No. 48 3763



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

www.governmentgazette.sa.gov.au

PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 13 AUGUST 2015

CONTENTS

	Page		Page
Appointments, Resignations, Etc.	3764	REGULATIONS	
Corporations and District Councils—Notices	3818	Fisheries Management Act 2007—	
Development Act 1993—Notice		(No. 193 of 2015)	3807
Environment Protection Act 1993—Notices	3769	(No. 194 of 2015)	3815
Fisheries Management Act 2007—Notices	3764	Roads (Opening and Closing) Act 1991—Notices	
Geographical Names Act 1991—Notices	3766	Road Traffic (Average Speed Camera Location—	
Housing Improvement Act 1940—Notices	3773	Dukes Highway) Notice 2015	3790
Liquor Licensing (Dry Areas) Notice 2015	3776	Road Traffic (Average Speed Camera Location—	
Local Government Act 1999—Charter	3779	Port Wakefield Road) Notice 2015	3794
National Electricity Law—Notice	3767	Road Traffic (Average Speed Camera Location—	
National Energy Retail Law—Notice	3767	Sturt Highway) Notice 2015	3792
National Parks and Wildlife (National Parks) Regulations		Road Traffic (Average Speed Camera Location—	
2001—Notice	3767	Victor Harbor Road) Notice 2015	3796
Petroleum and Geothermal Energy Act 2000—Notice	3789	South Australian Local Government Grants	
Private Advertisement	3820	Commission Act 1992—Notice	3768
Proclamation		Tobacco Products Regulation Act 1997—Notice	3798
Public Trustee Office—Administration of Estates	3820	Treasury—Quarterly Statement	3800

GOVERNMENT GAZETTE NOTICES

Notices for publication in the *South Australian Government Gazette* should be emailed to **governmentgazette@dpc.sa.gov.au**. Content should be sent as Word format attachment(s). Covering emails should include the date the notice is to be published and to whom the notice will be charged. **Closing time for lodgement is 4 p.m. on the Tuesday preceding the regular Thursday publication**. Gazette enquiries to: **Phone 8207 1045**. The Government Gazette is available online at: www.governmentgazette.sa.gov.au.

Department of the Premier and Cabinet Adelaide, 13 August 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Metropolitan Fire Service Disciplinary Committee, pursuant to the provisions of the Fire and Emergency Services Act 2005:

Member: (from 20 August 2015 until 19 August 2018) Christopher George Smith Stephen John Smithson

By command,

JAY WILSON WEATHERILL, Premier

MES15/06CS

Department of the Premier and Cabinet Adelaide, 13 August 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Local Government Grants Commission, pursuant to the provisions of the South Australian Local Government Grants Commission Act 1992:

Member: (from 13 August 2015 until 12 August 2018) Mary Patetsos

Presiding Member: (from 13 August 2015 until 12 August 2018)
Mary Patetsos

By command,

JAY WILSON WEATHERILL, Premier

15LG06CS

Department of the Premier and Cabinet Adelaide, 13 August 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Health Practitioners Tribunal, pursuant to the provisions of the Health Practitioner Regulation National Law (South Australia) Act 2010:

Panel Member: (from 16 August 2015 until 15 August 2016) Janessa Louise Baddeley

Kym Robert Davis
Colin Michael Hilary Fernando

Catherine Louise Gibb Richard Chiak Seng Heah

Paul David Marin Monika Ruth Moy

Gregory John Smith Joseph Charles Barnett Spencer Christopher Arthur Wagner

Julian White

Panel Member: (from 25 October 2015 until 24 October 2016)

Marilyn Beatrice Pattison Tracey Louise Read Quarmby Dilip Narayan Thakur

By command,

JAY WILSON WEATHERILL, Premier

HEAC-2015-00052

Department of the Premier and Cabinet Adelaide, 13 August 2015

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

Member: (from 14 August 2015 until 13 August 2018) Angela Niedorfer Sandra Ellen Jaffer Rebecca Louise Pickering Gary Henderson Douglas Buchanan Deputy Member: (from 14 August 2015 until 13 August 2018)

Maria Giulia Bernardi (Deputy to Niedorfer) Annette Chipperfield (Deputy to Jaffer) Ian Markos (Deputy to Pickering) Joseph Kane (Deputy to Henderson) Jessica Brooke Rogers (Deputy to Buchanan)

By command.

JAY WILSON WEATHERILL, Premier

15MEHES19CS

DEVELOPMENT ACT 1993, SECTION 25 (17): THE BAROSSA COUNCIL LYNDOCH RESIDENTIAL DEVELOPMENT PLAN AMENDMENT

Preamble

- 1. The Lyndoch Residential Development Plan Amendment (the Amendment) by the Barossa Council has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Planning has decided to approve the Amendment.

NOTICE

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

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

Dated 1 July 2015.

JOHN RAU, Deputy Premier, Minister for Planning

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 12 January 2015, and published in the South Australian Government Gazette dated 15 January 2015, on page 280, being the first notice on that page, referring to the West Coast Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a West Coast Prawn Fishery licence to use prawn trawl nets in the waters specified in Schedule 1, under the conditions specified in Schedule 2, during the period specified in Schedule 3.

SCHEDULE 1

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

SCHEDULE 2

- 1. Each licence holder must ensure that a representative sample of the catch (a 'bucket count') is taken at least three times per night during the fishing activity.
- 2. Each 'bucket count' sample must be accurately weighed to 7 kg where possible and the total number of prawns contained in the bucket must be recorded on the daily catch and effort return.
 - 3. Fishing must cease if one of the following limits is reached:
 - (a) a total of 14 nights of fishing are completed;
 - (b) the average catch per vessel, per night (for all three vessels) drops below 300 kg for two consecutive nights;
 - (c) the average prawn 'bucket count' for all three vessels exceeds 240 prawns per bucket on any single fishing night in the Coffin Bay area; or
 - (d) the average prawn 'bucket count' for all three vessels exceeds 240 prawns per bucket on any single fishing night in the Venus Bay area; or
 - (e) the average prawn 'bucket count' for all three vessels exceeds 270 prawns per bucket on any single fishing night in the Ceduna area.
- 4. The fleet must nominate a licence holder to provide a daily update by telephone or SMS message to the PIRSA Fisheries Manager, to report the average prawn catch per vessel and the average prawn 'bucket count' information.

5. No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the *South Australian Government Gazette* pursuant to the requirements of the Proof of Sunrise and Sunset Act 1923) during the period specified in Schedule 3.

SCHEDULE 3

Commence at sunset on 7 August 2015 and end at sunrise on 23 August 2015.

Dated 5 August 2015.

B. MILIC. Prawn Fisheries Manager

FISHERIES MANAGEMENT ACT 2007: SECTION 90 (2)

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act 2007, that the fishing devices below have been found unattended and their ownership is unknown.

It is likely that the devices were being used, or were intended to be used, in contravention of the Fisheries Management Act 2007:

 One brown mesh net approximately 20 metres long attached to a car battery.

The items above were seized by Fisheries Officers at Price Creek on 21 July 2015.

If you believe that you are the legal owner of these items, they may be viewed at the Yorketown office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture for a period of one month from the date of this notice.

Please note that after the period of one month the items listed above may, on the order of the Minister, be forfeited to the Crown. Dated 7 August 2015.

A. COLLINS, Acting Prosecutions Co-ordinator

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Damien Wilksch of 137 Dunk Road, Cadell, S.A. 5321 (the 'exemption holder'), holder of River Fishery Licence No. R03, is exempt from Sections 53 (2) and 70 of the Fisheries Management Act 2007 and Regulation 7 and Clause 6 of Schedule 6 and Schedule 7 of the Fisheries Management (General) Regulations 2007, but only insofar as he may use the device described in Schedule 1 to take Carp, Bony Bream and other non-native species in the areas specified in Schedule 2 for the purpose of trade or business (the 'exempted activity'), subject to the conditions set out in Schedule 3, from 12 August 2015 until 12 August 2016, unless varied or revoked earlier.

SCHEDULE 1

'Carp net'—a gill net with a ply greater than 5, having a maximum length of 50 metres and a minimum mesh size of 10 centimetres and a maximum mesh size not exceeding 18 centimetres.

SCHEDULE 2

1. Subject to paragraph 2, the holder of Licence No. R03 may conduct fishing activities pursuant to this licence in all backwaters of the River Murray excluding the following areas during the corresponding period set out in the following table:

Area Excluded	Period of Closure
Lake Littra and outflow channel	Permanent—all year
Clover Lake	Permanent—all year
Coombool Swamp	Permanent—all year
Lake Limbra and outflow channel	Permanent—all year
Lake Woolpolool	Permanent—all year
Ral Ral Creek below Chaffey Pumping Station and entrance waters to Lake Merreti	Permanent—all year
Katarapko Creek and Eckert Creek, including The Splash	Permanent—all year

Area Excluded	Period of Closure
Bulyong Creek Pilby Creek Hancock Creek Mundic Creek Pike River Punkah Creek Slaney Creek Loch Luna Cobdogla Swamp	Permanent—all year 1 August to 30 April
Loveday Swamp/Mussel lagoons Lake Merreti	(inclusive) 1 August to 30 April (inclusive) 1 August to 31 January (inclusive)

- 2. The holder of Licence No. R03 may conduct fishing operations within the closure areas and periods listed above if given written approval by the Director, Fisheries and Aquaculture Policy to undertake specified carp eradication work in a specified area for a specified period.
- 3. Subject to the SA Water Public Access Policy and any conditions imposed by a SA Water Public Access Permit, the exemption holder may conduct fishing operations in the waters of the Kangaroo Creek Reservoir.

SCHEDULE 3

- 1. The exemption holder must not use more than 20 carp nets at any one time in permitted backwaters of the River Murray.
- 2. The exemption holder must not have more than 20 carp nets in his possession at any time when he is deploying carp nets in the backwaters of the River Murray.
- 3. The exemption holder may only engage in the exempted activity while fishing pursuant to River Fishery Licence No. R03, and may only use a boat to engage in the exempted activity if that boat is registered by endorsement on River Fishery Licence No. R03.
- 4. The exemption holder must not cause or permit a person to act as his agent when engaging in the exempted activity unless that person may lawfully act as an agent for the exemption holder in relation to River Fishery Licence No. R03.
- 5. All native fish (excluding Bony Bream and Yabbies) taken in the course of the exempted activity must be immediately returned to the water.
- 6. Immediately prior to commencing the exempted activity, the exemption holder must contact the PIRSA FISHWATCH on 1800 065 522 and provide the following details:
 - The licence number and person(s) conducting the activity;
 - The exact location(s) of the fishing activities;
 - · The number of carp nets being used; and
 - Exemption No. ME9902795.
- 7. The exemption holder must ensure that the carp nets are checked and all fish removed at least once during each 24 hour period.
- 8. When the exemption holder moves the carp nets more than three kilometres from the reported location of the nets under Condition 6, or removes the nets from the river completely, the exemption holder must again report to PIRSA FISHWATCH on 1800 065 522 and provide either details, as required under Condition 6 of this exemption notice, or report that fishing with carp nets has ceased.
- 9. While engaged in the exempted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer as requested.
- 10. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice. Dated 11 August 2015.
 - S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Wayne Guidera of P.O. Box 353, Macclesfield, S.A. 5153, (the 'exemption holder') or a person acting as his agent, is exempt from Section 70, of the Fisheries Management Act 2007, Regulation 7 and Clause 61 of Schedule 6 of the Fisheries Management (General) Regulations 2007, insofar as the exemption holder may take Razorfish (*Pinna bicolor*) (the 'exempted activity') in waters specified in Schedule 1, subject to the conditions in Schedule 2 from 12 August 2015 until 31 July 2016, unless varied or revoked earlier.

SCHEDLILE 1

In the waters in the Gibson Point aquaculture zone, Streaky Bay from within a maximum distance of two metres from any structure on marine aquaculture lease sites AL00255 and AL00217.

SCHEDULE 2

- 1. The agents of the exemption holder are Dean Coombs, Clayton Trezona and Glen Hunt.
- 2. The removal of Razorfish may only be undertaken using Razorfish tongs or by hand.
- 3. Razorfish may only be removed from walkways adjacent to infrastructure, to a maximum distance of two metres from any part of the oyster lease structure.
- 4. No Razorfish taken pursuant to this exemption can be sold or transferred to another party.
- 5. Any Razorfish removed from waters specified in Schedule 1 must be disposed of appropriately on land.
- 6. While engaged in the exempted activity, the exemption holder, or agent, must carry, or have near their person, a copy of this notice. Such that a copy of the notice must be produced to a Fisheries Officer upon request.
- 7. Before conducting the exempted activity, the exemption holder must contact PIRSA FISHWATCH on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have the exemption number with you at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related issues. Exemption No. ME9902794.
- 8. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any Regulations made under that Act, except where specifically exempted by this notice.

Dated 11 August 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Garry Warrick holder of River Fishery Licence No. R27 or a person nominated as his agent under this notice (the 'exemption holder') is exempt from Section 70 of the Fisheries Management Act 2007 and Regulation 7, Clauses 6, 72 and 121 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder shall not be guilty of an offence when emptying the 'Carp separation cage' located at Lock 1, Blanchetown on the River Murray (the 'exempted activity'), subject to the conditions specified in Schedule 1, from 12 August 2015 until 12 August 2016, unless varied or revoked earlier.

SCHEDULE 1

- 1. The exemption holder may only take and retain European Carp (Family Cyprinidae) and non-native fish species when undertaking the exempted activity.
- 2. Non-native fish species must not be returned to the water and must be disposed of appropriately.
- 3. The exemption holder may use Damien Wilksch (River Fishery Licence No. R03) to assist in the exempted activity.
- 4. All non-native fish species captured in Carp separation cages by the exemption holder or Damien Wilksch (River Fishery Licence No. R03) must be recorded in the catch and return logbook of that licence holder.

- 5. All native fish or aquatic species captured in Carp separation cages must be released into the river immediately and the species and the number of fish must be recorded in the by-catch logbook of that licence holder.
- 6. While engaged in the exempted activity the exemption holder must have in his possession a copy of this notice and produce a copy of the notice if required by a Fisheries Officer. Exemption No. ME9902793.
- 7. The exemption holder must notify PIRSA FISHWATCH on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holders will need to have a copy of the exemption at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, and other related questions.
- 8. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under the Act, except where specifically exempted by this notice. Dated 11 August 2015.
 - S. SLOAN, Director, Fisheries and Aquaculture Policy

GEOGRAPHICAL NAMES ACT 1991

FOR PUBLIC CONSULTATION

Notice of Intention to Discontinue the Name and Boundary of a Place and to Alter the Boundaries of Other Places

NOTICE is hereby given pursuant to the provisions of the above Act, that the Minister for Transport and Infrastructure seeks public comment on a proposal to:

- 1. Discontinue the bounded locality of TRIHI.
- To include that portion of the land marked (A) into the bounded locality of KALANGADOO as shown on the plan.
- 3. To include that portion of the land marked (B) into the bounded locality of MOUNT MCINTYRE as shown on the plan.

Copies of the plan showing the extent of the subject areas can be viewed at:

- the office of the Surveyor-General, 101 Grenfell Street, Adelaide:
- · the office of the Wattle Range Council; and
- · the Land Services website at:

www.sa.gov.au/landservices/namingproposals.

Submissions in writing regarding this proposal may be lodged with the Chief Executive Officer, Wattle Range Council, P.O. Box 27, Millicent, S.A. 5280, within one month of the publication of this notice.

