of South Australia (Civil Division)

www.courts.sa.gov.au

Criminal Assets Confiscation Act 2005
Section 173

Court Use Date Filed:

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Proper			***-					/
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UNEXPLAINED WEALTH APPLICATION

Magistrates Court of South Australia (Civil Division)

www.courts.sa.gov.au

Serious and Organised Crime (Unexplained Wealth) Act 2009

Sections 14, 15, 20 and 25

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AFFIDAVIT BY MEDICAL PRACTITIONER

Magistrates Court of South Australia (Civil Division) www.courts.sa.gov.au Sexual Reassignment Act 1988

Sexual Reassignment Act 1988 Section 7 Sexual Reassignment Regulations 2000 Regulation 6(1)(b)(i)

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medical procedu	tails of any knowledge you procedure/s that were und re, and when and where t	dertaken, the he procedure	e sex to whic e was carried	h the per d out).	rson h	às been reas				
 Details of any associated treatment that has been provided to the applicant Brief details of any knowledge you have of the associated treatment (e.g. what treatment was undertaken, who provided the treatment and the effects of this treatment). 										
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AFFIDAVIT BY PSYCHIATRIST OR PSYCHOLOGIST

Magistrates Court of South Australia (Civil Division)

Sexual Reassignment Act 1988
Section 7
Sexual Reassignment Regulations 2000
Regulation 6(1)(b)(ii)

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Or										
☐ I am psychologist registered as a psychologist under the Health Practitioner Regulation National Law (South Australia) Act 2010										
2. Details relating to the counselling the applicant has received in relation to his or her sexual identity.										
Brief details of any knowledge you have of the counselling the applicant has received (e.g. who provided the counselling, the number of sessions or period of time the applicant has received counselling before and/or after the reassignment procedure, and the nature and/or effect of such counselling).										

3.	Details of any information relevant to the applicant's belief of the applicant's belief of the applicant of	pplicant's true sex
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I, th	e abovenamed deponent, swear/affirm that the contents of this affid wledge and belief.	avit are true and correct to the best of my
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Sig	nature (Person authorised to take Affidavits) (e.g. Justice of the Peace)	DEPONENT

SURVEY ACT 1992

Revocation of a Confused Boundary Area

PURSUANT to Section 50 (3) of the Survey Act 1992, notice is given that the Confused Boundary Area at Peterborough bounded by Bourke Street, Clair Street, Moscow Street and Cyanide Street is revoked.

Dated 9 January 2014.

M. P. BURDETT, Surveyor-General

REF: Filed Plan 56489

THE UNIVERSITY OF ADELAIDE

Rule establishing the Alumni Council of The University of Adelaide and prescribing it as the 'Graduate Association'

- 1. The Alumni Council of The University of Adelaide (Alumni Council) is hereby established as an advisory council for the purpose of furthering the interests of the University on matters relevant to Alumni.
- 2. Where referred to in the University of Adelaide Act 1971, 'Graduate Association' means the Alumni Council.
- 3. The Alumni Council is not a separate legal entity. Neither it, nor any member of the Alumni Council has the power to bind the University to any obligation.
- 4. The Alumni Council will be administered by its members for and on behalf of Alumni, subject to any direction from the Council of the University. Subject to any such direction, the Alumni Council may determine its own procedures for the conduct of meetings and the discharge of its functions.
- 5. The Council of the University may, from time to time, prescribe the specific role and functions of the Alumni Council.
- 6. The Council of the University will determine the composition of the membership of the Alumni Council and the terms of office of each member. Until otherwise determined, the Alumni Council will be comprised of:
 - (a) as voting members of the Alumni Council:
 - (i) 6 Alumni elected, in accordance with election procedures approved by the Council of the University from time to time, to represent each of the 6 Faculty Groups (Elected Voting Alumni Council Members by the Council); and
 - (ii) up to 10 other Alumni appointed by the Council of the University (Non-Elected Voting Alumni Council Members); and
 - (b) 2 representatives of the University appointed by the Council of the University as non-voting members.
- 7. The Chair of the Alumni Council shall be an Alumni Council Member and is appointed, and may be removed or replaced, by the Council of the University on the recommendation of the Vice-Chancellor and President from time to time.
- 8. The Council of the University may resolve to dissolve the Alumni Council at any time.
 - 9. In this Rule:

Alumni means, unless and until otherwise determined by the Council of the University:

- (a) all graduates of the University;
- (b) all former students of the University who have completed at least one year of study at the University, or, in the case of study abroad, students who have completed at least one semester of study; and
- (c) all former academic or professional staff members of the University who completed at least three years' service at the University.

Council of the University means the Council of The University of Adelaide.

Faculty Group means each of the following groupings of academic units:

- (d) faculty of Engineering, Mathematical and Computer Sciences:
- (e) faculty of Health Sciences;
- (f) faculty of The Professions;
- (g) faculty of Sciences;
- (h) faculty of Humanities and Social Sciences; and
- (i) schools at Roseworthy and Waite campuses.

University means The University of Adelaide.

A. STARCEVIC, Council Secretariat

WATER INDUSTRY ACT 2012

PLUMBING STANDARD

Technical Regulator

THIS Standard is published by the Technical Regulator pursuant to Sections 66 and 67 of the Water Industry Act 2012 (the Act).

This Standard comes into effect on the date on which it is gazetted.

This Standard replaces the Plumbing Standard published in the *Gazette* on 20 December 2012.

For the purposes of Section 67 (3) (a) of the Act, the work to which Section 67 (1) of the Act applies is the work referred to in paragraphs (a) and (b) hereof.

For the purposes of Section 67 (3) (b) of the Act, the persons to whom Section 67 (2) of the Act applies are:

- (1) if a licensed plumbing contractor (under the Plumbers, Gas Fitters and Electricians Act 1995) or licensed building work contractor (under the Building Work Contractors Act 1995) has employed or engaged a registered plumbing worker to personally carry out plumbing-to the licensed plumbing contractor or licensed building work contractor; or
- (2) if a registered plumbing worker who personally carries out plumbing has not been employed or engaged to do so by a licensed plumbing contractor or licensed building work contractor- to the registered plumbing worker.

A person who designs, installs, inspects, alters, repairs, maintains, removes, disconnects or decommissions equipment and plumbing within the meaning of the Water Industry Act 2012, including plumbing or equipment on the customer's side of any connection point, must comply with:

- (a) relevant components of the National Construction Code Volume 3 (Plumbing Code of Australia) (including any standards referred to therein) as amended from time to time, as follows:
 - (i) Section A General Provisions, Parts AO, A1, A2 and A3:
 - (ii) Section B Water Services, Parts B1, B2, B3 and B4;
 - (iii) Section C Sanitary Plumbing and Drainage Systems, Parts C1 and C2;
 - (iv) Section F On-Site Wastewater Systems Parts F1 and F2;
 - (v) Section G Materials and Products Certification and Authorisation Part G1; and
 - (vi) Appendix South Australia—Sections A-F.
- (b) the requirements outlined in the document South Australian Water Heater Installation Requirements prepared by the Technical Regulator, as amended from time to time, which may be viewed at http://sa.gov.au/otrplumbing.

The Technical Regulator may grant an exemption from this Standard, or specified provisions of this Standard (with or without conditions) as the Technical Regulator considers appropriate.

Dated 6 January 2014.

R. FAUNT, Technical Regulator

WORK HEALTH AND SAFETY REGULATIONS 2012 (SA)

Exemption

PURSUANT to Regulation 684 of the Work Health and Safety Regulations 2012 (SA), I, Bryan Russell, Executive Director, SafeWork SA, following an application from the Abalone Industry Association of South Australia Inc. hereby exempt the following class of persons from complying with Regulation 181 (3)—Use of Dive Safety Log:

A person conducting a business or undertaking who is a holder of an abalone fishery licence issued under the Fisheries Management Act 2007 and the Fisheries Management (Abalone Fisheries) Regulations 2006.

This exemption is subject to the conditions that:

• the return of each diver is verified in the dive safety log, as soon as practicable after the return, by the diver and the dive supervisor (as required by Regulation 181 (2)).

This exemption commences on the date of issue of this exemption and is ongoing.

Dated 30 December 2013.

BRYAN RUSSELL, Executive Director, Safework SA

SENDING COPY?

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

governmentgazette@dpc.sa.gov.au

Please include the following information in the covering email:

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

Attach:

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

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

NOTE:

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

CITY OF MITCHAM

ROADS (OPENING AND CLOSING) ACT 1991

Road Closing—Weemala Drive, Mitcham

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the City of Mitcham proposes to make a Road Process Order to close portion of Weemala Drive and merge with adjoining Allotment 71 in Deposited Plan 30871 more particularly delineated and lettered 'A' on Preliminary Plan No. 13/0043.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the City of Mitcham, 131 Belair Road, Torrens Park, S.A. 5062 and the Adelaide Office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the City of Mitcham, P.O. Box 21, Mitcham Shopping Centre, Torrens Park, S.A. 5062, 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.

M. PEARS, Chief Executive Officer

CITY OF TEA TREE GULLY

Final Adoption of Management Plans for Community Land

NOTICE is hereby given, pursuant to Section 197 (3) of the Local Government Act 1999, that the Council of the City of Tea Tree Gully, at its meeting held on 10 December 2013, adopted Management Plans for the following Community Land:

Banksia Park: Banksia Park Sports Area.

Dernancourt: Lyons Reserve and Balmoral Reserve.

Dernancourt/Highbury: River Torrens Linear Park.

Fairview Park: Council Rental Property, Grenfell Road.

Golden Grove: Golden Fields, Greenwith Reserve, Golden Grove Cemetery, Harpers Field, Golden Grove Recreation and Arts Centre Hockey Field.

Greenwith: Greenwith Sports Park and Little Para Reserve.

Highbury: Turramurra Recreation and Leisure Centre.

Holden Hill: Bentley Reserve.

Hope Valley: Old Hope Valley Primary School, Hope Valley Sports Area, Hope Valley Cemetery, Deakin Reserve and Tolley Reserve.

Modbury: Civic Park and Shrublands Reserve.

Modbury North: Ladywood Reserve. Ridgehaven: Modbury Sports Area. Redwood Park: Robertson Plantation.

St Agnes: Whinnen Reserve, Radar Reserve and St Agnes Recreation Centre.

Surrey Downs: Illyarrie Reserve and Tilley Recreation Park.

Tea Tree Gully: Haines Memorial Park, Pine Park, Steventon School Building, Tea Tree Gully Sports Area, Tea Tree Gully Institute, Tea Tree Gully Memorial Garden, Browning Courts and Leslie Reserve.

Wynn Vale: Richardson Oval and Wynn Vale Recreation Area.

J. MOYLE, Chief Executive Officer

THE BAROSSA COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 1—Permits and Penalties

TO repeal by-laws, provide for a permit system and continuing penalties in Council by-laws and to clarify the construction of such by-laws.

1. Repeal of By-laws

All previous by-laws made or adopted by the Council, prior to the date this by-law is made, are hereby repealed effective from the day on which this by-law comes into operation.

2. Definitions

- 2.1 In any by-law of the Council 'person' includes a natural person, a body corporate, an incorporated association and an unincorporated association.
- 2.2 In any by-law of the Council, 'the Council' means the Barossa Council.
- 2.3 In any by-law of the Council, unless the contrary intention is clearly indicated, the word 'permission' means the permission of the Council, or such other person as the Council may by resolution authorise for that purpose, given in writing prior to the act, event or activity to which it relates.

3. Permits

- 3.1 Where a by-law requires that permission be obtained, any person seeking the grant of permission must submit a written application to the Council in the form (if any) and accompanied by the fee (if any) prescribed by the Council.
- 3.2 The Council, or such other person as the Council may by resolution authorise for that purpose, may attach such conditions (including but not limited to time limits, renewal and transfer requirements) to a grant of permission as it thinks fit, and may vary or revoke such conditions or impose new conditions by notice in writing to the permit holder.
- 3.3 A permit holder must comply with every such condition.
- 3.4 The Council, or such other person as the Council may by resolution authorise for that purpose, may suspend or revoke such grant of permission at any time by notice in writing to the permit holder.
- 3.5 The Council may by resolution fix, vary or revoke fees or charges for the granting of permission for any of the activities requiring permission under the Council's bylance

4. Offences and Penalties

- 4.1 A person who contravenes, or fails to comply with, any by-law of the Council, is guilty of an offence and shall be liable to a maximum penalty being the maximum penalty referred to in the Local Government Act 1999 that may be fixed by by-law for any breach of a by-law.
- 4.2 A person who is convicted of an offence against any by-law of the Council in respect of a continuing act or omission is liable, in addition to the penalty otherwise applicable, to a further penalty for each day during which the act or omission is continued, such penalty being the maximum amount referred to in the Local Government Act 1999 which may be prescribed by by-law for offences of a continuing nature.

5. Construction

Every by-law of the Council shall be subject to any Act of Parliament and Regulations made thereunder.

The foregoing by-law was duly made and passed at a meeting of The Barossa Council held on 17 December 2013, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

M. McCarthy, Chief Executive Officer

THE BAROSSA COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-Law No. 2-Moveable Signs

TO protect visual amenity and public safety on roads and footpaths by setting standards for moveable signs and regulating their placement in a manner which recognises the advertising needs of businesses to maximise economic viability.