Dated 9 July 2015.

M. BURDETT, Surveyor-General, Department of Planning, Transport and Infrastructure

DPTI.2015/07454/01

GEOGRAPHICAL NAMES ACT 1991

FOR PUBLIC CONSULTATION

Notice of Intention to Alter the Name of a Place

NOTICE is hereby given pursuant to the provisions of the above Act, that the Minister for Transport and Infrastructure seeks public comment on a proposal to:

- 1. Exclude from the suburb of **SEATON** and include into the suburb of **WEST LAKES** that area marked **(A)** shown highlighted in green on the plan such that the eastern boundary of West Lakes become the centreline of the Frederick Road corridor, and
- 2. Exclude from the suburb of **GRANGE** and include into the suburb of **WEST LAKES** that area marked **(B)** shown highlighted in blue on the plan such that the southern boundary of West Lakes becomes the southern boundary of the Brebner Drive corridor up to the intersection with Turner Drive.

Copies of the plan showing the extent of the subject area can be viewed at:

- · The Office of the Surveyor-General; and
- the Land Services website at:

www.sa.gov.au/landservices/namingproposals

Submissions in writing regarding this proposal may be lodged with the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, within one month of the publication of this notice.

Dated 23 July 2015.

M. BURDETT, Surveyor-General, Department of Planning, Transport and Infrastructure

DPTI.2015/04674/01

NATIONAL ELECTRICITY LAW

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

Under s 107, the time for making the draft determination on the *Bidding in Good Faith* proposal has been extended to **17 September 2015**.

Under s 99, the making of a draft determination and related draft rule on the *Compensation arrangements following application of an administered price cap and administered floor price* proposal (Ref. ERC0176). Written requests for a pre-determination hearing must be received by **20 August 2015**. Submissions must be received by **24 September 2015**.

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

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

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

Australian Energy Market Commission Level 6, 201 Elizabeth Street Sydney, N.S.W. 2000 Telephone: (02) 8296 7800

www.aemc.gov.au

13 August 2015.

NATIONAL ENERGY RETAIL LAW

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

Under s 251, AEMO has requested the *Multiple Trading Relationships* proposal (Ref. RRC0005). The proposal seeks to facilitate arrangements where a customer can engage multiple energy providers at a single premises. Submissions must be received by **10 September 2015**.

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

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

Australian Energy Market Commission

Level 6, 201 Elizabeth Street Sydney, N.S.W. 2000

Telephone: (02) 8296 7800

www.aemc.gov.au

13 August 2015.

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Temporary Partial Closure of Ewens Ponds Conservation Park

PURSUANT to Regulation 8 (3) (a) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, as 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, part of Ewens Ponds Conservation Park from 6 a.m. on Monday, 31 August 2015 until 6 p.m. on Sunday, 29 November 2015.

The closure applies to all bodies of water in the reserve. As such, no diving or swimming is permitted in the Ponds during the closure period.

The purpose of the closure is for the proper management of the reserve during the period indicated.

Dated 11 August 2015.

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

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Riggs Road, Kalbeeba

BY Road Process Order made on 3 February 2015, The Barossa Council ordered that:

- 1. Portions of Riggs Road and un-named Public Road adjoining Piece 97 and Allotment 94 in Filed Plan 163765 and the whole of the un-named Public Road south of Allendale Road adjoining Piece 99 in Filed Plan 163765, more particularly delineated and lettered 'B', 'D' and 'F' respectively on Preliminary Plan No. 13/0013 be closed.
- 2. Transfer the whole of the land subject to closure to Rocla Ltd in accordance with the agreement for transfer dated 6 August 2013 entered into between The Barossa Council and Rocla Ltd.

On 20 April 2015 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 96237 being the authority for the new boundaries.

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

Dated 13 August 2015.

M. P. BURDETT, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Riggs Road, Bibaringa/Yattalunga

BY Road Process Order made on 3 February 2015, the City of Playford ordered that:

- 1. Portions of Riggs Road and un-named Public Road situated adjoining Piece 97 in Filed Plan 163765, more particularly delineated and lettered 'A', 'C' and 'E' on Preliminary Plan No. 13/0013 be closed.
- 2. Transfer the whole of the land subject to closure to Rocla Ltd in accordance with the agreement for transfer dated 6 August 2013 entered into between the City of Playford and Rocla Ltd.

On 20 April 2015 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 96237 being the authority for the new boundaries.

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

Dated 13 August 2015.

M. P. BURDETT, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

ERRATUM

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure

North Terrace/Eleventh Street/East Terrace, Barunga Gap

IN notice appearing in *Government Gazette* dated 21 May 2015 on page 2190 pursuant to Section 24 (5) of the Roads (Opening and Closing) Act 1991 for the Wakefield Regional Council, paragraph 4 *should* read as follows:

4. The following easements are granted over portions of a road closed by this order:

Grant free and unrestricted rights of way appurtenant to Allotments 1 to 22 and 60 to 69, Town of Barunga Gap and Sections 277, 278E, 448 to 452, 578 and 636, Hundred of Cameron.

Dated 13 August 2015.

M. P. BURDETT, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Helston Road, Kadina

BY Road Process Order made on 10 July 2015, The District Council of the Copper Coast ordered that:

- 1. The whole of Helston Road situated between Fairfield Road and Haselgrove Road and adjoining Section 650, Hundred of Kadina, more delineated and lettered 'A' on the Preliminary Plan No. 14/0037 be closed.
- 2. Transfer the whole of the land subject to closure to Alan Charles Just and Glenys Ruth Just in accordance with the agreement for transfer dated 24 April 2015 entered into between The District Council of the Copper Coast and A. C. and G. R. Just.
- 3. The following easement be granted over portion of the road closed by this order:

Grant to Distribution Lessor Corporation an easement for overhead electricity supply purposes.

On 10 August 2015 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 110641 being the authority for the new boundaries.

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

Dated 13 August 2015.

M. P. BURDETT, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Hewett

BY Road Process Order made on 13 May 2015, the Light Regional Council ordered that:

- 1. The whole of the un-named Public Road (being Allotment 704 in Deposited Plan 77479) situated between Kingfisher Drive and Piece 801 in Deposited Plan 77479, more particularly delineated and lettered 'A' on the Preliminary Plan No. 13/0014 be closed.
- 2. The whole of the land subject to closure be transferred to the Minister for Education and Child Development in accordance with agreement for transfer dated 9 December 2014 entered into between the Light Regional Council and Minister for Education and Child Development.
- 3. The following easement be granted over the whole of the road closed by this order:

Grant a free and unrestricted right of way appurtenant to CT 5523/622, CT 5523/623 and CT 5523/624.

On 10 August 2015 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 110230 being the authority for the new boundaries.

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

Dated 13 August 2015.

M. P. BURDETT, Surveyor-General

SOUTH AUSTRALIAN LOCAL GOVERNMENT GRANTS COMMISSION ACT 1992

Payment of Grants

I, GEOFF BROCK, Minister for Local Government, being the Minister responsible for the administration of the South Australian Local Government Grants Commission Act 1992, hereby state pursuant to Section 6 of the Act that:

- (a) the total amount available for payment of grants pursuant to this Act for 2015-2016 is \$152 056 530;
- (b) the amount available for payment of general purpose grants within the total amount for 2015-2016 is \$113 400 384;
- (c) the amount available for payment of identified local road grants within the total amount for 2015-2016 is \$38 656 146;
- (d) an amount of \$491 326 relating to the underpayment of grants for 2014-2015 will be added to the funds to be paid to Councils during 2015-2016, using the grant relativities applied in 2014-2015; and
- (e) an amount of \$75 978 330 relating to the payment of grants for 2015-2016 brought forward and paid in June 2015 will be deducted from the funds to be paid to Councils during 2015-2016.

Dated 13 August 2015.

GEOFF BROCK,

Minister for Regional Development, Minister for Local Government

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

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

Approval of Category B Containers

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

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

SCHEDULE

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Banrock Station Sparkling Infusion	750	Glass	Accolade Wines Australia	Statewide Recycling
Stones Original Ginger Beer	330	Glass	Angoves Family Winemakers	Statewide Recycling
Applejacks With 42 Below Vodka Cox Pippin Dry Cider	330	Glass	Bacardi Lion Pty Ltd	Marine Stores Ltd
Applejacks With 42 Below Vodka Ginger Jive Cider	330	Glass	Bacardi Lion Pty Ltd	Marine Stores Ltd
Big Shed Dr Shed Love Imperial Sweet Potato Stout Saison	640	Glass	Big Shed Brewing Concern	Marine Stores Ltd
Big Shed Golden Stout Time Dessert Stout	330	Glass	Big Shed Brewing Concern	Marine Stores Ltd
Big Shed Kol Schisel German Pale Ale	330	Glass	Big Shed Brewing Concern	Marine Stores Ltd
Jack Daniels Tennessee Whiskey & Cola Zero Sugar	375	Can—Aluminium	Brown Forman Australia Pty Ltd	Statewide Recycling
American Honey Dry Ginger & Lime	340	Glass	Campari Australia	Statewide Recycling
CB The Runes Black Ale	330	Glass	Croydon Brewery Trust	Marine Stores Ltd
CB The Runes Imperial Black Ale	330	Glass	Croydon Brewery Trust	Marine Stores Ltd
CB Viking Cherry Ale	330	Glass	Croydon Brewery Trust	Marine Stores Ltd
Bulleit Bourbon & Cola	330	Glass	Diageo Australia Pty Ltd	Statewide Recycling
		PET		
Bundaberg Rum Black Barrel Master Distillers Collection	55		Diageo Australia Pty Ltd	Statewide Recycling
Bundaberg Rum Blenders Edition Master Distillers Collection	55	PET	Diageo Australia Pty Ltd	Statewide Recycling
Bundaberg Rum Small Batch Master Distillers Collection	55	PET	Diageo Australia Pty Ltd	Statewide Recycling
Bundaberg UP Rum & Cola	375	Can—Aluminium	Diageo Australia Pty Ltd	Statewide Recycling
Jeremiah Weed Blended Spiced Whiskey & Cola	330	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Jeremiah Weed Spiced Blended Whiskey & Ginger Beer	330	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Rochdale Apple Cider Classic	330	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Rochdale Apple Cider Cloudy	330	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Rochdale Pear Cider Classic	330	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Smirnoff Passionfruit Lime & Soda	500	Glass	Diageo Australia Pty Ltd	Statewide Recycling
Maximus Green	1 000	PET	Frucor Beverages Ltd	Statewide Recycling
	330	Glass	Frucor Beverages Ltd	
Rockstar Energy Drink Guava Flavour Zero Sugar			č	Statewide Recycling
Rockstar Energy Drink Tropical Guava	330	Glass	Frucor Beverages Ltd	Statewide Recycling
V Guarana Energy Drink Zero Sugar	350	Glass	Frucor Beverages Ltd	Statewide Recycling
Asahi Japanese Tea	555	PET	Kawaii Fashion Holdings Pty Ltd	Statewide Recycling
Boss Coffee	185 g	Can—Steel	Kawaii Fashion Holdings Pty Ltd	Statewide Recycling
Calpis Soda	350	Can—Aluminium	Kawaii Fashion Holdings Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Calpis Water	500	PET	Kawaii Fashion Holdings Pty Ltd	Statewide Recycling
Calpis Water	350	Can—Aluminium	Kawaii Fashion Holdings Pty	Statewide Recycling
Kirin Afternoon Lemon Tea	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Kirin Fire Coffee	185 g	Can—Steel	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Kirin Grape Water	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Kirin Healthy Milk Tea	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Kirin Japanese Rice Tea	555	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Kirin Milk Tea	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Kirin Peach & Raspberry Tea	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Kirin Plus 1 Power Drink	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Kirin Straight Tea	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Pokka Aloe Vera White Grape Juice	300	Can—Aluminium	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Pokka Blueberry Tea	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Pokka Guava Juice Drink	300	Can—Aluminium	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Pokka Ice Lemon Tea	300	Can—Aluminium	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Pokka Ice Peach Tea	300	Can—Aluminium	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Pokka Japanese Green Tea	300	Can—Aluminium	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Pokka Jasmine Green Tea	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Pokka Lemon Tea	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Pokka Lychee Tea	330	Can—Aluminium	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Pokka Oolong Tea	300	Can—Aluminium	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Pokka Peach Tea	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Pokka Peach Tea	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Sangaria Cafe Latte	280 g	Can—Steel	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Sangaria Dark Oolong Tea	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Sangaria Green Tea	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Sangaria Ikkyu Chaya Green Tea	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Sangaria Japanese Taste Ramu	200	Glass	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Sangaria Melon Soda	500	Bottle—Aluminium	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Sangaria Postonic Water	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Sangaria Ramu Bottle Blue	500	Bottle—Aluminium	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Sangaria Ramu Bottle Grape	500	Bottle—Aluminium	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Suntory Bikkle	220 g	Glass	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Suntory Brown Rice Green Tea	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Suntory CC Lemon Water	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Suntory Dakara Fresh Start Water	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Suntory European Jasmine Tea	500	PET	Ltd Kawaii Fashion Holdings Pty	Statewide Recycling
Toin Ramu Bottle Blue	200	PET	Ltd Kawaii Fashion Holdings Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Toin Ramu Bottle Green	200	PET	Kawaii Fashion Holdings Pty	Statewide Recycling
Toin Ramu Bottle Peach	200	PET	Ltd Kawaii Fashion Holdings Pty Ltd	Statewide Recycling
Tomomas Cantaloupe Cider	300	Glass	Kawaii Fashion Holdings Pty Ltd	Statewide Recycling
Tomomas Watermelon Cider	300	Glass	Kawaii Fashion Holdings Pty Ltd	Statewide Recycling
Tomomas White Peach Cider	300	Glass	Kawaii Fashion Holdings Pty	Statewide Recycling
Mountain Goat Cross Breed Seven Seeds Mountain Goat Pale Ale Mountain Goat Surefoot Stout Mojo Kombucha Ginger Tonic Absolut Botanik Berry Apple Absolut Botanik Berry Lime Absolut Botanik Berry Lime Absolut Botanik Berry Pear Absolut Botanik Berry Pear Absolut Botanik Berry Pear Absolut Botanik Berry Pear Hoegaarden White Beer John Boston The Point Pale Ale John Boston The Surprize Summer Ale Mishka Mixed Vodka Lemon Lime & Bitters Mishka Mixed Vodka Lemon Lime & Bitters Mishka Mixed Vodka Ripe Raspberry Mishka Mixed Vodka Sugar Free Guava Mishka Mixed Vodka Sugar Free Tropical Mishka Mixed Vodka Sugar Free Tropical Mishka Mixed Vodka Tangy Orange Mishka Mixed Vodka Tangy Orange Mishka Mixed Vodka Tropical Pineapple Mishka Mixed Vodka Tropical Pineapple Mishka Mixed Vodka Zingy Lemon Mishka Mixed Vodka Zingy Lemon	275 275 250 275 275 275 275 275 275 275 250 275 250	Glass Glass Can—Aluminium Glass Glass Can—Aluminium Glass Can—Aluminium Glass Can—Aluminium Glass Can—Aluminium Glass Can—Aluminium Glass Can—Aluminium Glass Can—Aluminium Glass Glass Glass Glass Glass Glass Can—Aluminium Glass	Ltd Mountain Goat Beer Pty Ltd Organic & Raw Pty Ltd Pernod Ricard Winemakers Pinnacle Drinks	Statewide Recycling Statewide Recycling Statewide Recycling Flagcan Distributors Marine Stores Ltd
Stella Artois Cidre Red Bull The Summer Edition Voss Sparkling Spring Water Voss Sparkling Spring Water Voss Still Spring Water Golden Circle Fruit Juice Apple Golden Circle Fruit Juice Apple Blackcurrant Golden Circle Fruit Juice Apple Mango Golden Circle Fruit Juice Orange Golden Circle Fruit Juice Tropical Riviera Organic Spicy Ginger Beer Waterfords Apple Berry Natural Mineral Water Waterfords Orange Passionfruit Natural	568 250 375 800 330 500 375 800 200	Glass Can—Aluminium Glass Glass PET PET Glass Glass LPB—Aseptic LPB—Aseptic LPB—Aseptic LPB—Aseptic LPB—Aseptic LPB—Aseptic LPB—Tesperic LPB—Aseptic LPB—Aseptic LPB—Aseptic LPB—Aseptic LPB—Aseptic LPB—Aseptic LPB—Aseptic	Pinnacle Drinks Red Bull Australia Pty Ltd Schweppes Australia Pty Ltd The Kraft Heinz Company Tru Blu Beverages Pty Limited Tru Blu Beverages Pty Limited Tru Blu Beverages Pty	Marine Stores Ltd Statewide Recycling Flagcan Distributors Flagcan Distributors
Mineral Water Waterfords Sparkling Natural Mineral Water	330	Glass	Limited Tru Blu Beverages Pty Limited	Flagcan Distributors

ENVIRONMENT PROTECTION ACT 1993

Revocation of Approval of Category B Containers

- I, ANDREA KAYE WOODS, Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 68 of the Environment Protection Act 1993 (SA) ('the Act') hereby revoke the approvals of the classes of Category B Containers sold in South Australia as identified by reference to the following matters, which are described in the first 4 columns of Schedule 1 of this Notice:
 - (a) the product which each class of containers shall contain;
 - (b) the size of the containers;
 - (c) the type of containers; and
 - (d) the name of the holders of these approvals.