1. Definitions

In this by-law:

- 1.1 'Authorised Person' has the same meaning as in the Local Government Act 1999;
- 1.2 'Business Premises' means the premises from which a business, trade or calling is conducted;
- 1.3 'Footpath Area' means an area:
 - 1.3.1 between the edge of the carriageway of a Road and adjacent land; or
 - 1.3.2 open to the public that is designed for, or has one of its main uses, use by pedestrians;
- 1.4 'Moveable Sign' has the same meaning as in the Local Government Act 1999;
- 1.5 'Road' has the same meaning as in the Local Government Act 1999; and
- 1.6 'Road Related Area' has the same meaning as in the Road Traffic Act 1961.

2. Construction and Design

A Moveable Sign must:

- 2.1 be of a kind known as an 'A' Frame or Sandwich Board sign, an inverted 'T' sign, or a flat sign, or, with the permission of the Council, a sign of some other kind;
- 2.2 be designed, constructed and maintained in good condition so as not to present a hazard to any member of the public;
- 2.3 be of strong construction so as to be stable when in position and to be able to keep its position in adverse weather conditions;
- 2.4 not contain sharp or jagged edges or corners;
- 2.5 not be unsightly or offensive in appearance or content;
- 2.6 not rotate or contain moving parts;
- 2.7 not contain flashing lights or be illuminated internally;
- 2.8 be constructed of timber, cloth, metal, plastic or plastic coated cardboard, or a mixture of such materials;
- 2.9 not exceed 900 mm in perpendicular height, or have a base with any side exceeding 600 mm in length;
- 2.10 not have a display area exceeding one metre square in total or, if the sign is two-sided, one metre square on each side;
- 2.11 be stable when in position; and
- 2.12 in the case of an 'A' Frame or Sandwich Board sign:
 - 2.12.1 be hinged or joined at the top;
 - 2.12.2 be of such construction that it's sides shall be securely fixed or locked in position when erected; and
- 2.13 in the case of an inverted 'T' sign, contain no struts or supports that run between the display area and the base of the sign.

3. Appearance

A Moveable Sign on a Road must, in the opinion of an Authorised Person:

- 3.1 be painted or otherwise detailed in a competent and professional manner;
- 3.2 be aesthetically appealing, legible and simply worded to convey a precise message; and
- 3.3 be of such design and contain such colours:
 - 3.3.1 as are compatible with the architectural design of the premises adjacent to the sign;

- 3.3.2 which relate well to the townscape and overall amenity of the locality in which it is situated;
- 3.3.3 which do not detract from or conflict with traffic, safety or direction signs or signals; and
- 3.4 contain combinations of colours and typographical styles which blend in with and reinforce the heritage qualities of the locality and the buildings where it is situated.

4. Placement

A Moveable Sign must:

- 4.1 only be placed on the Footpath Area of a Road;
- 4.2 be directly in front of the Business Premises to which it relates;
- 4.3 where there is no kerb to define the Footpath Area, must allow a set back of 500 mm from the edge of the carriageway;
- 4.4 in the case of a flat sign, be in line with and against the property boundary of the Road;
- 4.5 be placed no less than 1.2 metres away from any structure, fixed object, tree, bush or plant (including another Moveable Sign);
- 4.6 not be fixed, tied or chained to or leaned against any other structure, fixed object, tree, bush or plant (including another Moveable Sign);
- 4.7 not be placed on a sealed part of any Footpath Area, unless the sealed part is wide enough to contain the sign and still leave a clear thoroughfare at least 1.8 metres wide:
- 4.8 not be placed within six metres of the corner or intersection of a Road;
- 4.9 not be placed on a landscaped area other than landscaping that comprises only lawn;
- 4.10 not be placed on a designated parking area or within one metre of an entrance to or exit from Business Premises; and
- 4.11 not unreasonably:
 - 4.11.1 restrict the use of the Footpath Area or Road; or
 - 4.11.2 endanger the safety of members of the public.

5. Restrictions

A moveable sign displayed on a public street or road shall:

- 5.1 display material which advertises a business being conducted on Business Premises adjacent to the sign, or the products available from that business;
- 5.2 be limited to one per Business Premises;
- 5.3 only be displayed when the business is open to the public;
- 5.4 be securely fixed in position such that it cannot be blown over or swept away;
- 5.5 not in such a position or in such circumstances that the safety of any user of the Road is at risk;
- 5.6 not be displayed during the hours of darkness unless it is clearly visible; and
- 5.7 not to be displayed on a median strip, traffic island or on a carriageway of a Road.

6. Exemptions

- 6.1 Paragraphs 4.2, 5.1, 5.2 and 5.3 do not apply to a Moveable Sign which is used:
 - 6.1.1 to advertise a garage sale taking place from residential premises; or
 - 6.1.2 as a directional sign to an event run by an incorporated association or a charitable body; or
 - 6.1.3 with permission of the Council.
- 6.2 Paragraphs 5.1, 5.2 and 5.3 do not apply to a flat sign, the message of which only contains newspaper headlines and the name of a newspaper.

- 6.3 This by-law does not apply to a Moveable Sign that is:
 - 6.3.1 placed on a Road pursuant to an authorisation under the Local Government Act 1999 or another Act; or
 - 6.3.2 designed to direct people to the open inspection of any land or building that is available for purchase or lease; or
 - 6.3.3 related to a State or Commonwealth election and is displayed during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day; or
 - 6.3.4 related to an election held under the Local Government Act 1999 or the Local Government (Elections) Act 1999 and is displayed during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
 - 6.3.5 related to a Referendum and is displayed during the course and for the purpose of that Referendum.

7. Removal of Non-complying Moveable Signs

7.1 If

- 7.1.1 the design or construction of a Moveable Sign that has been placed on a Road does not comply with a requirement of this by-law; or
- 7.1.2 the positioning of a Moveable Sign does not comply with a requirement of this by law; or
- 7.1.3 any other relevant requirement of this by-law is not complied with; or
- 7.1.4 the Moveable Sign unreasonably:
 - 7.1.4.1 restricts the use of the Footpath Area or Road; or
 - 7.1.4.2 endangers the safety of members of the public,

an Authorised Person may order the owner of the sign to remove the sign from the Road. $\,$

- 7.2 A person must comply with an order of an Authorised Person made pursuant to subparagraph 7.1 of this by-law.
- 7.3 If the Authorised Person cannot find the owner, or the owner fails to comply immediately with the order of an Authorised Person, the Authorised Person may remove and dispose of the Moveable Sign.
- 7.4 The owner or other person entitled to recover a Moveable Sign removed pursuant to subparagraph 7.3 of this by-law must pay to the Council any reasonable costs incurred by the Council in removing, storing and attempting to dispose of the Moveable Sign before being entitled to recover the Moveable Sign.