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

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Merito Organic Coconut Water	520	Can—Steel	50 Upmarket Pty Ltd	Statewide Recycling
Fiji Bitter	355	Can—Aluminium	Avika Pty Ltd Trading as Brew on Wheels	Statewide Recycling
Fiji Gold	355	Can—Aluminium	Avika Pty Ltd Trading as Brew on Wheels	Statewide Recycling
Banrock Station Lemon Aspen Flavoured Sparkling Mineral Water	275	Glass	BRL Hardy Limited	Statewide Recycling
Banrock Station Lemon Aspen Spring Water	330	Glass	BRL Hardy Limited	Statewide Recycling
Banrock Station Natural Spring Water	330	Glass	BRL Hardy Limited	Statewide Recycling
Banrock Station Wild Lime Flavoured Sparkling Mineral Water	275	Glass	BRL Hardy Limited	Statewide Recycling
Banrock Station Wild Lime Spring Water	330	Glass	BRL Hardy Limited	Statewide Recycling
James Boags Premium Lager	350	Glass	BRL Hardy Limited	Statewide Recycling
Attip Coconut Juice	320	Can—Aluminium	Cam Bow Trading Pty Ltd	Statewide Recycling
Attip Coconut Juice	520	Can—Aluminium	Cam Bow Trading Pty Ltd	Statewide Recycling
Red Bull Drink	250	Can—Aluminium	Cam Bow Trading Pty Ltd	Statewide Recycling
Red Bull Drink	150	Glass	Cam Bow Trading Pty Ltd	Statewide Recycling
Hardys Oomoo Shiraz	187	PET	Constellation Wines Australia	Statewide Recycling
Ta Ku Sauvignon Blanc	187	PET	Constellation Wines Australia	Statewide Recycling
Do Water Positive & Pure	500	LiquidPaperBond	Do Water Pty Ltd	Statewide Recycling
Raging Rex Berry	30	PET	Energy Delivering Systems	Statewide Recycling
Raging Rex Lime	30	PET	Energy Delivering Systems	Statewide Recycling
Raging Rex Tropical	30	PET	Energy Delivering Systems	Statewide Recycling
Uzi Loaded	30	PET	Energy Delivering Systems	Statewide Recycling
Bacchus Choc Whip Smoothie	2 000	Cask—Cardboard Box and PE, Metal, Polyester Bag	Epoch Wine Group	Statewide Recycling
Bacchus Cowboy Smoothie	2 000	Cask—Cardboard Box and PE, Metal, Polyester Bag		Statewide Recycling
Bacchus Cowgirl Smoothie	2 000	Cask—Cardboard Box and PE, Metal, Polyester Bag	Epoch Wine Group	Statewide Recycling
Gage Roads IPA India Pale Ale	330	Glass	Hardy Wine Company	Statewide Recycling
Gage Roads London Best	330	Glass	Hardy Wine Company	Statewide Recycling
Gage Roads New World Wheat Beer	330	Glass	Hardy Wine Company	Statewide Recycling
Gage Roads Pils	330	Glass	Hardy Wine Company	Statewide Recycling
Gage Roads Premium Larger	330	Glass	Hardy Wine Company	Statewide Recycling
Gage Roads Pure Malt Lager	330	Glass	Hardy Wine Company	Statewide Recycling
Gage Roads Wahoo Premium Ale	330	Glass	Hardy Wine Company	Statewide Recycling
Hardys Chardonnay Shuttles	187	PET	Hardy Wine Company	Statewide Recycling
Hardys Shiraz Shuttles	187	PET	Hardy Wine Company	Statewide Recycling
Omni Citrus	1 000	Glass	Hardy Wine Company	Statewide Recycling
Omni Citrus	750	Glass	Hardy Wine Company	Statewide Recycling

HOUSING IMPROVEMENT ACT 1940

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

No. of House and Street	Allotment, Section, etc.		of Title Folio
273 Hampstead Road, Northfield, S.A. 5085 12 Diamond Avenue, Gilles Plains, S.A. 5086	Allotment 109 in Deposited Plan 4712, Hundred of Yatala Allotment 240 in Deposited Plan 7660, Hundred of Yatala	CT5677 CT5213	583 24
Dated at Adelaide, 13 August 2015.	P. REARDON, Director, Property and Contract Management, House	ing SA (Deleg	ate SAHT)

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	<u>Certificate</u> Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
9 Threadgold Street,	Allotment 347 in Deposited	CT4221	392	6.12.90, page 1688	130.00
Peterborough, S.A. 5422	Plan 3523, Hundred of Yongala	CT5623	852		
32 Hambridge Road, Davoren Park, S.A. 5113	CT5277	779	7.5.15, page 1672	207.00	
Dated at Adelaide, 13 August 2015. P. REARDON, Director, Property and Contract Management, Housing SA (Delegate SAHT)					

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	Certificate of Titl Volume Folio	
13 Twyford Street, Elizabeth Grove, S.A. 5112	Allotment 51 in Deposited Plan 84156, Hundred of Munno Para	CT6059 90	8 2.7.15, page 3343
Dated at Adelaide, 13 August 2015.	P. REARDON, Director, Property and	Contract Management,	Housing SA (Delegate SAHT)

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2015

	\$		\$
Agents, Ceasing to Act as	51.00	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	. 33.75
Incorporation	26.00	Discontinuance Place of Business	. 33.75
Intention of Incorporation	64.00	Land—Real Property Act:	
Transfer of Properties	64.00	Intention to Sell, Notice of	. 64.00
Attorney, Appointment of		Lost Certificate of Title Notices	. 64.00
		Cancellation, Notice of (Strata Plan)	. 64.00
Bailiff's Sale	64.00	Mortgages:	
Cemetery Curator Appointed	37.75	Caveat Lodgement	. 26.00
Companies:		Discharge of	. 27.25
Alteration to Constitution	51.00	Foreclosures	
Capital, Increase or Decrease of		Transfer of	
Ceasing to Carry on Business	37.75	Sublet	. 13.00
Declaration of Dividend	37.75	Leases—Application for Transfer (2 insertions) each	. 13.00
Incorporation	51.00		
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	. 37.75
First Name	37.75	Licensing	. 75.50
Each Subsequent Name	13.00	-	. 13.30
Meeting Final	42.50	Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	. 506.00
Meeting')		Default in Payment of Rates:	
First Name		First Name	. 101.00
Each Subsequent Name	13.00	Each Subsequent Name	. 13.00
Notices:		Noxious Trade	37 75
Call			
Change of Name		Partnership, Dissolution of	. 37.75
Creditors		Petitions (small)	. 26.00
Creditors Compromise of Arrangement	51.00		
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-General)	. 26.00
pany be wound up voluntarily and that a liquidator	64.00	Register of Unclaimed Moneys—First Name	. 3/./3
be appointed')Release of Liquidator—Application—Large Ad		Each Subsequent Name	. 13.00
—Release Granted	64.00	Registers of Members—Three pages and over:	
Receiver and Manager Appointed		Rate per page (in 8pt)	. 324.00
Receiver and Manager Ceasing to Act		Rate per page (in 6pt)	. 428.00
Restored Name		Sale of Land by Public Auction	
Petition to Supreme Court for Winding Up	88 50		
Summons in Action		Advertisements	. 3.60
Order of Supreme Court for Winding Up Action		½ page advertisement	
Register of Interests—Section 84 (1) Exempt	114 00	½ page advertisement	. 302.00
Removal of Office	26.00	Full page advertisement.	. 591.00
Proof of Debts		Advertisements, other than those listed are charged at \$	3 60 per
Sales of Shares and Forfeiture		column line, tabular one-third extra.	3.00 pci
Estates:		Notices by Colleges, Universities, Corporations and	District
Assigned	37.75	Councils to be charged at \$3.60 per line.	District
Deceased Persons—Notice to Creditors, etc.	64.00		
Each Subsequent Name		Where the notice inserted varies significantly in leng	th from
Deceased Persons—Closed Estates.		that which is usually published a charge of \$3.60 per colu	ımn line
Each Subsequent Estate	1 70	will be applied in lieu of advertisement rates listed.	
Probate, Selling of		South Australian Government publications are sold	on the
Public Trustee, each Estate		condition that they will not be reproduced without	at prior
		permission from the Government Printer.	-

All the above prices include GST

GOVERNMENT GAZETTE NOTICES

Notices for publication in the *South Australian Government Gazette* should be emailed to **governmentgazette@dpc.sa.gov.au**. Content should be sent as Word format attachment(s). Covering emails should include the date the notice is to be published and to whom the notice will be charged. **Closing time for lodgement is 4 p.m. on the Tuesday preceding the regular Thursday publication**. Gazette enquiries to: **Phone 8207 1045**. The Government Gazette is available online at: **www.governmentgazette.sa.gov.au**.

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2015

	Acts, Bi	lls, Rules, Parliame	ntary Papers and Regula	ations	
Pages	Main	Amends	Pages	Main	Amends
1-16	3.20	1.50	497-512	43.00	42.00
17-32	4.10	2.55	513-528 529-544	44.25	42.75
33-48 49-64	5.45 6.85	3.85 5.30	545-560	45.75 47.25	44.25 45.75
65-80	7.95	6.60	561-576	48.25	47.25
81-96	9.30	7.70	577-592	50.00	47.75
97-112	10.60	9.05	593-608	51.00	49.25
113-128	11.80	10.50	609-624	52.50	51.00
129-144	13.20	11.70	625-640	53.50	52.00
145-160 161-176	14.60 15.80	13.00 14.30	641-656 657-672	55.00 56.00	53.50 54.00
177-192	17.20	15.60	673-688	57.50	56.00
193-208	18.60	17.10	689-704	58.50	56.50
209-224	19.60	18.10	705-720	60.00	58.00
225-240	20.90	19.40	721-736	61.50	59.00
241-257	22.50	20.50	737-752	62.00	60.50
258-272	23.80	21.70	753-768	64.00	61.50
273-288 289-304	24.90 26.25	23.60 24.50	769-784 785-800	65.00 66.00	64.00 65.00
305-320	27.75	26.00	801-816	67.50	65.50
321-336	28.75	27.25	817-832	69.00	67.50
337-352	30.25	28.50	833-848	70.50	69.00
353-368	31.00	30.00	849-864	72.00	70.00
369-384	32.75	31.00	865-880	73.50	72.00
385-400	34.25	32.50	881-896	74.00	72.50
401-416 417-432	35.50 37.00	33.50 35.25	897-912 913-928	75.50 76.00	74.00 75.50
433-448	38.00	36.75	929-944	77.50	76.00
449-464	39.00	37.50	945-960	78.50	77.00
465-480	39.50	38.75	961-976	82.00	78.00
481-496	42.00	39.50	977-992	83.00	78.50
Rules and Regulations Parliamentary Papers Bound Acts	n (issued weekly) e n (issued daily) or fortnightly updates ding updates				
1			rices include GST)		
Counter Sale and Mail Ord	Service S Ground I Phone: 1 Postal: C	3 23 24 (local call of B.P.O. Box 1707, A	ce Centre, e, 108 North Terrace, Ad cost), Fax: (08) 8204 190 delaide, S.A. 5001		
Online Shop	www.sh	op.service.sa.gov.a	<u>u</u>		
G 1 · ·	1 C		A		

Subscriptions and Standing Orders:

Government Publishing SA
Plaza Level, Riverside Centre, North Terrace, Adelaide, S.A. 5000
Phone: (08) 8207 1043, (08) 8207 0908, Fax: (08) 8207 1040
Email: AdminGovPubSA@sa.gov.au

South Australia

Liquor Licensing (Dry Areas) Notice 2015

under section 131(1a) of the Liquor Licensing Act 1997

1—Short title

This notice may be cited as the *Liquor Licensing (Dry Areas) Notice 2015*.

2—Commencement

This notice comes into operation on 26 January 2016.

3—Interpretation

(1) In this notice—

principal notice means the *Liquor Licensing (Dry Areas) Notice 2015* published in the Gazette on 5.1.15, as in force from time to time.

(2) Clause 3 of the principal notice applies to this notice as if it were the principal notice.

4—Consumption etc of liquor prohibited in dry areas

- (1) Pursuant to section 131 of the Act, the consumption and possession of liquor in the area described in the Schedule is prohibited in accordance with the provisions of the Schedule.
- (2) The prohibition has effect during the periods specified in the Schedule.
- (3) The prohibition does not extend to private land in the area described in the Schedule.
- (4) Unless the contrary intention appears, the prohibition of the possession of liquor in the area does not extend to—
 - (a) a person who is genuinely passing through the area if—
 - (i) the liquor is in the original container in which it was purchased from licensed premises; and
 - (ii) the container has not been opened; or
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.
- (5) The Schedule is in substitution for Schedule—Seacliff Area 4 in the principal notice.