8. Removal of Complying Moveable Signs

- 8.1 The owner of, or other person responsible for, a Moveable Sign must remove or relocate the Moveable Sign at the request of an Authorised Person if, in the reasonable opinion of that Authorised Person, and notwithstanding compliance with this by-law, there is any hazard or obstruction or there is likely to be a hazard or obstruction arising out of the location of the Moveable Sign.
- 8.2 The owner of, or other person responsible for, a Moveable Sign must remove or relocate the Moveable Sign at the request of an Authorised Person for the purpose of special events, parades, road works or in any other circumstances which, in the reasonable opinion of the Authorised Person, requires relocation or removal of the Moveable Sign to protect public safety or to protect or enhance the amenity of a particular locality.

The foregoing by-law was duly made and passed at a meeting of the Barossa Council held on 17 December 2013, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

M. McCarthy, Chief Executive Officer

THE BAROSSA COUNCIL

By-Law Made Under the Local Government Act 1999 By-Law No. 3—Roads

FOR the management, control and regulation of activities on roads in the Council's area.

1. Definitions

In this by-law:

- 1.1 'Authorised Person' has the same meaning as in the Local Government Act 1999;
- 1.2 'Electoral Matter' has the same meaning as in the Electoral Act 1985;
- 1.3 'Emergency Worker' has the same meaning as in the Criminal Law Consolidation Act 1935;
- 1.4 'Moveable Sign' has the same meaning as in the Local Government Act 1999;
- 1.5 'Road' has the same meaning as in the Local Government Act 1999.

2. Activities Requiring Permission

No person shall without permission on any Road:

2.1 Advertising

display any sign for the purpose of commercial advertising, other than a Moveable Sign which is displayed on a Road in accordance with the Council's Moveable Signs By-law;

2.2 Amplification

use an amplifier or other device whether mechanical, electrical or other for the purpose of amplifying sound or broadcasting announcements or advertisements;

2.3 Animals on Roads

- 2.3.1 to which this subparagraph applies:
 - 2.3.1.1 lead, drive or exercise any horse, cattle, sheep, bird or other animal;
 - 2.3.1.2 stand, draw up or allow to remain stationary any horse, cattle, sheep or other animal; or
 - 2.3.1.3 allow or permit any horse, cattle, sheep, bird or other animal to wander unless that animal is under the person's effective control;
- 2.3.2 cause or allow any animal to stray onto, graze or be left unattended;

2.4 Camping

camp or remain overnight;

2.5 Donations

ask for or receive or indicate that he or she desires a donation of money or any other thing, or otherwise solicit for a charitable purpose;

2.6 Flora and Fauna

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

- 2.6.1 lead, drive or allow any animal to wander, stand, walk on or damage any flower bed or garden plot;
- 2.6.2 dig, damage, disturb, interfere with, take or remove any soil, stone, wood, clay, gravel, pebbles, timber, dead wood or bark;
- 2.6.3 take, interfere with, tease, harm or disturb any animal or bird or the eggs or young of any animal or bird;
- 2.6.4 disturb, interfere with or damage any burrow, nest or habitat of any animal or bird; or
- 2.6.5 allow any animal to damage any tree or lawn;

2.7 Exhibition or Display

2.7.1 sing, busk or play any recording or use any musical instrument;

- 2.7.2 conduct, hold or participate in any concert, festival, show, circus, performance or any other similar activity; or
- 2.7.3 cause any public exhibitions or displays;
- 2.8 Posting and Distributing of Bills, etc.
 - 2.8.1 give out or distribute to any bystander or passerby any handbill, book, notice, or other printed
 - 2.8.2 deposit any handbill, book, notice, or other printed matter in or on any vehicle, except with the express consent of the owner or driver of the vehicle; or
 - 2.8.3 post or allow or cause to be posted any bills, advertisements or other papers or items on a building or structure on a Road;

2.9 Preaching and Canvassing

preach, canvass, harangue, tout for business or conduct any survey or opinion poll except on any Road or part thereof where the Council has, by resolution, determined that this restriction shall not apply;

2.10 Working on Vehicles

perform the work of repairing, washing, painting, panel beating or other work of any nature on or to any vehicle, except for running repairs in the case of breakdown.

3 Directions

A person must comply with any reasonable direction or request from an Authorised Person relating to:

- 3.1 that person's use of the Road;
- 3.2 that person's conduct and behaviour on the Road;
- 3.3 that person's safety on the Road;
- 3.4 the safety and enjoyment of the Road by other persons.

4. Removal of Animals and Directions to Persons

- 4.1 If any animal is found on any part of a Road in breach of this by-law:
 - 4.1.1 any person in charge of the animal must remove it from that part of the Road on the request of an Authorised Person; and
 - 4.1.2 an Authorised Person may remove the animal if a person fails to comply with the request, or if no person is in charge of the animal.
- 4.2 A person who is committing or has committed a breach of this by-law must immediately comply with a direction of an Authorised Person to leave that part of the Road.

5. Exemptions

- 5.1 The restrictions in this by-law do not apply to any Police Officer, Emergency Worker, Council officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council.
- 5.2 The restrictions in paragraphs 2.8 and 2.9 do not apply to:
 - 5.2.1 any Electoral Matter posted on a building or structure by or with the authority of a candidate which is related to a Commonwealth or State election and is posted during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day; or
 - 5.2.2 any Electoral Matter that is related to an election held under the Local Government Act 1999 or the Local Government (Elections) Act 1999 and is posted during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
 - 5.2.3 any matter that is posted during the course of and for the purpose of a Referendum.

6. Application

Paragraph 2.3.1 of this by-law shall apply only in such portion or portions of the area as the Council may by resolution direct in accordance with Section 246 (3) (e) of the Local Government Act 1999

The foregoing by-law was duly made and passed at a meeting of the Barossa Council held on 17 December 2013, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

M. McCarthy, Chief Executive Officer

THE BAROSSA COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-Law No. 4—Local Government Land

FOR the management and regulation of the use of and access to local government land vested in or under the control of the Council, including the prohibition and regulation of particular activities on local government land.

1. Definitions

In this by-law:

- 1.1 'Aquatic Life' means any animal or plant living or growing in water including but not limited to yabbies, fish, insects, insect pupa or larvae and water plants;
- 1.2 'Authorised Person' has the same meaning as in the Local Government Act 1999;
- 1.3 'Boat Ramp' means a facility constructed, maintained and operated for the launching and retrieval of a boat, yacht or other seagoing craft;
- 1.4 'Electoral Matter' has the same meaning as in the Electoral Act 1985;
- 1.5 'Emergency Worker' has the same meaning as in the Criminal Law Consolidation Act 1935;
- 1.6 'Liquor' has the same meaning as in the Liquor Licensing Act 1997;
- 1.7 'Local Government Land' and 'Land' means all land owned by the Council or under the Council's care, control and management (including but not limited to Parks);
- 1.8 'Moveable Sign' has the same meaning as in the Local Government Act 1999.
- 1.9 'Park' has the same meaning as in the Local Government Act 1999;
- 1.10 'Public Place' has the same meaning as in the Local Government Act 1999;
- 1.11 'Reserve' has the same meaning as in the Local Government Act 1999;
- 1.12 'Road' has the same meaning as in the Local Government Act 1999;
- 1.13 'Vehicle' has the same meaning as in the Australian Road Rules 1999:
- 1.14 'Waters' includes any body of water including a pond, lake, river, creek or wetland under the care, control and management of the Council;
- 1.15 'Wheeled Recreational Device' has the same meaning as in the Road Traffic Act 1961.

2. Activities Requiring Permission

A person must not, without permission, on Local Government Land:

2.1 Admission Charges

impose any charge for admission onto the Land;

2.2 Advertising

display any sign for the purpose of commercial advertising;

2.3 Amplification

use an amplifier or other device whether mechanical or electrical for the purpose of amplifying sound or broadcasting announcements or advertisements;

2.4 Animals

to which the Council has resolved this paragraph shall apply:

- 2.4.1 cause or allow any animal to stray onto, move over, graze or be left unattended except where the Council has set aside a track or other area for use by or in connection with an animal of that kind;
- 2.4.2 cause or allow any animal to enter, swim, bathe or remain in any Waters;
- 2.4.3 lead or drive a horse, cattle or sheep, except where the Council has set aside a track or other area for use by or in connection with an animal of that kind:

2.5 Aquatic Life

take, interfere with, disturb, or introduce any Aquatic Life in any Waters to which the Council has resolved this paragraph shall apply;

2.6 Attachments

attach, suspend, hang or fix anything to a tree, plant, equipment, fence, post, structure or fixture;

2.7 Bees

place or allow any beehive to remain;

2.8 Boats

- 2.8.1 launch, propel, float or otherwise use any boat, raft, pontoon or watercraft or other object or device on or in any Waters;
- 2.8.2 launch or retrieve a boat to or from any Waters;
- 2.8.3 offer for hire or allow to be hired a boat, raft, pontoon or watercraft or similar device or otherwise use such device for commercial purposes, except in an area in which the Council has by resolution permitted such an activity and in accordance with any applicable conditions;
- 2.8.4 offer for hire a boat on or from part of any Waters;

2.9 Burials and Memorials

- 2.9.1 bury, inter or spread the ashes of any human or animal remains;
- 2.9.2 erect any memorial;

2.10 Camping and Tents

- 2.10.1 camp or sleep overnight; or
- 2.10.2 pitch, erect or construct any tent or other structure of calico, canvas, plastic or any similar material; or
- 2.10.3 use, occupy, or cause, suffer or permit any other person to use or occupy any caravan, motorhome or other vehicle as a place of habitation:

on any Park, Reserve or other Local Government Land except where a sign or signs erected by the Council indicate that camping on the Land is permitted or where the person is in a caravan park on Local Government Land, the proprietor of which has been given permission to operate the caravan park on that Land;

2.11 Cemeteries

comprising a cemetery:

- 2.11.1 bury or inter any human or animal remains; or
- 2.11.2 erect any memorial;

2.12 Closed Lands

enter or remain on any part of the Land:

- 2.12.1 at any time during which the Council has declared that part shall be closed to the public, and which is indicated by a sign to that effect;
- 2.12.2 where the Land is enclosed with fences and/or walls and gates, at any time when the gates have been closed and locked;

- 2.12.3 where admission charges are payable for that person to enter that part, without paying those charges; or
- 2.12.4 where that person has been requested by an officer, employee or agent of the Council or a Council subsidiary to leave that Land;

2.13 Donations

ask for or receive or indicate that he or she desires a donation of money or any other valuable item or thing;

2.14 Entertainment and Busking

- 2.14.1 sing, busk or play any recording or use any musical instrument so as to appear to be for the purpose of entertaining other persons or receiving money;
- 2.14.2 conduct or hold any concert, festival, show, circus, performance or any other similar activity:

2.15 Fires

subject to the Fire and Emergency Services Act 2005, light any fire except:

- 2.15.1 in a place provided by the Council for that purpose; or
- 2.15.2 in a portable barbeque as long as the barbeque is used in an area that is clear of flammable material for a distance of at least four metres;

2.16 Flora and Fauna

- 2.16.1 subject to the Native Vegetation Act 1991 and the National Parks and Wildlife Act 1972:
 - 2.16.1.1 damage, pick, disturb, interfere with or remove any tree, shrub or other vegetation;
 - 2.16.1.2 lead or drive any animal, or stand or walk, on any flower bed or garden plot;
 - 2.16.1.3 deposit, dig, damage, disturb, interfere with or remove any soil, stone, wood, clay, gravel, pebbles, timber, bark or any part of the Land;
 - 2.16.1.4 take, interfere with, tease, harm or disturb any animal, bird or marine creature or the eggs or young of any animal, bird or marine creature;
 - 2.16.1.5 pick, collect, take, interfere with or disturb any fruit, nuts, berries, flowers or native seeds;
 - 2.16.1.6 disturb, interfere with or damage any burrow, nest or habitat of any animal or bird:
 - 2.16.1.7 collect or take any timber or dead wood:
 - 2.16.1.8 allow any animal to damage any flower bed, garden plot, tree, lawn or other item or place;

2.17 Firearms and Fireworks

shoot or discharge a firearm or ignite any fireworks;

2.18 Games

- 2.18.1 participate in, promote or organise any game, recreation or amusement which involves the use of a ball, missile or other object; or
- 2.18.2 fly any model aircraft or operate any power model boat; or
- 2.18.3 play or practice any game which involves kicking, hitting or throwing a ball or other object on any Local Government Land to which this subparagraph applies;

in circumstances which may cause or be likely to cause injury or discomfort to any person being on or in the vicinity of that land or detract from or be likely to detract from another person's lawful use and enjoyment of that land: or

2.18.4 promote, organise or take part in any organised competition sport or organised athletic sport, as distinct from organised social play on any Local Government Land to which this subparagraph applies;

2.19 Golf

except on a properly constructed golf course or practice fairway, play or practice the game of golf on any Local Government Land to which this paragraph applies;

2.20 Obstruction

obstruct:

- 2.20.1 any path or cycle track;
- 2.20.2 any door, entrance, stairway or aisle on any building; or
- 2.20.3 any gate or entrance to the Land;