Schedule 1—Seacliff Area 4

1—Extent of prohibition

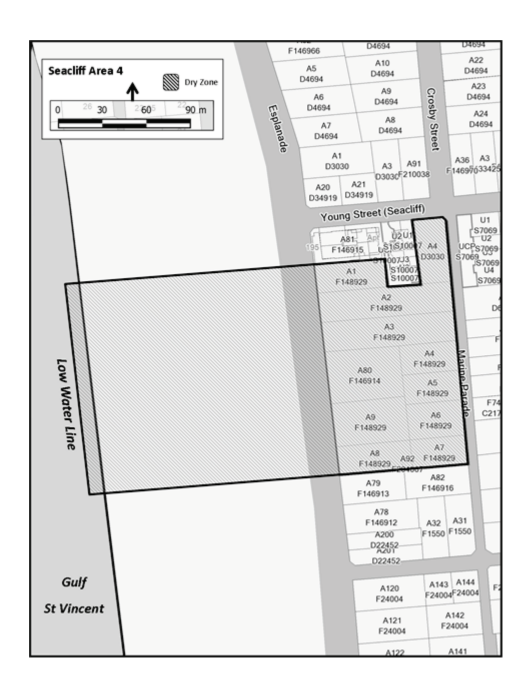
The consumption of liquor is prohibited. The possession of liquor is prohibited, and the prohibition extends to possession in each of the circumstances referred to in clause 4(4).

2—Period of prohibition

From 12.01 am on 26 January 2016 to 12.01 am on 27 January 2016.

3—Description of area

The area in and adjacent to Seacliff bounded as follows: commencing at the point at which the western boundary of Marine Parade meets the southern boundary of Young Street, then southerly along the western boundary of Marine Parade to the point at which it meets the southern boundary of Lot 7 FP 148929, then westerly along the southern boundary of Lot 7, the southern boundary of Lot 8 FP 148929, and the prolongation in a straight line of the southern boundary of Lot 8, to the low water mark on the eastern side of Gulf St Vincent, then generally northerly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the southern boundary of Young Street, then easterly along that prolongation to the eastern boundary of the Esplanade, then southerly along that boundary of the Esplanade to the northern boundary of Lot 1 FP 148929, then easterly and southerly along the northern and eastern boundaries of Lot 1 to the northern boundary of Lot 2 FP 148929, then easterly along that boundary of Lot 2 to the western boundary of Lot 4 DP 3030, then northerly along that boundary of Lot 4 to the southern boundary of Young Street, then easterly along that boundary of Young Street to the point of commencement.



Made by the Liquor and Gambling Commissioner

on 4 August 2015

LOCAL GOVERNMENT ACT 1999

CENTENNIAL PARK CEMETERY AUTHORITY

Regional Subsidiary Charter 2015

1. INTRODUCTION

1.1 Name

The name of the subsidiary is the Centennial Park Cemetery Authority.

1.2 **Definitions**

Act means the Local Government Act 1999 and includes all regulations made under that Act;

Authority means the Centennial Park Cemetery Authority;

Board means the Board of Management of the Authority provided for in Clause 3;

Board Member includes a Constituent Council Board Member and an Independent Board Member;

Budget means the annual budget adopted by the Authority pursuant to Clause 5.1;

Business Plan means the business plan adopted by the Authority pursuant to Clause 6.2;

Centennial Park means the Centennial Park Cemetery and its associated facilities and services;

Chairperson means the member of the Board appointed to that office for the purposes of Clause 3.8;

Chief Executive Officer means the person appointed pursuant to Clause 4.1 as the Chief Executive Officer of the Authority;

Constituent Council Board Member means a member of the Board appointed under Clause 3.3.5;

Constituent Councils means those Councils identified in Clause 1.4;

Council means a Council constituted under the Act;

CPCA Owners' Executive Committee means a Committee comprised of the Chief Executive Officers and Mayors of the Constituent Councils.

Date of Withdrawal means the date a Constituent Council's withdrawal from the Authority becomes effective pursuant to Clause 7.1;

Deputy Chairperson means the member of the Board appointed to that office for the purposes of Clause 3.8;

Executive Meetings means the meetings convened for the purposes of Clause 6.7.1;

Financial Statements has the same meaning as in the Act;

Financial Year means 1 July in each year to 30 June in the subsequent year;

Independent Board Member means a member of the Board appointed under Clause 3.3.7;

Liability Guarantee Fee means the annual fee paid to the Constituent Councils by the Authority in accordance with Clause 19.

Long Term Financial Plan means the long term financial plan prepared by the Authority for the purposes of Clause 5.4;

Minister means the Minister for State/Local Government Relations;

Model Financial Statements has the meaning given in the Regulations.

Net Assets means total assets (current and non-current) less total liabilities (current and non-current) of the Authority as reported in the annual audited financial statements of the Authority;

Nominations Committee is the Committee convened by the Board from time to time under Clause 3.3.7.1;

Operating Costs means all expenses incurred in the delivery of the Authority's services;

Regulations means the Local Government (Financial Management) Regulations 2011;

Strategic Plan means the strategic plan adopted by the Authority for the purposes of Clause 6.1;

Third Party Venture means the power to undertake a commercial project with a third party (exceeding any contract or arrangement for the supply of goods or services to the Authority) such venture requiring the prior consent of the Constituent Councils.

1.3 Interpretation

In this Charter, unless the context otherwise requires:

- 1.3.1 headings do not affect interpretation;
- 1.3.2 singular includes plural and plural includes singular;
- 1.3.3 words of one gender include any gender;
- 1.3.4 a reference to a person includes a partnership, corporation, association, government body and any other entity;
- 1.3.5 a reference to legislation includes any amendment to it, any legislation substituted for it and any subordinate legislation made under it;
- 1.3.6 an unenforceable provision or part of a provision of this Charter may be severed and the remainder of this Charter continues in force, unless this would materially change the intended effect of this Charter;
- 1.3.7 the meaning of general words is not limited by specific examples introduced by 'including', 'for example' or similar expressions; and
- 1.3.8 a reference to a 'clause' means a Clause of this Charter.

1.4 Establishment

The Authority is a regional subsidiary established under Section 43 of the Act by the City of Mitcham and the Corporation of the City of Unley.

1.5 Local Government Act 1999

This Charter must be read in conjunction with Parts 2 and 3 of Schedule 2 to the Act. The Authority shall conduct its affairs in accordance with Parts 2 and 3 of Schedule 2 to the Act except as modified by this Charter in a manner permitted by the Act.

1.6 Purpose

The purpose of the Authority is to care for, protect, manage, operate and improve Centennial Park and its associated facilities and services located either at Centennial Park Cemetery or elsewhere in an efficient and effective manner.

1.7 Objects of the Authority

The Authority is established for the following objects:

- 1.7.1 to ensure that the assets and facilities at Centennial Park and of the Authority are developed, maintained and operated in a sustainable and efficient manner;
- 1.7.2 to deliver effective and sustainable service provision for the Constituent Councils, customers of Centennial Park and the community of South Australia;
- 1.7.3 to manage the facilities of Centennial Park and the services provided by the Authority utilising sound business concepts;
- 1.7.4 to establish and demonstrate ethical policies and standards, in accordance with the rights of customers and industry standards;
- 1.7.5 to provide security of tenure for all interment licences at Centennial Park through sound financial and business management;
- 1.7.6 to proactively manage the business of Centennial Park in a competitive and changing environment;
- 1.7.7 to undertake key strategic and policy decisions for the purpose of enhancing and developing Centennial Park; and
- 1.7.8 to be financially self-sufficient.

1.8 National Competition Policy

- 1.8.1 The Authority is involved in a significant business activity.
- 1.8.2 The Authority will implement principles of competitive neutrality in respect of significant business activities to the extent that the benefits to be realised from the implementation of the principles of competitive neutrality outweigh the costs associated with the implementation.

1.9 Liability Guarantee

- 1.9.1 Pursuant to Clause 31 of Schedule 2 to the Act, the liabilities incurred or assumed by the Authority are guaranteed by the Constituent Councils.
- 1.9.2 The Authority must pay an annual Liability Guarantee Fee, to each Constituent Council, on account of the guarantee under Clause 1.9.1.
- 1.9.3 Subject to Clause 1.9.4, the Liability Guarantee Fee is fixed at whichever amount is the lesser of:
 - 1.9.3.1 \$195 000 to each Constituent Council for the 2010-2011 Financial Year. Each year thereafter the Liability Guarantee Fee will be increased by a percentage equivalent to CPI—All Groups Adelaide March Quarter; or
 - 1.9.3.2 2.5% of the total gross liabilities of the Authority as at 1 July of the Financial Year that the Liability Guarantee Fee is to be paid, which amount will be distributed evenly between the Constituent Councils.
- 1.9.4 The Constituent Councils may in their absolute discretion unanimously agree to increase or waive or reduce the Guarantee Fee for any particular financial year(s) either on their own initiative or based on a submission by the Authority to the Constituent Councils.

2. FUNCTIONS, POWERS AND DUTIES OF THE AUTHORITY

The functions, powers and duties of the Authority are to be exercised in the performance and furtherance of the Authority's purpose and objects.

2.1 Functions

The Authority has the following functions:

- 2.1.1 to provide, equip, operate and maintain one or more public cemetery facilities, crematoriums, mausoleums and mortuaries:
- 2.1.2 to provide, sell, lease or hire monuments, tombstones, trees, flowers and other things incidental to interment and memorialisation of cremated remains and burials;
- 2.1.3 to promote the services and facilities of Centennial Park and to carry out any business or operation the Authority considers can enhance the value and render profitable any of the facilities or services of Centennial Park;
- 2.1.4 establish other facilities and services incidental or ancillary to the establishment, operation and management of cemeteries, crematoriums, mortuaries and mausoleums; and
- 2.1.5 to promote, investigate or utilise alternative lawful methods of disposing of human remains.

2.2 Powers

The Authority has the following discretionary powers:

- 2.2.1 to accumulate surplus funds for investment purposes;
- 2.2.2 to establish and maintain a reserve fund or funds clearly identified for the upkeep and/or replacement of fixed assets of the Authority or meeting any deferred liability of the Authority;
- 2.2.3 to establish and maintain a cash reserve development fund or funds clearly identified for future initiatives supported by the Strategic Plan;
- 2.2.4 to provide for an investment reserve fund clearly identified for the future upkeep obligations of the Authority and, subject to Clause 2.5, to borrow against such fund;

- 2.2.5 subject to Clause 2.5, to enter into any kind of contract or arrangement, including Third Party Ventures;
- 2.2.6 subject to Clauses 2.5 and 2.6, to purchase, sell, lease, hire, rent or otherwise acquire or dispose of any real or personal property or interests therein;
- 2.2.7 to borrow funds and incur expenditure in accordance with Clause 2.5;
- 2.2.8 subject to Clause 2.5, to employ, engage determine conditions of employment/engagement, remunerate, remove, suspend or dismiss/terminate the Chief Executive Officer of the Authority;
- 2.2.9 subject to Clause 2.5, to employ, engage or retain professional advisers to the Authority;
- 2.2.10 to directly market the skills and expertise of its employees and its products and services for the benefit of the Authority and the Constituent Councils;
- 2.2.11 to charge whatever fees the Authority considers appropriate for services rendered to any person, body or Council (other than a Constituent Council) provided that such fees charged by the Authority shall be sufficient to at least cover the cost to the Authority of providing the services;
- 2.2.12 subject to Clause 2.5, to institute, initiate and carry on legal proceedings;
- 2.2.13 to adopt and use a trading name provided that the Authority must first register the trading name with the Office of Consumer and Business Affairs in accordance with the Business Names Act 1996;
- 2.2.14 subject to Clause 2.5, to agree to undertake a project in conjunction with any Council or government agency or authority and in so doing to participate in the formation of a trust, partnership or joint venture with any Council or government agency or authority to give effect to the project;
- 2.2.15 to open and operate bank accounts;
- 2.2.16 to make submissions for and accept grants, subsidies and contributions to further its objects and purposes;
- 2.2.17 to invest any funds of the Authority in any investment provided that:
 - 2.2.17.1 in exercising this power of investment the Authority must exercise the care, diligence and skill that a prudent person of business would exercise in managing the affairs of other persons; and
 - 2.2.17.2 the Authority must avoid investments that are speculative or hazardous in nature;
- 2.2.18 without limiting the power in Clause 2.2.17, to lend money to a Constituent Council on terms determined by agreement between the Authority and the Constituent Council;
- 2.2.19 to with the prior approval of the Board of the Authority, undertake its functions and exercise its powers outside the areas of the Constituent Councils to the extent considered necessary or expedient to the performance of its functions by the Board, including by providing services ancillary to the purpose of the Authority;
- 2.2.20 provided that the consent of the Constituent Councils has first been obtained to participate in a trust, including by becoming and exercising the powers of a trustee, not inconsistent with this Charter or the objects and purposes of the Authority;
- 2.2.21 to promote, investigate or utilise alternative lawful methods of disposing of human remains;
- 2.2.22 the power to do anything else necessary or convenient for or incidental to the exercise, performance or discharge of its powers, functions or duties or the attainment of its objects and purposes.

2.3 Other Powers, Functions and Duties

The Authority may exercise such other functions, powers and duties as are delegated to or imposed on the Authority by the Constituent Councils from time to time.

2.4 Common Seal

- 2.4.1 The Authority will have a common seal.
- 2.4.2 The common seal of the Authority must not be affixed to a document except to give effect to a resolution of the Board.
- 2.4.3 The affixation of the common seal of the Authority must be attested by two Board Members.
- 2.4.4 The Chief Executive Officer must maintain a register which records the resolutions of the Board giving authority to affix the common seal and details of the documents to which the common seal has been affixed with the particulars of persons who witnessed the fixing of the seal and the date that the seal was affixed.
- 2.4.5 The Authority may by instrument under common seal, authorise a person to execute documents on behalf of the Authority subject to any limitations specified in the instrument of authority.

2.5 Borrowings and Expenditure

- 2.5.1 The Authority has the power to incur expenditure as follows:
 - 2.5.1.1 in accordance with a budget adopted by the Authority under Clause 5.1; or
 - 2.5.1.2 with the prior approval of both of the Constituent Councils; or
 - 2.5.1.3 in accordance with the Act, in respect of expenditure not contained in a budget adopted by the Authority for a purpose of genuine emergency or hardship.
- 2.5.2 Subject to Clause 2.5.3, the Authority has the power to borrow money as follows:
 - 2.5.2.1 in accordance with a budget adopted by the Authority under Clause 5.1; or
 - 2.5.2.2 in respect of an overdraft facility or facilities up to a maximum amount of \$100 000; or
 - 2.5.2.3 with the prior approval of both of the Constituent Councils.
- 2.5.3 Unless otherwise approved by both of the Constituent Councils, any and all borrowings (except overdraft facilities) taken out by the Authority:
 - 2.5.3.1 must be from the Local Government Financial Authority or a registered bank or financial institution within Australia; and
 - 2.5.3.2 must be drawn down within a period of 24 months from the date of approval.

2.6 Property

- 2.6.1 All property held by the Authority is held by it on behalf of the Constituent Councils.
- 2.6.2 No property of the Authority may be sold, encumbered or otherwise dealt with outside of the ordinary course of business unless authorised by:
 - 2.6.2.1 the Strategic Plan or Financial Plan; or
 - 2.6.2.2 the prior approval of both Constituent Councils.

2.7 Delegation by the Constituent Councils

The Authority may exercise such other functions and powers as are delegated to the Authority by the Constituent Councils from time to time.

3. BOARD OF MANAGEMENT

3.1 Role of the Board

The Board is the Authority's governing body and has the responsibility for the administration of the affairs of the Authority ensuring that the Authority acts in accordance with this Charter and all relevant legislation including the Act.

3.2. Functions of the Board

In addition to the functions of the Board set out in the Act, the functions of the Board include:

- 3.2.1 striving to position the Authority as the premier provider of cemetery services;
- 3.2.2 the formulation of Strategic and Business Plans in accordance with Clauses 6.1 and 6.2 and the development of strategies aimed at improving the business of Centennial Park;
- 3.2.3 providing professional input and policy direction to the Authority;
- 3.2.4 ensuring strong accountability and stewardship of the Authority;
- 3.2.5 monitoring, overseeing and measuring the performance of the Chief Executive Officer of the Authority;
- 3.2.6 ensuring that ethical behaviour and integrity is established and maintained by the Authority, the Board and Board Members in all activities undertaken by the Authority;
- 3.2.7 subject to Clause 3.9.6, ensuring that the business of the Authority is undertaken in an open and transparent manner;
- 3.2.8 paying the Liability Guarantee Fee in accordance with Clause 1.9;
- 3.2.9 developing and adopting such policies and procedures as give effect to good governance and administrative practices;
- 3.2.10 exercising the care, diligence and skill that a prudent person of business would exercise in managing the affairs of other persons;
- 3.2.11 avoiding investments that are speculative or hazardous by nature; and
- 3.2.12 developing and giving effect to policies that reflect the Authority's responsibilities under the National Competition Policy and the Competition and Consumer Act 2010 (Commonwealth) and ensuring that the Authority operates in accordance with this Charter and all relevant legislation.

3.3 Membership of the Board

- 3.3.1 The Board shall consist of seven members being:
 - 3.3.1.1 two members appointed by each of the Constituent Councils under Clause 3.3.5; and
 - 3.3.1.2 three independent members appointed under Clause 3.3.7,
 - appointed on the basis set out in this Clause 3.3.
- 3.3.2 A person who is or has been affected by any of the circumstances set out in Clauses 3.4.3.1, 3.4.3.2 and 3.4.3.4 is ineligible for appointment or reappointment as a Board Member.
- 3.3.3 No Deputy Board Members will be appointed.
- 3.3.4 Board Members will be selected on the basis that the Board as a whole will possess a diverse range of skills appropriate for the strategic needs of the Authority. To facilitate this outcome, a gap analysis of the skills possessed by the Board will be undertaken by Nominations Committee prior to a vacancy on the Board being filled.
- 3.3.5 Subject to Clause 3.3.9, each Constituent Council must appoint for a maximum period of two years and on such other conditions as the Constituent Council may determine, two Board Members. Council members and council employees are eligible for appointment, however each Constituent Council must ensure that one of its appointees is a Council member.
- 3.3.6 Each Constituent Council must give notice in writing to the Authority of its appointment of Board Members, the term of appointment and of any termination or revocation of those appointments.
- 3.3.7 Subject to Clause 3.3.9, the Board will appoint three Independent Board Members as follows:
 - 3.3.7.1 the Board will convene a committee for the purposes of sourcing, assessing and recommending candidates for the position of Independent Board Member;
 - 3.3.7.2 the Board will consider the recommendations of the Nominations Committee and determine a preferred candidate for position as Independent Board Member;
 - 3.3.7.3 the Board will obtain the approval of the CPCA Owner Executive Committee prior to appointing a person as an Independent Board Member; and
 - 3.3.7.4 a person approved for appointment under Clause 3.3.7.3 may be appointed for a period of three years on conditions determined by the Board.
- 3.3.8 The Nominations Committee may utilise external expertise when fulfilling its role under Clause 3.3.7.1.
- 3.3.9 The terms of the Independent Board Members will be determined so that no more than one Independent Board Member's term expires in any calendar year.

- 3.3.10 A notice in writing signed by the Chief Executive Officer of a Constituent Council will be sufficient evidence of an appointment, termination or revocation of the appointment of a Board Member.
- 3.3.11 A notice in writing signed by the Chief Executive Officer of the Authority will be sufficient evidence of an appointment, termination or revocation of an appointment of an Independent Board Member.

3.4 Office of Board Member

- 3.4.1 The maximum periods that a person can serve as a Board Member is:
 - 3.4.1.1 in respect of a Board Member appointed by a Constituent Council, eight continuous years;
 - 3.4.1.2 in respect of an Independent Board Member (except where Clause 3.4.1.3 applies), nine continuous years; and
 - 3.4.1.3 in respect of an Independent Board Member who has served as the chairperson of the Authority, twelve years provided there is a recommendation of the Board to this effect.
- 3.4.2 A Board Member is, subject to Clauses 3.3.2 and 3.4.1, eligible for re-appointment at the conclusion of his or her term of office.
- 3.4.3 A Board Member will cease to hold office and his or her position will become vacant:
 - 3.4.3.1 if any of the grounds or circumstances set out in the Act as to when a Board Member's office becomes vacant arises;
 - 3.4.3.2 if he or she is convicted of an indictable offence punishable by imprisonment;
 - 3.4.3.3 in relation to a Constituent Council Board Member, immediately upon:
 - (a) the Constituent Council which appointed the Board Member ceasing to be a Constituent Council;
 - (b) the Board Member ceasing to be an elected member or employee (as appropriate) of the Constituent Council that appointed him or her;
 - (c) in the case of an elected member, the conclusion of the next periodic local government election following their appointment; or
 - 3.4.3.4 upon the happening of any other event through which the Board Member would be ineligible to remain as a Board Member.
- 3.4.4 At any time:
 - 3.4.4.1 a Constituent Council may revoke the appointment of a Board Member appointed by that Council by providing written notice to the other Constituent Council and the Authority; and
 - 3.4.4.2 the Board of the Authority may revoke the appointment of an Independent Board Member with the prior approval of the CPCA Owner Executive Committee.
- 3.4.5 Where, for any reason, the office of a Board Member becomes vacant, a replacement Board Member will be appointed in accordance with Clause 3.3, excepting that the person appointed to fill a vacancy will be appointed for the balance of the term of the original appointment and at the expiry of that term shall be eligible for re-appointment.
- 3.4.6 Notwithstanding any other provision of this Charter, the Constituent Councils may remove the Board of the Authority at any time by both Constituent Councils passing a resolution to this effect.

3.5 Remuneration of Board Members

- 3.5.1 The Authority will pay each Board Member an annual fee based upon relevant State Government benchmarks and approved by the CPCA Owners' Executive Committee.
- 3.5.2 All Board Members will receive from the Authority reimbursement of expenses properly incurred in performing or discharging official functions and duties as determined by the Authority and set out in a policy adopted by the Authority for the purposes of this clause.
- 3.5.3 The CPCA Owners' Executive Committee will review the annual fee to be paid to the Board Members and advise the Chief Executive Officer by notice in writing signed by the Chief Executive Officers of the Constituent Councils of the outcome of the review and any alteration to such annual fees.

3.6 Insurance

The Authority must take out a suitable policy of insurance insuring Board Members and their spouses or another person who may be accompanying a Board Member, against risks associated with the performance or discharge of their official functions and duties or on official business of the authority.

3.7 Propriety of Members of the Board

- 3.7.1 Subject to the express provisions of Schedule 2 to the Act and this Charter, all provisions governing the propriety and duties of elected members of a Council and public officers under the Act and other South Australian legislation apply to Board Members.
- 3.7.2 Board Members will not be required to submit returns under Chapter 5, Part 4, Division 2 of the Act.
- 3.7.3 Subject to Clauses 20 (6) and 20 (7) of Schedule 2 to the Act, the provisions regarding conflict of interest prescribed in the Act apply to all Board Members as if they were elected members of a Council and the Authority was a Council.
- 3.7.4 Board Members must act in accordance with their duties of confidence and confidentiality and other legal and fiduciary duties, to the Authority at all times while acting in their capacity as a Board Member including honesty and the exercise of reasonable care and diligence as required by Part 4, Division 1, Chapter 5 of the Act and Clause 23 of Schedule 2, Part 2 of the Act.

3.8 Chairperson and Deputy Chairperson

3.8.1 The CPCA Owners' Executive Committee must appoint from among the Independent Board Members a Chairperson and a Deputy Chairperson for a term respectively of no more than three years and on such other conditions as determined by the CPCA Owners' Executive Committee.

- 3.8.2 Subject to Clause 3.4.1, a Chairperson or Deputy Chairperson will be eligible for re-appointment at the conclusion of his or her term of office.
- 3.8.3 The Chairperson or Deputy Chairperson will cease to hold office as Chairperson or Deputy Chairperson (as relevant) in the event:
 - 3.8.3.1 the Chairperson or Deputy Chairperson resigns from that office;
 - 3.8.3.2 the Chairperson or Deputy Chairperson ceases to be a Board Member; or
 - 3.8.3.3 the CPCA Owners' Executive Committee terminates the Chairperson or Deputy Chairperson's appointment.
- 3.8.4 In the event that the office of Chairperson or Deputy Chairperson becomes vacant, then the CPCA Owners' Executive Committee must appoint a new Chairperson or Deputy Chairperson (as relevant) who shall hold office for the balance of the original term or until such later date as the CPCA Owners' Executive Committee may determine.
- 3.8.5 The Chairperson must preside at all meetings of the Board and, in the event the Chairperson is absent from a meeting, the Deputy Chairperson must preside. In the event that neither the Chairperson nor the Deputy Chairperson are present then the Board must select another Independent Board Member to preside at that meeting only. If there is no Independent Board Member present, the Board must appoint a Constituent Council Board Member present to preside at that meeting only.
- 3.8.6 During an extended absence of the Chairperson, the Deputy Chairperson will fulfil the role of Chairperson under this Charter.

3.9 Proceedings of the Board

- 3.9.1 All meetings of the Authority shall be meetings of the Board.
- 3.9.2 Ordinary meetings of the Board will be held at such times and places as determined by the Board except that there must be at least one ordinary meeting of the Board every two months.
- 3.9.3 An ordinary meeting of the Board will constitute an ordinary meeting of the Authority. The Board shall administer the business of the Authority at the ordinary meeting.
- 3.9.4 For the purpose of this Clause 3.9, the contemporary linking together by telephone, audio-visual or other instantaneous means (telecommunications meeting) of the Board Members provided that at least a quorum is present, is deemed to constitute a meeting of the Board. Each of the Board Members taking part in the telecommunications meeting must at all times during the telecommunications meeting be able to hear and be heard by each of the other Board Members present. At the commencement of the meeting, each Board Member must announce his/her presence to all other Board Members taking part in the meeting. A Board Member must not leave a telecommunications meeting by disconnecting his/her telephone, audio-visual or other communication equipment, unless that Board Member has previously notified the Chair of the meeting.
- 3.9.5 A proposed resolution in writing and given to all Board Members in accordance with procedures determined by the Board will be a valid decision of the Board and will constitute a valid decision of the Authority where a majority of Board Members vote in favour of the resolution by signing and returning the resolution to the Chief Executive Officer or otherwise giving written notice of their consent and setting out the terms of the resolution to the Chief Executive Officer. The resolution will be deemed a resolution of the Board and will be as valid and effective as if it had been passed at a meeting of the Board duly convened and held.
- 3.9.6 Subject to Clause 3.9.7, meetings of the Board will not be open to the public unless the Board resolves otherwise.
- 3.9.7 The Chief Executive Officer and other employees of the Authority as determined by the Chief Executive Officer may attend meetings of the Board unless the Board resolves otherwise. The Board may determine that other specific persons may attend a meeting of the Board without opening the meeting to the public.
- 3.9.8 The Chief Executive Officer must within one calendar month following a local government periodic election, call an ordinary meeting of the Board at which meeting the time, date and place of ordinary meetings of the Board over a period as agreed by the Board shall be determined.
- 3.9.9 Subject to Clause 3.9.14, notice of an ordinary meeting of the Board will be given by the Chief Executive Officer to each Board Member not less than three clear days prior to the holding of the meeting.
- 3.9.10 The Chief Executive Officer must, in relation to a notice of meeting of the Board for the purpose of considering the making of a recommendation to the Constituent Councils to wind up the Authority, provide the notice to all Board Members at least four months before the date of the meeting.
- 3.9.11 Notice of meeting of the Board must:
 - 3.9.11.1 be in writing; and
 - 3.9.11.2 set out the date, time and place of the meeting; and
 - 3.9.11.3 be signed by the Chief Executive Officer; and
 - 3.9.11.4 contain, or be accompanied by, the agenda for the meeting.
- 3.9.12 Any Constituent Council, the Chairperson or three Board Members may by delivering a written request to the Chief Executive Officer require a special meeting of the Board to be held and any such special meeting shall constitute a special meeting of the Authority. The written request must be accompanied by the agenda for the special meeting and if an agenda is not provided the request has no effect.
- 3.9.13 On receipt of a written request pursuant to Clause 3.9.12, the Chief Executive Officer and Chairperson must determine the date and time of the special meeting and the Chief Executive Officer must give notice to all Board Members at least four hours prior to the commencement of the special meeting.
- 3.9.14 The Chief Executive Officer must, insofar as is reasonably practicable:
 - 3.9.14.1 ensure that items on an agenda given to Board Members are described with reasonable particularity and accuracy; and
 - 3.9.14.2 supply to each Board Member at the time that notice of a meeting is given, a copy of any documents or reports that are to be considered at the meeting (so far as this is practicable).

- 3.9.15 Notice of a meeting of the Board may be given to a Board Member:
 - 3.9.15.1 personally; or
 - 3.9.15.2 by delivering the notice (whether by post or otherwise) to the usual place of residence of the Board Member or to another place authorised in writing by the Board Member; or
 - 3.9.15.3 in the case of a Constituent Council Board Member, by leaving the notice for the Board Member at an appropriate place at the principal office of the Constituent Council which appointed the Board Member; or
 - 3.9.15.4 by a means authorised in writing by the Board Member as being an available means of giving notice.
- 3.9.16 A notice that is not given in accordance with Clause 3.9.15 is taken to have been validly given if the Chief Executive Officer considers it impracticable to give the notice in accordance with that Clause and takes action the Chief Executive Officer considers reasonably practicable in the circumstances to bring the notice to the attention of the Board Member
- 3.9.17 The Chief Executive Officer must maintain a record of all notices of Board meetings given under Clause 3.9.11 to Board Members.
- 3.9.18 A meeting of the Board must not commence until a quorum of Board Members is present and a meeting must not continue if there is not a quorum of Board Members present. A quorum of Board Members will comprise one half of the Board Members in office, ignoring any fraction, plus one.
- 3.9.19 Unless otherwise required at law or by this Charter, all matters for decision at a meeting of the Board will be decided by a simple majority of the Board Members present and entitled to vote on the matter. All Board Members including the Chairperson present and entitled to vote on a matter are required to vote. All Board Members including the Chairperson are entitled to a deliberative vote and if the votes are equal the Chairperson or other Board Member presiding at the meeting has a casting vote.
- 3.9.20 All Board Members must at all times keep confidential all documents and any information provided to them for their consideration prior to a meeting of the Board.
- 3.9.21 The Executive Officer must cause minutes to be kept of the proceedings at every meeting of the Board and ensure that the minutes are presented to the next ordinary meeting of the Board for confirmation. Where the Executive Officer is absent or excluded from attendance at a meeting of the Board pursuant to Clause 3.9.6, the person presiding at the meeting shall cause the minutes to be kept.
- 3.9.22 The Executive Officer must, within five days after a meeting of the Board, provide to each Board Member a copy of the minutes of the meeting of the Board.
- 3.9.23 The Board must adopt a Code of Practice for Meeting Procedures to apply to the proceedings at and conduct of meetings of the Board. The Code of Practice for Meeting Procedures must not be inconsistent with the Act or this Charter.
- 3.9.24 The Code of Practice for Meeting Procedures may be reviewed by the Board at any time and must be reviewed at least once every three years.
- 3.9.25 In the event of any inconsistency between this Charter and the Code of Practice for Meeting Procedures, this Charter shall prevail.
- 3.9.26 The Board may establish Committees as it considers necessary, and determine the membership and terms of reference and meeting procedures of such committees as it sees fit.