2.21 Objects on Local Government Land

- 2.21.1 erect, place, use or allow to remain any object including, but not limited to any planter box, table, chairs, display stand, hoarding, crane, cherry picker, elevated platform vehicle, scaffolding, stage, ladder, trestle, appliance or other equipment; or
- 2.21.2 tie any rope, rug or article to any tree, stake, plant or other object;

2.22 Playing Area

use or occupy any playing area:

- 2.22.1 in such a manner as is likely to or does damage the surface of the playing area and/or infrastructure (above or below ground level);
- 2.22.2 in any manner contrary to the purpose for which the playing area was intended to be used or occupied; or
- 2.22.3 contrary to the directions of the Council made by resolution and indicated on a sign displayed adjacent to the playing area;

2.23 Posting and Distributing of Bills, etc.

- 2.23.1 give out or distribute to any bystander or passer-by any handbill, book, notice, or other printed matter;
- 2.23.2 deposit any handbill, book, notice, or other printed matter in or on any vehicle, except with the express consent of the owner or driver of the vehicle; or
- 2.23.3 post or allow or cause to be posted any bills, advertisements or other papers or items on a building or structure on the Land;

2.24 Preaching and Canvassing

preach, canvass, harangue, tout for business or conduct any survey or opinion poll except on any Land or part thereof where the Council has, by resolution, determined that this restriction shall not apply;

2.25 Rubbish and Rubbish Dumps

- 2.25.1 interfere with, remove or take away any rubbish that has been discarded at any rubbish dump;
- 2.25.2 remove, disperse or interfere with any rubbish that has been discarded in a bin, or placed on the Land for collection by the Council or its agents; or
- 2.25.3 deposit in any receptacle any rubbish emanating from domestic, commercial or trade purposes, unless permission is designated by a sign;

2.26 Swimming and Aquatic Activity

enter, swim or bathe, or allow any animal to enter or swim, or engage in any aquatic activity, in or on any Waters located on any Local Government Land to which this paragraph applies except:

- 2.26.1 Waters that the Council has set aside for that purpose; or
- 2.26.2 in an area where a nearby sign states that such activity is allowed and in accordance with any conditions stated on the sign;

2.27 Times of Sport

play or practice any game or sport other than at the times indicated on a sign applicable to such area and displayed by the Council;

2.28 Trading

- 2.28.1 carry on the business of buying, selling, offering or exposing for sale or the hiring or leasing of any goods, merchandise, commodity, article, service or thing;
- 2.28.2 set up a van or other Vehicle, stall, stand, table or other structure, tray, carpet or device for the apparent purpose of buying, selling, offering, displaying or exposing for sale or the hiring or leasing of any goods, merchandise, commodity, article, service or thing;

2.29 Vehicles Generally

- 2.29.1 drive or propel a motor vehicle, except on any Land constructed or set aside by the Council for the parking or travelling of Vehicles;
- 2.29.2 except on a properly constructed area for the purpose, promote, organise or take part in any race, test or trial of any kind in which motor vehicles, motor cycles, motor scooters, or bicycles take part;

2.30 Vehicle Repairs

perform the work of repairing, washing, painting, panel beating or other work of any nature on any Vehicle, provided that this paragraph shall not extend to running repairs in the case of accidental break down;

2.31 Weddings, Funerals or Special Events

conduct or participate in a marriage ceremony, funeral or special event on any Park or Reserve.

3. Prohibited Activities

A person must not on any Local Government Land:

3.1 Ablutionary Facilities

in any ablutionary facility:

- 3.1.1 urinate other than in a urinal or pan or defecate other than in a pan set apart for that purpose;
- 3.1.2 smoke tobacco or any other substance;
- 3.1.3 deposit anything in a pan, urinal or drain that is likely to cause a blockage or damage to the facility or any drain, pipe or property associated with the facility;
- 3.1.4 use the ablutionary facilities for a purpose for which it was not designed or constructed;
- 3.1.5 enter any ablutionary facilities that is set aside for the use of the opposite sex except for:
 - 3.1.5.1 a child under the age of 10 years accompanied by an adult person; or
 - 3.1.5.2 providing assistance to a disabled person; or
- 3.1.6 deface or make use of a facility other than for its proper purpose or cause any insanitary or unclean condition in any ablutionary facility or any apparatus, fixtures or fittings therein;

3.2 Alcohol

consume, possess or be in charge of any Liquor on any Park or Reserve to which this subparagraph applies;

3.3 Annoyances

- 3.3.1 annoy or unreasonably interfere with any other person's use of the Land or occupation of nearby premises by making a noise, being annoying, offensive, indecent or creating a disturbance that has not been authorised by the Council;
- 3.3.2 spit, urinate or defecate other than in provided ablutionary facilities;

3.4 Climbing

climb on or over any fixture, fitting, plant, object or building other than in a playground or similar area that the Council has set aside for that purpose;

3.5 Defacing Property

deface, paint, write, cut or etch names, letters or make marks on any tree, rock, gate, fence, building, sign or property of the Council;

3.6 Glass

wilfully break any glass, china or other brittle material;

3.7 Interference with Land

- 3.7.1 interfere with any Land such as levelling or flattening sand hills, planting grass, lawn or other vegetation, paving the Land, or otherwise use the land in a manner contrary to the purpose for which the Land was designed to be used;
- 3.7.2 destroy, damage or deface or cause or permit to be destroyed, damaged or defaced any article, structure, building or thing fixed to any Local Government Land;

3.8 Interference with Permitted Use

interrupt, disrupt or interfere with any other person's use of Local Government Land which is permitted or for which permission has been granted;

3.9 Missiles

throw, roll or discharge any stone, substance or missile to the danger of any person or animal on any Local Government Land;

3.10 Smoking

- 3.10.1 smoke tobacco or any other substance in any building on the Land; or
- 3.10.2 smoke tobacco or any other substance on any Land or part thereof that the Council has resolved this subparagraph shall apply;

3.11 Use of Equipment

use or occupy any appliance, equipment, structure or property belonging to the Council other than for the purpose and in the manner for which it was designed, constructed or intended to be used or in such a manner as is likely to damage or destroy it;

3.12 Waste

- 3.12.1 deposit or leave on any Local Government Land:
 - 3.12.1.1 anything obnoxious or offensive;
 - 3.12.1.2 any offal, dead animal, dung or filth;
 - 3.12.1.3 any mineral, mineral waste, industrial waste or by-products;
- 3.12.2 foul or pollute any creek, well, lake, dam or reservoir situated thereon;
- 3.12.3 deposit any rubbish other than in receptacles provided by the Council for that purpose;

3.13 Wheeled Recreational Devices

subject to the Road Traffic Act 1961 and the Local Government Act 1999, ride a Wheeled Recreational Device on any Local Government Land to which this paragraph applies.