3.10 Board Annual Performance Review

- 3.10.1 The Board of the Authority will undertake an annual performance evaluation of the Authority.
- 3.10.2 Every third year, the evaluation undertaken by the Board under Clause 3.10.1 will include the engagement of an external adviser to assist the Board to undertake the review.
- 3.10.3 An external adviser appointed for the purpose of Clause 3.10.2:
 - 3.10.3.1 will have regard to requirements of the Act and the Regulations;
 - 3.10.3.2 will be provided with access to Board papers, minutes, budgets, financial results, plans and procedures;
 - 3.10.3.3 may interview Board members individually or collectively;
 - 3.10.3.4 may make recommendations as to the:
 - (a) workings of the Board;
 - (b) replacement of individual Board members; and
 - (c) addition of Board members;
 - 3.10.3.5 will consult with Board members before issuing the final report.
- 3.10.4 The Board will submit external performance evaluation reports received at the conclusion of a review under Clause 3.10.2 to the CPCA Owners' Executive Committee.

4. CHIEF EXECUTIVE OFFICER AND APPOINTMENT OF OTHER STAFF

- 4.1 The Authority must appoint a Chief Executive Officer on a fixed term performance based employment contract which does not exceed five years in duration. The Authority may at the end of the contract term enter into a new contract not exceeding five years in duration with the same person.
- 4.2 In the absence of the Chief Executive Officer for any period exceeding one week, the Chief Executive Officer must appoint a suitable person as Acting Chief Executive Officer. If the Chief Executive Officer does not make or is incapable of making such an appointment, a suitable person must be appointed by the Board.
- 4.3 The Authority delegates responsibility for day to day management of the Authority to the Chief Executive Officer, who will ensure that sound business and human resource management practices are applied in the efficient and effective management of the operations of the Authority.
- 4.4 The functions of the Chief Executive Officer include:
 - 4.4.1 ensuring that the decisions of the Authority are implemented in a timely and efficient manner;

- 4.4.2 providing information to assist the Authority to assess the Authority's performance against its Strategic, Long Term Financial and Business Plans;
- 4.4.3 appointing, managing, suspending and dismissing the other employees of the Authority;
- 4.4.4 providing advice and reports to the Authority on the exercise and performance of its powers and functions under this Charter or any Act;
- 4.4.5 co-ordinating and initiating proposals for consideration of the Authority including, but not limited to, continuing improvement of the operations of the Authority;
- 4.4.6 ensuring that the assets and resources of the Authority are properly managed and maintained;
- 4.4.7 ensuring that records required under the Act or any other legislation are properly kept and maintained;
- 4.4.8 exercising, performing or discharging other powers, functions or duties conferred on the Chief Executive Officer by or under the Act or any other Act and performing other functions lawfully directed by the Authority; and
- 4.4.9 achieving financial outcomes in accordance with adopted plans and budgets.

4.5 Delegations and sub-delegations:

- 4.5.1 the Chief Executive Officer may delegate or sub-delegate to an employee of the Authority or a committee comprising employees of the Authority, any power or function vested in the Chief Executive Officer. Such delegation or sub-delegation may be subject to conditions or limitations as determined by the Chief Executive Officer:
- 4.5.2 where a power or function is delegated to an employee, the employee is responsible to the Chief Executive Officer for the efficient and effective exercise or performance of that power or function;
- 4.5.3 a written record of delegations and sub-delegations must be kept by the Chief Executive Officer at all times.

5. FINANCIALS

5.1 Budget

- 5.1.1 The Authority must before 30 April of each year, prepare a draft Budget in accordance with the Act and Regulations.
- 5.1.2 The Authority must adopt after 31 May, a Budget in accordance with the Act and Regulations for the ensuing Financial Year.
- 5.1.3 The Authority may in a Financial Year, after consultation with the Constituent Councils, incur spending before adoption of its budget for the year, but the spending must be provided for in the appropriate budget for the year.
- 5.1.4 The Authority must provide a copy of the annual budget to the Constituent Councils within five business days of the budget being approved by the Board of the Authority.
- 5.1.5 The Authority must, in accordance with the Act and the Regulations, prepare and consider reports presented in a manner consistent with the Model Financial Statements showing a revised forecast of:
 - 5.1.5.1 the Authority's operating and capital investment activities for the relevant financial year; and
 - 5.1.5.2 each line item set out in the Authority's budgeted financial statements for the relevant financial year, compared with the estimates set out in the approved budget.

5.2 Financial Standards and Reporting

- 5.2.1 The Authority must ensure that the Financial Statements of the Authority for each Financial Year are audited by the Authority's auditor.
- 5.2.2 The Financial Statements must be finalised and audited in sufficient time to be included in the Annual Report to be provided to the Constituent Councils pursuant to Clause 6.3.

5.3 Financial Transactions

- 5.3.1 The Authority must establish and maintain a bank account with such banking facilities and at a bank to be determined by the Board.
- 5.3.2 The Board will develop and maintain appropriate policies for all financial transactions.
- 5.3.3 The Chief Executive Officer must act prudently in the handling of all financial transactions for the Authority.

5.4 Long Term Financial Plan

- 5.4.1 The Authority must prepare a Long Term Financial Plan in accordance with this Clause 5.4 and submit the Long Term Financial Plan to the Constituent Councils for their approval.
- 5.4.2 The Long Term Financial Plan must cover a period of five years and be updated by the Authority on a rolling twelve month basis.
- 5.4.3 The Long Term Financial Plan must be in a form which, as relevant, is consistent with Section 122 of the Act and Regulation 5 of the Regulations and include:
 - 5.4.3.1 an estimated income statement, balance sheet, statement of changes in equity and statement of cash flows with respect to the period of the Long Term Financial Plan presented in a manner consistent with the Model Financial Statements;
 - 5.4.3.2 a summary of proposed operating and capital investment activities presented in a manner consistent with the note in the Model Financial Statements entitled Uniform Presentation of Finances;
 - 5.4.3.3 estimates with respect to an operating surplus ratio, an asset sustainability ratio and a net financial liabilities ratio presented in a manner consistent with the note in the Model Financial Statements entitled Financial Indicators.

All defined terms in this Clause take their meaning from the Regulations.

5.4.4 The Authority may at any time review the Long Term Financial Plan but must undertake a review of the Long Term Financial Plan as soon as practicable after the annual review of its Business Plan and concurrently with any review of its Strategic Plan.

- 5.4.5 The Authority must undertake a comprehensive review of its Long Term Financial Plan every five years.
- 5.4.6 The Long Term Financial Plan will be taken to form part of the Authority's Strategic Plan.

MANAGEMENT FRAMEWORK

6.1 Strategic Plan

Consistent with the Long Term Financial Plan set out above, the Authority must:

- 6.1.1 prepare and adopt a Strategic Plan with a minimum operational period of five years which sets out the goals, objectives, strategies and priorities of the Authority over the period of the Strategic Plan; and
- 6.1.2 submit the Strategic Plan to the Constituent Councils for their approval.

6.2 Business Plan

The Authority

- 6.2.1 Must, in consultation with the Constituent Councils, prepare and adopt a Business Plan for a minimum three year period which will continue in force for the period specified in the Business Plan or until the earlier adoption by the Authority of a new Business Plan;
- 6.2.2 Must, in consultation with the Constituent Councils, review the Business Plan annually and following such a review, the Business Plan shall continue to operate for the period for which the Business Plan was adopted pursuant to Clause 6.2.1;
- 6.2.3 may, after consultation with the Constituent Councils, amend its Business Plan at any time; and
- 6.2.4 must ensure the contents of the Business Plan is in accordance with the Act.

6.3 Annual Report

- 6.3.1 The Authority must each year produce an Annual Report summarising the activities, achievements and financial performance of the Authority for the preceding Financial Year.
- 6.3.2 The Annual Report must incorporate the audited financial statements of the Authority for the relevant Financial Year.
- 6.3.3 The Annual Report must be provided to the Constituent Councils by 31 October each year.

6.4 Audit

- 6.4.1 The Authority must cause adequate and proper books of account to be kept in relation to all the affairs of the Authority and must establish and maintain effective auditing of its operations.
- 6.4.2 The Authority must appoint an Auditor in accordance with the Act on such terms and conditions as determined by the Authority.
- 6.4.3 The audited Financial Statements of the Authority, together with the accompanying report from the Auditor, shall be submitted to both the Board and the Constituent Councils by 30 September in each year.

6.5 Audit and Risk Management Committee

- 6.5.1 The Board must establish an Audit and Risk Management Committee to be comprised of three persons being:
 - 6.5.1.1 an Independent Board Member with qualifications and experience in finance;
 - 6.5.1.2 any other Independent Board Member; and
 - 6.5.1.3 a person with skills appropriate to the role who is not a member of the Board.
- 6.5.2 The Chairperson for the Risk and Audit Management Committee will be the person described in Clause 6.5.1.1.
- 6.5.3 Professionally qualified officers of the Constituent Councils are permitted to attend meetings of the Risk and Audit Management Committee as observers.
- 6.5.4 The term of appointment of a member of the Audit and Risk Management Committee shall be for a term not exceeding two years at the expiry of which such member will be eligible for re-appointment.

6.6 Insurance and Superannuation Requirements

- 6.6.1 The Authority shall register with the Local Government Mutual Liability Scheme and the Local Government Workers Compensation Scheme and comply with the rules of the schemes.
- 6.6.2 The Authority shall register with the Local Government Asset Mutual Fund or otherwise advise Local Government Risk Management Services of its insurance requirements relating to Local Government Special Risks including buildings, structures, vehicles and equipment under the management, care and control of the Authority.

6.7 Executive Meetings

- 6.7.1 The CPCA Owners' Executive Committee, the Chairperson of the Authority and the Chief Executive of the Authority will meet to discuss the performance of the Authority.
- 6.7.2 The Executive Meetings will occur quarterly or as otherwise determined by the Executive Committee.
- 6.7.3 The agenda for the Executive Meeting will be based on a standard template performance and issues report developed by the Executive Committee.
- 6.7.4 The Authority must complete a performance and issues report in anticipation of each Executive Meeting and provide a copy of the report to each Executive Meeting participants no less than five days prior to the Executive Meeting.

7. MISCELLANEOUS PROVISIONS

7.1 Withdrawal of a Constituent Council

- 7.1.1 The withdrawal of either Constituent Council is inconsistent with the requirements of Section 43 of the Act.
- 7.1.2 Upon a Constituent Council providing no less than six months notice of its intention to withdraw from the Authority to the other Constituent Council and the Authority, the Authority on behalf of the Constituent Councils will notify the Minister for Planning and request that the Authority be wound up under Clause 33 (2), Schedule 2 of the Act.

7.2 New Members

Subject to the provisions of the Act, and in particular to obtaining the Minister's approval, a Council may become a Constituent Council by agreement of both Constituent Councils and this Charter may be amended to provide for the admission of a new Constituent Council or Councils, with or without conditions.

7.3 Winding Up

- 7.3.1 A special meeting will be convened in accordance with Clause 3.9.12 if either the Board or a Constituent Council proposes the winding up of the Authority.
- 7.3.2 On a winding up of the Authority, the surplus assets or liabilities of the Authority, as the case may be, must be distributed between or become the responsibility of the Constituent Councils' equity in the Authority as set out in the Authority's balance sheet for the current financial year.

7.4 Non-derogation and Direction by Constituent Councils

- 7.4.1 The establishment of the Authority does not derogate from the power of any of the Constituent Councils to act independently in relation to a matter within the jurisdiction of the Authority.
- 7.4.2 Provided that the Constituent Councils have all first agreed as to the action to be taken, the Constituent Councils may jointly direct and control the Authority.
- 7.4.3 Where the Authority is required pursuant to the Act or this Charter to obtain the approval of one or more of the Constituent Councils, that approval must only be granted and must be evidenced by a resolution passed by either or each of the Constituent Councils granting such approval.
- 7.4.4 Unless otherwise stated in this Charter, where the Authority is required to obtain the consent or approval of the Constituent Councils this means the consent or approval of both of the Constituent Councils expressed in the same or similar terms.
- 7.4.5 For the purpose of this Clause 7.4, any direction given by the Constituent Councils must be communicated by notice in writing provided to the Chief Executive Officer of the Authority together with a copy of the relevant resolutions of the Constituent Councils.

7.5 Review of Charter

- 7.5.1 The Authority must review this Charter at least once in every four years.
- 7.5.2 This Charter may be amended with the approval of both of the Constituent Councils.
- 7.5.3 The Chief Executive Officer must ensure that the amended Charter is published in the *Gazette* in accordance with the Act and a copy of the amended Charter provided to the Minister.
- 7.5.4 Before the Constituent Councils vote on a proposal to alter this Charter, they must take into account any recommendation of the Board.

7.6 **Disputes**

7.6.1 General

7.6.1.1 Where a dispute arises between the Constituent Councils or between a Constituent Council and the Authority (the parties to this Charter) which relates to this Charter or the Authority (Dispute), the parties will use their best endeavours to resolve the Dispute and to act at all times in good faith.

7.6.2 Mediation

- 7.6.2.1 A party is not entitled to initiate arbitration or court proceedings (except proceedings seeking urgent equitable or injunctive relief) in respect of a Dispute unless it has complied with this Clause 7.6.2.
- 7.6.2.2 If the parties are unable to resolve the Dispute within thirty days, the parties must refer the Dispute for mediation in accordance with the Mediation Rules of the Law Society of South Australia Incorporated, within seven days of a written request by any party to the other party that the Dispute be referred for mediation to:
 - (a) a mediator agreed by the parties; or
 - (b) if the parties are unable to agree on a mediator at the time the Dispute is to be referred for mediation, a mediator nominated by the then President of the Law Society or the President's successor.
- 7.6.2.3 In the event the parties fail to refer the matter for mediation in accordance with Clause 7.6.2.2, one or more of the parties may refer the matter for mediation in accordance with the Mediation Rules of the Law Society of South Australia Incorporated to a mediator nominated by the then President of the Law Society or the President's successor.
- 7.6.2.4 The role of any mediator is to assist in negotiating a resolution of the dispute. A mediator may not make a decision that is binding on a party unless that party has so agreed in writing.
- 7.6.2.5 If mediation does not resolve the Dispute within 28 days of referral of the Dispute for mediation or such longer period agreed unanimously by the parties as evidenced by resolutions of each of the parties, any party may then refer the Dispute to Arbitration in accordance with Clause 7.6.3.

7.6.3 Arbitration

- 7.6.3.1 An arbitrator may be appointed by agreement between the parties.
- 7.6.3.2 Failing agreement as to an arbitrator, the then Chairperson of the South Australian Chapter of the Institute of Arbitrators or his successor shall nominate an Arbitrator pursuant to these conditions.
- 7.6.3.3 A submission to arbitration shall be deemed to be a submission to arbitration within the meaning of the Commercial Arbitration Act 1985 (South Australia).
- 7.6.3.4 Upon serving a notice of arbitration, the party serving the notice shall lodge with the arbitrator a deposit by way of security for the cost of the arbitration proceedings.
- 7.6.3.5 Upon each submission to arbitration, the costs of and incidental to the submission and award shall be at the discretion of the arbitrator who may in his or her sole discretion determine the amount of costs, how costs are to be proportioned and by whom they are to be paid.

7.6.4 Whenever reasonably possible, performance of the obligations of the parties pursuant to this Charter shall continue during the mediation or arbitration proceedings and no payment by or to a party shall be withheld on account of the mediation and arbitration proceedings.

Dated 10 August 2015.

M. PEARS, Chief Executive Officer, City of Mitcham P. TSOKAS, Chief Executive Officer, Corporation of the City of Unley

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Surrender of Petroleum Exploration Licence—PEL 606

NOTICE is hereby given that I have accepted surrender of the abovementioned Petroleum Exploration Licence under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012:

No. of Licence	Licensee	Locality	Date of Surrender	Reference
PEL 606	SAPEX Limited	Stansbury Basin, South Australia	10 August 2015	F2012/274
Dated 10 August 2015. B. A. GOLDSTEIN, Executive Director Energy Resources Division Department of State Development Delegate of the Minister for Mineral Resources and Energy				

South Australia

Road Traffic (Average Speed Camera Location – Dukes Highway) Notice 2015

Under section 175A of the Road Traffic Act 1961

1 - Short title

This notice may be cited as the Road Traffic (Average Speed Camera Location – Dukes Highway) Notice 2015

2 - Commencement

This notice comes into operation on the day on which it is published in the Gazette.

3 - Interpretation

In this notice – **Stub line** has the same meaning as in the Road Traffic (Miscellaneous) Regulations 2014.

4 – Average speed camera locations on the Dukes Highway for north bound vehicles

- (1) The following are 2 average speed camera locations on the Dukes Highway at which north bound vehicles may be photographed by an average speed camera:
 - (a) Start location: the area of road in the vicinity of the stub line situated on the western side of the Dukes Highway at right angles to the boundary of the road in line with a point in the centre of the road of approximate coordinates 139°50'56.783"E 35°41'12.488"S GDA 94 (a location approximately 700 metres north of Coonalpyn along the Dukes Highway);
 - (b) End location: the area of road in the vicinity of the stub line situated on the western side of the Dukes Highway at right angles to the boundary of the road in line with a point in the centre of the road of approximate coordinates 139°47'54.050"E 35°34'29.549"S GDA 94 (a location approximately 800 metres south of KI Ki along the Dukes Highway).
- (2) The fastest practicable route between those 2 locations for north bound vehicles is along the Dukes Highway.

(3) The shortest distance that a north bound vehicle could travel along that route between the 2 locations (measured between the stub line at the start location and the stub line at the end location) is 13415 metres.

5 – Average speed camera locations on the Dukes Highway for south bound vehicles

- (1) The following are 2 average speed camera locations on the Dukes Highway at which south bound vehicles may be photographed by an average speed camera:
 - (a) Start location: the area of road in the vicinity of the stub line situated on the eastern side of the Dukes Highway at right angles to the boundary of that road in line with a point in the centre of the road of approximate coordinates 139°47'55.011"E 35°34'30.591"S GDA 94 (a location approximately 800 metres south of KI KI along the Dukes Highway);
 - (b) End location: the area of road in the vicinity of the stub line situated on the eastern side of the Duke Highway at right angles to the boundary of that road in line with a point in the centre of the road of approximate coordinates 139°50'57.820"E 35°41'13.464"S GDA 94 (a location approximately 700 metres north of Coonalpyn along the Dukes Highway).
- (2) The fastest practicable route between those 2 locations for south bound vehicles is along the Dukes Highway.
- (3) The shortest distance that a south bound vehicle could travel along that route between the 2 locations (measured between the stub line at the start location and the stub line at the end location) is 13415 metres.

I **Antony Bested**, a licensed surveyor in South Australia do hereby certify the above measurements contained in part 4 and 5 above.

Dated: 13/07/15

Minister for Transport and Infrastructure

Dated: 4

South Australia

Road Traffic (Average Speed Camera Location – Sturt Highway) Notice 2015

Under section 175A of the Road Traffic Act 1961

1 - Short title

This notice may be cited as the Road Traffic (Average Speed Camera Location – Sturt Highway) Notice 2015

2 - Commencement

This notice comes into operation on the day on which it is published in the Gazette.

3 – Interpretation

In this notice -

Stub line has the same meaning as in the Road Traffic (Miscellaneous) Regulations 2014.

4 – Average speed camera locations on the Sturt Highway for east bound vehicles

- (1) The following are 2 average speed camera locations on the Sturt Highway at which east bound vehicles may be photographed by an average speed camera:
 - (a) Start location: the area of road in the vicinity of the stub line situated on the northern side of the Sturt Highway at right angles to the boundary of the road in line with a point in the centre of the road of approximate coordinates 140°05'39.259"E 34°11'20.081"S GDA 94 (a location approximately 1.90 kilometres east of Lowbank Road along the Sturt Highway);
 - (b) End location: the area of road in the vicinity of the stub line situated on the northern side of the Sturt Highway at right angles to the boundary of the road in line with a point in the centre of the road of approximate coordinates 140°17'24.988"E 34°11'42.654"S GDA 94 (a location approximately 2.30 kilometres west of Holmes Road along the Sturt Highway).
- (2) The fastest practicable route between those 2 locations for east bound vehicles is along the Sturt Highway.

(3) The shortest distance that a east bound vehicle could travel along that route between the 2 locations (measured between the stub line at the start location and the stub line at the end location) is 18208 metres.

5 – Average speed camera locations on the Sturt Highway for west bound vehicles

- (1) The following are 2 average speed camera locations on the Sturt Highway at which west bound vehicles may be photographed by an average speed camera:
 - (a) Start location: the area of road in the vicinity of the stub line situated on the southern side of the Sturt Highway at right angles to the boundary of that road in line with a point in the centre of the road of approximate coordinates 140°17'23.515"E 34°11'42.019"S GDA 94 (a location approximately 2.30 kilometres west of Holmes Road along the Sturt Highway);
 - (b) End location: the area of road in the vicinity of the stub line situated on the southern side of the Sturt Highway at right angles to the boundary of that road in line with a point in the centre of the road of approximate coordinates 140°05'37.528"E 34°11'20.070"S GDA 94 (a location approximately 1.90 kilometres east of Lowbank Road along the Sturt Highway).
- (2) The fastest practicable route between those 2 locations for west bound vehicles is along the Sturt Highway.
- (3) The shortest distance that a west bound vehicle could travel along that route between the 2 locations (measured between the stub line at the start location and the stub line at the end location) is 18208 metres.

I Antony Bested, a licensed surveyor in South Australia do hereby certify the above measurements contained in part 4 and 5 above.

Dated: 13/07/15

Minister for Transport and Infrastructure

Dated:

South Australia

Road Traffic (Average Speed Camera Location – Port Wakefield Road) Notice 2015

Under section 175A of the Road Traffic Act 1961

1 - Short title

This notice may be cited as the Road Traffic (Average Speed Camera Location – Port Wakefield Road) Notice 2015

2 - Commencement

This notice comes into operation on the day on which it is published in the Gazette.

3 - Interpretation

In this notice -

Stub line has the same meaning as in the Road Traffic (Miscellaneous) Regulations 2014.

4 – Average speed camera locations on Port Wakefield Road for north bound vehicles

- (1) The following are 2 average speed camera locations on Port Wakefield Road at which north bound vehicles may be photographed by an average speed camera:
 - (a) Start location: the area of road in the vicinity of the stub line situated on the western side of Port Wakefield Road at right angles to the boundary of the road in line with a point in the centre of the road of approximate coordinates 138°29'40.102"E 34°34'54.866"S GDA 94 (a location approximately 2 kilometres north of Two Wells along Port Wakefield Road);
 - (b) End location: the area of road in the vicinity of the stub line situated on the western side of Port Wakefield Road at right angles to the boundary of the road in line with a point in the centre of the road of approximate coordinates 138°10'40.110"E 34°12'29.575"S GDA 94 (a location approximately 3.5 kilometres south of Port Wakefield along Port Wakefield Road).
- (2) The fastest practicable route between those 2 locations for north bound vehicles is along Port Wakefield Road.

(3) The shortest distance that a north bound vehicle could travel along that route between the 2 locations (measured between the stub line at the start location and the stub line at the end location) is 51572 metres.

5 – Average speed camera locations on Port Wakefield Road for south bound vehicles

- (1) The following are 2 average speed camera locations on Port Wakefield Road at which south bound vehicles may be photographed by an average speed camera:
 - (a) Start location: the area of road in the vicinity of the stub line situated on the eastern side of Port Wakefield Road at right angles to the boundary of that road in line with a point in the centre of the road of approximate coordinates 138°10'41.322"E 34°12'28.692"S GDA 94 (a location approximately 3.5 kilometres south of Port Wakefield along Port Wakefield Road);
 - (b) End location: the area of road in the vicinity of the stub line situated on the eastern side of Port Wakefield Road at right angles to the boundary of that road in line with a point in the centre of the road of approximate coordinates 138°29'41.181"E 34°34'54.304"S GDA 94 (a location approximately 2 kilometres north of Two Wells along Port Wakefield Road).
- (2) The fastest practicable route between those 2 locations for south bound vehicles is along Port Wakefield Road.
- (3) The shortest distance that a south bound vehicle could travel along that route between the 2 locations (measured between the stub line at the start location and the stub line at the end location) is 51586 metres.

I **Antony Bested**, a licensed surveyor in South Australia do hereby certify the above measurements contained in part 4 and 5 above.

Dated: 13/07/15

Minister for Transport and Infrastructure

Dated:

South Australia

Road Traffic (Average Speed Camera Location – Victor Harbor Road) Notice 2015

Under section 175A of the Road Traffic Act 1961

1 - Short title

This notice may be cited as the Road Traffic (Average Speed Camera Location – Victor Harbor Road) Notice 2015

2 - Commencement

This notice comes into operation on the day on which it is published in the Gazette.

3 – Interpretation

In this notice -

Stub line has the same meaning as in the Road Traffic (Miscellaneous) Regulations 2014.

4 – Average speed camera locations on Victor Harbor Road for north bound vehicles

- (1) The following are 2 average speed camera locations on Victor Harbor Road at which north bound vehicles may be photographed by an average speed camera:
 - (a) Start location: the area of road in the vicinity of the stub line situated on the western side of Victor Harbor Road at right angles to the boundary of the road in line with a point in the centre of the road of approximate coordinates 138°32'07.339"E 35°15'58.713"S GDA 94 (a location approximately 770 metres north of Aldinga Road along Victor Harbor Road);
 - (b) End location: the area of road in the vicinity of the stub line situated on the western side of Victor Harbor Road at right angles to the boundary of the road in line with a point in the centre of the road of approximate coordinates 138°31'28.133"E 35°13'21.431"S GDA 94 (a location approximately 240 metres south of Tatachilla Road along Victor Harbor Road).
- (2) The fastest practicable route between those 2 locations for north bound vehicles is along Victor Harbor Road.

(3) The shortest distance that a north bound vehicle could travel along that route between the 2 locations (measured between the stub line at the start location and the stub line at the end location) is 5038 metres.

5 – Average speed camera locations on Victor Harbor Road for south bound vehicles

- (1) The following are 2 average speed camera locations on Victor Harbor Road at which south bound vehicles may be photographed by an average speed camera:
 - (a) Start location: the area of road in the vicinity of the stub line situated on the eastern side of Victor Harbor Road at right angles to the boundary of that road in line with a point in the centre of the road of approximate coordinates 138°31'28.385"E 35°13'22.782"S GDA 94 (a location approximately 280 metres south of Tatachilla Road along Victor Harbor Road);
 - (b) End location: the area of road in the vicinity of the stub line situated on the eastern side of Victor Harbor Road at right angles to the boundary of that road in line with a point in the centre of the road of approximate coordinates 138°32'08.633"E 35°16'00.340"S GDA 94 (a location approximately 710 metres north of Aldinga Road along Victor Harbor Road).
- (2) The fastest practicable route between those 2 locations for south bound vehicles is along Victor Harbor Road.
- (3) The shortest distance that a south bound vehicle could travel along that route between the 2 locations (measured between the stub line at the start location and the stub line at the end location) is 5054 metres.

I **Antony Bested**, a licensed surveyor in South Australia do hereby certify the above measurements contained in part 4 and 5 above.

Dated: 13/07/15

Minister for Transport and Infrastructure

Dated:

TOBACCO PRODUCTS REGULATION ACT 1997

NOTICE BY THE MINISTER

Declaration that smoking is banned in certain public areas under Section 51

TAKE NOTICE that I Jack Snelling, Minister for Mental Health and Substance Abuse, pursuant to section 51 of the *Tobacco Products Regulation Act 1997*, do hereby declare that smoking is banned during the 2015 Ceduna Oysterfest on Saturday, 3 October, and Sunday, 4 October, 2015, in the public areas within the area located at the O'Loughlin Terrace foreshore park lawns, extending to the Ceduna Sailing Club Boat Ramp in the South and to the closest edge of the Day Terrace carpark in the North. To avoid any doubt, smoking is banned during this period in all public areas within these boundaries, except where there is a designated "smoking allowed" area that will be clearly signed.

The following map of the area known as the Ceduna Oysterfest 2015 No Smoking Zone is provided for ease of reference only.

Jack Snelling M.P.

Minister for Mental Health and Substance Abuse

Dated the lock day of august 2015





Government of South Australia

TREASURER'S QUARTERLY STATEMENT

for the

THREE MONTHS ended on 31 MARCH 2015 and 31 MARCH 2014

Presented by the Honourable T. Koutsantonis M.P. Treasurer of South Australia

COMMENTARY TO THE STATEMENT OF THE AMOUNTS CREDITED TO AND ISSUED FROM THE CONSOLIDATED ACCOUNT FOR THE QUARTERS ENDED 31 MARCH 2015 AND 31 MARCH 2014

Receipts

Taxation

Payroll tax receipts for the nine months to March 2015 were higher than for the same period in 2014, mainly due to growth in taxable payrolls.

Stamp duty receipts for the nine months to March 2015 were higher than for the same period in 2014. This was mainly due to conveyance duty, reflecting growth in the average price of property transactions, as well as a higher number of receipts from large transactions. Insurance duty collections were also higher than for the same period in 2014, reflecting growth in average premiums.

Gambling tax receipts for the March quarter 2015 were lower than a year earlier due to the timing of payments to the Consolidated Account. Underlying gambling tax receipts for the March quarter 2015 and the nine months to March 2015 were broadly in line with the same period a year earlier.

Land tax receipts for the March quarter 2015 were lower than a year earlier, but overall land tax receipts for the nine months to March 2015 were higher than the same period in 2014. Both of these differences are mainly due to the timing of large land tax payments made by the South Australian Housing Trust.

Royalties

Royalty receipts for the nine months to March 2015 were lower than in the same period in 2014, mainly due to the combination of lower commodity prices, particularly iron ore and petroleum, and the transitioning of large producers to monthly payments in 2013-14.

Fees and charges

Fees and charges for the nine months to March 2015 are higher than in the same period in 2014, mainly due to higher guarantee which are in line with the increase in budget in 2014-15.