4. Removal of Animals, Objects and Directions to Persons

- 4.1 If any animal or object is found on any part of Local Government Land in breach of this by-law:
 - 4.1.1 any person in charge of the animal or object shall forthwith remove it from the Land on the request of an Authorised Person;
 - 4.1.2 an Authorised Person may remove and dispose of the animal or object from the Land if the person in charge of it fails to comply with the request, or if no person is in charge of it; and
 - 4.1.3 the Council may recover the cost of doing so from the person in charge of the animal or object.
- 4.2 An Authorised Person may direct any person who is considered to be committing or has committed a breach of this by-law to leave that part of the Local Government Land. Failure to comply with that direction forthwith is a breach of this by-law.

5. Directions

A person must comply with any reasonable direction or request from an Authorised Person relating to:

- 5.1 that person's use of any Local Government Land;
- 5.2 that person's conduct and behaviour on Local Government Land;
- 5.3 that person's safety on any Local Government Land;
- 5.4 the safety and enjoyment of any Local Government Land by other person(s); and/or
- 5.5 that person entering or remaining on premises on any Local Government Land in circumstances where that person has been known to misbehave in those premises.

6. Exemptions

- 6.1 The restrictions in this by-law do not apply to any Police Officer, Emergency Worker, Council Officer or employee acting in the course and within the scope of that person's normal duties or to a contractor while performing work for the Council and while acting under the supervision or authorisation of a Council Officer.
- 6.2 The restrictions in paragraphs 2.6, 2.23 and 2.24 do not apply to:
 - 6.2.1 any Electoral Matter posted on a building or structure by or with the authority of a candidate which is related to a Commonwealth or State election and is posted during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day; or
 - 6.2.2 any Electoral Matter that is related to an election held under the Local Government Act 1999 or the Local Government (Elections) Act 1999 and is posted during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
 - 6.2.3 any matter that is posted during the course of and for the purpose of a Referendum.

7. Applications

Any of the subparagraphs 2.4, 2.5, 2.8, 2.18.3, 2.18.4, 2.19, 2.22.3, 2.26, 3.2, 3.10.2, 3.11 and 3.13 of this by-law shall apply only in such portion or portions of the area as the Council may by resolution direct in accordance with Section 246 (3) (e) of the Local Government Act 1999.

This foregoing by-law was duly made and passed at a meeting of the Barossa Council held on 17 December 2013, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

M. MCCARTHY, Chief Executive Officer

THE BAROSSA COUNCIL

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

By-law No. 5—Dogs

FOR the management and control of dogs within the Council's area and to limit the number of dogs kept in premises.

1. Definitions

In this by-law:

- 1.1 'Act' means the Dog and Cat Management Act 1995;
- 1.2 'Approved Kennel Establishment' means a building, structure, premises or area approved by the relevant authority, pursuant to the Development Act 1993, for the keeping of dogs on a temporary or permanent basis;
- 1.3 'Assistant Dog' means an accredited hearing dog, guide dog or disability dog as defined in Section 4 of the Act;
- 1.4 'Dog' has the same meaning as in the Act;
- 1.5 'Effective Control' has the same meaning as in the Act;
- 1.6 'Local Government Land' has the same meaning as in the Local Government Act 1999;
- 1.7 'Premises' includes any land and part of any premises or land whether used or occupied for domestic and nondomestic purposes, except an Approved Kennel Establishment;
- 1.8 'Small Dwelling' means a self contained dwelling commonly known as a flat, service flat, home unit or the like;
- 1.9 'Working Dog' means a Dog that is used principally for droving or tending of stock.

2. Limit on Dog Numbers

- 2.1 The limit on the number of Dogs kept in any dwelling in a township (other than a Small Dwelling) shall be two Dogs.
- 2.2 The limit on the number of Dogs kept in any Small Dwelling in a township shall be one Dog.
- 2.3 The limit on the number of Dogs kept in any dwelling outside of a township shall be three Dogs (other than Working Dogs).
- 2.4 A person must not, without obtaining written permission of the Council, keep any Dog on any Premises where the number of Dogs exceeds the limit unless the Premises is an Approved Kennel Establishment.

3. Dog Free Areas

A person must not on any Local Government Land to which this paragraph applies, in accordance with paragraph 6 of this by-law cause, suffer or permit any Dog under that person's control, charge or authority to be, or remain in that place.

4. Dogs on Leashes

A person must not on any Local Government Land to which this paragraph applies, in accordance with paragraph 6 of this by-law, cause, suffer or permit any Dog under that person's control, charge or authority to be or remain in that place unless such Dog is restrained by means of a chain, cord or leash that does not exceed two metres in length held by a person capable of controlling the Dog and preventing it from being a nuisance or a danger to other persons.

5. Dog Exercise Areas

- 5.1 Any person may enter upon any part of Local Government Land to which this paragraph applies in accordance with paragraph 6 of this by-law for the purpose of exercising a Dog under his or her effective control.
- 5.2 Where a person enters upon such part of Local Government Land for that purpose, he or she shall ensure that the Dog or Dogs under his or her control remain under Effective Control while on the land.

6. Exemptions

6.1 Paragraph 2.3 does not apply where the Dog is under three months of age.

6.2 Paragraphs 3 and 4 do not apply where the Dog is an Assistant Dog.

7. Application

Paragraphs 3, 4 and 5 of this by-law shall apply only in such portion or portions of the area as the council may by resolution direct (in accordance with Section 246 (3) (e) of the Local Government Act 1999).

The foregoing by-law was duly made and passed at a meeting of the Barossa Council held on 17 December 2013, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

M. McCarthy, Chief Executive Officer

THE BAROSSA COUNCIL

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

By-Law No. 6-Cats

TO limit the number of cats that can be kept on premises and to provide for the control and management of cats in the Council's area

1. Definitions

In this by-law:

- 1.1 'Approved Kennel Establishment' means a building, structure, premises or area approved by the relevant authority pursuant to the Development Act 1993 or otherwise lawfully established for the keeping of cats on a temporary or permanent basis;
- 1.2 'Cat' has the same meaning as in the Dog and Cat Management Act 1995;
- 1.3 'Cat Management Officer' has the same meaning as in the Dog and Cat Management Act 1995;
- 1.4 'Identification' shall be in the form of an implanted microchip and the letter 'M' tattooed on the inside of its ears:
- 1.5 'Keep' includes the provision of food or shelter;
- 1.6 'Premises' includes land and a part of any premises or land whether used or occupied for domestic or nondomestic purposes except an Approved Kennel Establishment.

2. Limit on Cat Numbers

- 2.1 A person must not on any Premises, without the Council's permission, keep more than two Cats over six months in age.
- 2.2 The limit in subparagraph 2.1 of this by-law does not apply:
 - 2.2.1 to an Approved Kennel Establishment; or
 - 2.2.2 to pet shops approved by the relevant authority pursuant to the Development Act 1993 or otherwise lawfully established; or
 - 2.2.3 to a veterinary practice approved by the relevant authority pursuant to the Development Act 1993 or otherwise lawfully established; or

2.2.4 where:

- 2.2.4.1 a Cat Management Officer of the Council is satisfied that no insanitary condition is being caused by Cats being kept on the Premises;
- 2.2.4.2 a Cat Management Officer of the Council is satisfied that no nuisance is being caused to any neighbour by reason of odour from cat urine or by reason of any of the Cats wandering from the Premises; and
- 2.2.4.3 all the Cats over the age of six months (or such later age as is considered appropriate and advised in writing by a veterinary surgeon) kept on the Premises are desexed.

3. Notices

- 3.1 The Council or such person as authorised by the Council, may serve a notice on the occupier of Premises or the owner of a Cat requiring specific action to be taken to ensure compliance with this by-law.
- 3.2 The person to whom a notice is given pursuant to this bylaw must comply with the requirements of the notice.
- 3.3 If the person to whom a notice is given fails to comply with the requirements of the notice, the Council or such person as authorised by the Council, may then carry out the requirements of the notice and recover the costs of doing so from that person.

This foregoing by-law was duly made and passed at a meeting of the Barossa Council held on 17 December 2013, by an absolute majority of the members for the time being constituting the Council, there being at least two thirds of the members present.

M. McCarthy, Chief Executive Officer

THE BAROSSA COUNCIL

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 7—Nuisances Caused by Building Sites

TO prevent and suppress certain kinds of nuisance caused by rubbish escaping from land on which building work is being undertaken.

1. Definitions

In this by-law:

- 1.1 'Authorised Person' has the same meaning as in the Local Government Act 1999;
- 1.2 'Building Work' has the same meaning as in the Development Act 1993.

2. No Unauthorised Discharge

2.1 The person in charge of Building Work on land must take all reasonable steps necessary to ensure that all paper, plastic, or other building materials (not including soil, sand or stones) on the land associated with the Building Work is secure so that it does not blow from the land in a wind.

3. Removal of Discharge

- 3.1 If paper, plastic or other building materials (not including soil, sand or stones) blows from the land in a wind, the person in charge of the building work must remove all such materials from adjacent land at the request in writing of an Authorised Person.
- 3.2 If the person in charge of building work on land fails to comply with Clause 3.1, then the Council or such person as authorised by the Council may undertake the work, and recover the cost of doing so from that person.

The foregoing by-law was duly made and passed at a meeting of the Barossa Council held on 17 December 2013, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

M. McCarthy, Chief Executive Officer

KINGSTON DISTRICT COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Fields Road, Wangolina

PURSUANT to Section 10 of the Roads (Opening and Closing) Act 1991, the Kingston District Council hereby gives notice of its intent to implement a Road Process Order to:

- (i) Open as road portions of Allotment 4 in Deposited Plan 51865 and Sections 16 and 17, Hundred of Mount Benson, shown delineated as '1, 2, 3, 4 and 5' on Preliminary Plan No. 13/0042 forming a realignment of Fields Road.
- (ii) Close portion of Public Road (Fields Road) and merge with adjoining Allotment 4 in Deposited Plan 51865 in the name of Paul Anthony Ling and Jennifer Kay Ling, shown delineated as 'D and F' on Preliminary Plan No. 13/0042, in exchange for land taken for new road '1 and 3' (i) above.
- (iii) Close portion of Public Road (Fields Road) and merge with adjoining Section 16, Hundred of Mount Benson in the name of Robin Arthur Ling and Susan Claudette Ling, shown delineated as 'C and E' on Preliminary Plan No. 13/0042, in exchange for land taken for new road '2, 4 and 5' (i) above.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, 29 Holland Street, Kingston SE, and the Adelaide office of the Surveyor-General during normal office hours.

Any objection to the Road Opening must set out the full name, address and details of the submission and must be fully supported by reasons.

Any objection must be made in writing to the Council, P.O. Box 321, Kingston SE, S.A. 5275, 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 8 January 2014.

N. BROWN, Chief Executive Officer

PORT PIRIE REGIONAL COUNCIL

ERRATUM

IN Government Gazette No. 22, dated 11 April 2013, on page 1006, should read as follows:

Declaration of Public Road

PURSUANT to Section 208 of the Local Government Act 1999, as amended the Port Pirie Regional Council resolved that:

Allotment 440 in Filed Plan 184522 contained in Certificate of Title Volume 5661, Folio 765;

Allotment 184 in Deposited Plan 648 contained in Certificate of Title Volume 5494, Folio 55;

Allotment 433 in Filed Plan 184515 contained in Certificate of Title Volume 1085, Folio 128;

Allotment 121 in Filed Plan 216385 contained in Certificate of Title Volume 5615, Folio 298;

Allotment 442 in Filed Plan 184524 contained in Certificate of Title Volume 5791, Folio 262 (the easement to the Minister for Infrastructure is to remain);

Allotment 10 and 11 in Deposited Plan 478 contained in Certificate of Title Volume 1568, Folio 183;

Allotment 9 in Deposited Plan 478 contained in Certificate of Title Volume 673, Folio 11;

Allotment 14 in Deposited Plan 478 contained in Certificate of Title Volume 1381, Folio 88;

Allotment 15 and 16 in Deposited Plan 478 contained in Certificate of Title Volume 5871, Folio 361; and

Allotment 17 in Deposited Plan 478 contained in Certificate of Title Volume 1364, Folio 36,

are hereby declared to be a public road.

DR A. JOHNSON, Chief Executive Officer

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

Bell, Valeska May, late of 550 Portrush Road, Glen Osmond, widow, who died on 29 October 2013.

Cochrane, Joyce Samuels, late of 36A Marian Place, Prospect, home duties, who died on 23 October 2013.

Dennis, Margaret, late of 10 Morton Road, Christie Downs, of no occupation, who died on 27 August 2013. Hounslow, Alan George, late of 31 Adelaide Road, McCracken,

retired packer, who died on 18 October 2013.

Macklin, Joan May, late of 25 Roopena Street, Ingle Farm, of no occupation, who died on 30 July 2013.

Stewart, Helena, late of 1 Madras Street, Oaklands Park, of no occupation, who died on 29 October 2013.

Zilm, Joan Lucy, late of 43A Flinders Avenue, Whyalla Stuart, of no occupation, who died on 10 October 2013.

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 31 January 2014, otherwise they will be excluded from the distribution of the said estates; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated 2 January 2014.

D. A. CONTALA, Public Trustee

ATTENTION

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

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

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