Commonwealth - General Purpose Payments

Growth in general purpose grants for the nine months to March 2015 compared to the same period last year is not indicative of underlying Goods and Services Tax (GST) revenue growth. This is because monthly grants are paid according to a payment schedule prepared by the Commonwealth Government rather than in accordance with the actual emerging monthly GST collections.

In its 2015-16 Budget, the Commonwealth Government indicated that the GST pool available to the States is estimated to grow by 5.7 per cent in 2014-15.

Receipts for the nine months to March 2015 are slightly higher than originally anticipated, mainly due to the annual adjustment for actual collections received by the Commonwealth in 2013-14.

Commonwealth – Specific Purpose Payments

Specific Purpose Payments (SPPs) for the nine months to March 2015 were lower than for the same period a year ago, mainly because the recurrent SPP for Government schools is now being paid directly to the Department of Education and Child Development under the new National Education Reform Agreement.

Commonwealth - National Partnership Payments

National Partnership (NP) payments for the nine months to March 2015 were lower than the same period last year, primarily because the Commonwealth Government is no longer funding the NP on Certain Concessions for Pensioner Concession Card and Senior Card Holders.

Other receipts

Other receipts for the first nine months to March 2015 were higher than the same period in 2014, mainly due to the return of equity from SA Water.

Payments

Payments of appropriation are made to Public Authority bank accounts in accordance with cash flow requests.

Payments to the Department of Planning, Transport and Infrastructure for the March quarter 2015 are lower than for the same period in 2014, mainly due to the payment of higher equity contributions in the March guarter 2014 to fund completed projects.

Payments for various Acts for the March quarter 2015 are lower than the same period in 2014, mainly due to the reduction in first home owner grants.

Note

Caution should be exercised in interpreting the quarterly statement of Consolidated Account transactions. Unlike the State Budget, which comprises transactions on an accrual basis, the information reflected in the quarterly statements is limited to cash transactions. Also, the Consolidated Account does not capture all the transactions undertaken by the general government sector (in particular, it does not record receipts to and payments from special deposit accounts). Finally, the timing of receipts and payments could be volatile within a particular year. As a result, apparently large movements between years may only be due to changes in the timing of receipts and payments and therefore may not have consequences for the underlying budget position.

SUMMARY OF THE STATEMENT ON THE CONSOLIDATED ACCOUNT FOR THE QUARTERS AND 9 MONTHS ENDED 31 MARCH 2015, AND 31 MARCH, 2014

(Prepared on a Cash Basis)

- Nine months ended -			- Q	- Quarter ended -			
31 March 2015	31 March 2014	Variation	31 March 2015	31 March 2014	Variation		
\$ 000	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000		
		RECEIP	rs				
10,291,549	7,446,393	2,845,156	2,468,271	2,544,844	-76,57		
		PAYMEN	TS				
9,089,775	9,897,506	-807,731	2,372,544	2,499,905	-127,36		
		FINANCING REQ	UIREMENT				
-1,201,774	2,451,113	-3,652,887	-95,727	-44,939	-50,78		
		BORROW	INGS				
2	8	22	2	Ψ	-		
		CONSOLIDATED ACC Deficit / - Su					
-1,201,774	2,451,113	-3,652,887	-95,727	-44,939	-50,78		

STATEMENT OF THE RECEIPTS AND BORROWINGS ON THE CONSOLIDATED ACCOUNT FOR THE QUARTERS AND 9 MONTHS ENDED 31 MARCH, 2015 AND 31 MARCH, 2014

(Prepared on a Cash Basis) - Nine months ended -- Quarter ended -31 March Budget 31 March 31 March 31 March 2014-15 2015 2014 2015 2014 \$ 000 \$ 000 \$ 000 \$ 000 \$ 000 RECEIPTS -Taxation -Gambling 404,883 290.577 289,428 92,948 112,965 Land Tax 577,433 427,415 399,311 120,846 181,436 1,396,341 Payroll Tax 320,559 999,316 983,173 325,451 Stamp Duties 1,543,291 1,154,918 1,123,126 359,629 313,110 Commonwealth Places Mirror Tax 26,100 19,080 19,452 5,762 5,676 Other taxes on property 115 20 14 10 2 Transport Department Levy (a) 29,159 2,814,510 Total Taxation 933,748 3,977,217 2,891,421 904,650 Contributions from State Undertakings 263,880 128,342 93,697 29,690 61,808 Recoveries 51,442 23,115 28,261 3,688 10,814 Fees and charges 479,797 322,639 266,021 111,148 97,576 Royalties 323,062 202,663 252,606 66,722 97,056 Commonwealth -General Purpose Grants 4,956,300 3,750,096 3,460,231 1,238,208 1,126,196 Specific Purpose Grants 165,123 271,128 221,485 428,173 73,802 National Partnership Payments 31,704 10,198 10,197 30,905 Total Commonwealth 5,259,132 3,981,779 3,888,404 1,322,207 1,322,224 Other Receipts 2,826,529 2,776,235 68,249 30,166 21,618 13,181,059 10,291,549 7,446,393 2,468,271 2,544,844 Total Receipts **BORROWINGS** -Funds borrowed from South Australian Government Financing Authority 1,574,505

14,755,564

10,291,549

7,446,393

2,468,271

2,544,844

Total Receipts and Borrowings

⁽a) Legislation enabling the Transport Departement Levy was not passed by the South Australian Parliament.

STATEMENT OF THE PAYMENTS ON THE CONSOLIDATED ACCOUNT FOR THE QUARTERS AND 9 MONTHS ENDED 31 MARCH, 2015 AND 31 MARCH, 2014

(Prepared on a Cash Basis)

		- Nine months ended -		- Quarter ended -	
	Budget	31 March	31 March	31 March	31 March
	2014-15	2015	2014	2015	2014
	\$ 000	\$ 000	\$ 000	\$ 000	\$ 000
PAYMENTS -					
Arts SA ^(a)	-	-	120,980	i - 0	9,904
Attorney-General's Department	97,446	79,696	63,688	28,724	18,960
Administered items for Attorney-General's Department	125,951	95,317	83,344	23,724	19,902
Auditor-General's Department	16,191	11,944	11,861	3,770	3,762
Courts Administration Authority	92,158	73,294	71,624	18,864	18,724
Defence SA	16,467	14,787	14,007	2,517	3,870
Department for Communities and Social Inclusion	998,989	829,252	820,822	193,100	282,600
Administered Items for the Department for Communities and Social Inclusion	184,930	135,900	139,825	31,400	34,958
Department for Correctional Services	267,808	196,246	175,000	62,346	52,500
Department of Education and Child Development	2,614,395	1,996,435	2,146,675	520,106	551,428
Administered Items for the Department of Education and Child	The Control of the Co	3.2	A CONTRACTOR OF THE CONTRACTOR		The second second
Development	238,563	226,202	217,032	15,700	9,075
Department of Health and Ageing	3,070,300	2,475,307	2,371,588	816,000	721,200
Department for Manufacturing, Innovation Trade and Resources ^(a)	2	<u>v</u>	66,750	328	17,825
Administered Items for the Department for Manufacturing,			20,720		1,,025
Innovation, Trade, Resources and Energy (a)	-	-	990	3=4	330
Department of Environment, Water and Natural Resources	117,130	88,061	128,516	27,800	42,726
Administered Items for the Department of Environment and Natural Resources	18,913	18,293	18,832	500	_
Department of Further Education, Employment, Science and	10,913	10,293	10,032	300	7 7.
Technology (a)	_	_	413,076		95,076
Department for Planning, Transport and Infrastructure	501,908	368,340	648,221	117,384	151,686
Administered Items for the Department for Planning, Transport	301,300	500,540	040,221	117,504	151,000
and Infrastructure	10,022	8,877	13,837	1,751	3,608
Department of Primary Industries and Resources Administered items for the Department of Primary Industries	107,229	84,399	58,723	26,112	17,915
and Resources	3,311	2,425	2,366	808	788
Department of the Premier and Cabinet	91,807	74,990	86,599	15,897	11,279
Administered items for the Department of Premier and Cabinet	2,079	1,560	5,670	520	1,704
Department of State Development (a)	644,298	501,161		119,601	*
Administered Items for the Department of State Development					
(a)	7,665	6,777	(7)	1,914	5)
Department of Treasury and Finance Administered items for the Department of Treasury and	49,379	39,613	46,870	10,800	13,800
Finance	1,392,192	1,039,505	1,461,293	125,436	195,101
Electoral Commission of South Australia	2,895	2,895	12,588	448	9,418
House of Assembly	8,894	4,484	5,286	1,200	1,517
Independent Gambling Authority	1,731	1,280	1,260	384	378
Joint Parliamentary Services	11,324	8,597	11,134	2,183	4,247
Legislative Council	5,963	3,128	3,304	849	973
Minister for Tourism	4,679	4,679	340	140	*
South Australia Police	737,614	568,588	525,920	169,032	159,540
Administered items for South Australia Police	173	116	116	3 . 3	-

South Australia

Administrative Arrangements (Administration of Port Pirie Racecourse Site Act) Proclamation 2015

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Administration of Port Pirie Racecourse Site Act) Proclamation 2015.*

2—Commencement

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

3—Administration of Act committed to Minister for Racing

The administration of the *Port Pirie Racecourse Site Act 1946* is committed to the Minister for Racing.

Made by the Governor

with the advice and consent of the Executive Council on 13 August 2015

15MSECCS031

South Australia

Fisheries Management (Miscellaneous Fishery) Regulations 2015

under the Fisheries Management Act 2007

Contents

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Constitution of the fishery
- 5 Issue of licences
- 6 Power of Minister to limit fishing activities
- 7 Registration
- 8 Revocation of registration
- 9 Individual giant crab catch quota system
- 10 Use of agents in fishing activities on shore
- 11 Periodic returns

Schedule 1—Aquatic resources prescribed for Miscellaneous Fishery

Schedule 2—Competitive tender procedure for issue of licences

1 Competitive tender procedure

Schedule 3—Revocation of Fisheries Management (Miscellaneous Fishery) Regulations 2000

1—Short title

These regulations may be cited as the *Fisheries Management (Miscellaneous Fishery)* Regulations 2015.

2—Commencement

These regulations will come into operation on 1 September 2015.

3—Interpretation

(1) In these regulations, unless the contrary intention appears—

Act means the Fisheries Management Act 2007;

Corporations Act means the *Corporations Act 2001* of the Commonwealth;

current company extract means a document prepared by the Australian Securities and Investment Commission from its national database kept under the Corporations Act that contains current details of the following in relation to a company:

- (a) the company's name;
- (b) the address of the company's registered office;
- (c) the date of registration of the company;

- (d) the State or Territory in which the company is taken to be registered under the Corporations Act;
- (e) the company's Australian Company Number;
- (f) whether the company is a proprietary company or a public company;
- (g) the full name of each director of the company;
- (h) the full name of each secretary (if any) of the company;

fishery means the Miscellaneous Fishery constituted by these regulations;

giant crab means Giant Crab Pseudocarcinus gigas;

waters of the State means all the waters to which the Act applies.

- (2) In these regulations, unless the contrary intention appears, *company*, *director*, *proprietary company* and *public company* have the same respective meanings as in the Corporations Act.
- (3) In these regulations, a reference to the *taking of aquatic resources* includes a reference to an act preparatory to or involved in the taking of the aquatic resources.

4—Constitution of the fishery

- (1) The Miscellaneous Fishery is constituted.
- (2) The Miscellaneous Fishery consists of the taking of aquatic resources specified in Schedule 1 in the waters of the State.

5—Issue of licences

- (1) If a licence in force in respect of the fishery ceases to be held by a person, the Minister may issue the licence to another person.
- (2) If the Minister considers that it would not be detrimental to the aquatic resources of the State to issue an additional licence in respect of the fishery, the Minister may issue a licence in respect of the fishery.
- (3) The Minister may, but is not required to, call for applications in respect of a licence to be issued under this regulation in accordance with the competitive tender procedure prescribed by Schedule 2.
- (4) Subject to subregulation (5), if the Minister conducts a tender in accordance with Schedule 2, the Minister must not grant a licence in respect of which the procedure was conducted except to the person who was the successful applicant for the licence at the tender.
- (5) If a person who is a successful applicant at a tender conducted in accordance with Schedule 2—
 - (a) fails to make an application for the licence in respect of which the person was the successful applicant; or
 - (b) having made an application for that licence, is for any reason not granted the licence,

the Minister may call for additional applications in respect of that licence in accordance with the procedure prescribed by Schedule 2.

- (6) The Minister may not issue a licence to an applicant under this regulation unless satisfied—
 - (a) in the case of a natural person—that the person is at least 15 years of age and is a fit and proper person to hold a licence in respect of the fishery;

(b) in the case of a company—that each director of the company is a fit and proper person to be a director of a company that holds a licence in respect of the fishery.

6—Power of Minister to limit fishing activities

The Minister may impose conditions on a licence in respect of the fishery limiting the class of fishing activities that may be engaged in under the licence.

7—Registration

An application by the holder of a licence in respect of the fishery—

- (a) to register a boat or device for use under the licence; or
- (b) to register a person as a master of a boat that may be used under the licence, must be accompanied by the documents specified in the application form.

8—Revocation of registration

- (1) The Minister may, on application by the holder of a licence in respect of the fishery, revoke the registration of—
 - (a) a boat or device used under the licence; or
 - (b) a person as a master of a boat that may be used under the licence.
- (2) An application for revocation of registration must—
 - (a) be made in a manner and form approved by the Minister; and
 - (b) be signed by the applicant and be completed in accordance with the instructions contained in the form; and
 - (c) be accompanied by the documents specified in the application form.

9—Individual giant crab catch quota system

(1) In this regulation—

giant crab fishing zone means the Northern Zone or Southern Zone;

giant crab quota entitlement or quota entitlement—

- (a) in relation to a licence in respect of the fishery and a giant crab fishing zone, means the maximum number of kilograms of giant crab that may be lawfully taken by the holder of the licence in that zone during a quota period, being the product of—
 - (i) the unit entitlement under that licence in respect of that zone; and
 - (ii) the unit value for that zone and that quota period,

subject to any variation applying during that quota period;

(b) in relation to a licence in respect of a rock lobster fishery—has the same meaning as in the *Fisheries Management (Rock Lobster Fisheries) Regulations 2006*;

quota period—a quota period for the fishery is a period of 12 months commencing on 1 July;

unit entitlement—

(a) in relation to a licence in respect of the fishery and a giant crab fishing zone—means the number of giant crab units for the time being allocated to the licence in respect of that zone;

(b) in relation to a licence in respect of a rock lobster fishery—has the same meaning as in the *Fisheries Management (Rock Lobster Fisheries) Regulations 2006*;

unit value means the number of kilograms of giant crab determined by the Minister to be the value of a giant crab unit for a giant crab fishing zone and a quota period.

- (2) In this regulation, *Northern Zone*, *rock lobster fishery* and *Southern Zone* have the same respective meanings as in the *Fisheries Management (Rock Lobster Fisheries)*Regulations 2006.
- (3) The Minister must, on or before the commencement of each quota period, determine the number of kilograms of giant crab that is to be the value of a giant crab unit for a giant crab fishing zone and the quota period.
- (4) The Minister may vary conditions on licences in respect of the fishery or a rock lobster fishery varying giant crab quota entitlements as follows:
 - (a) on joint application made to the Minister by the holders of licences in respect of the fishery subject to conditions fixing a giant crab quota entitlement, the conditions of the licences may be varied so as to increase the unit entitlement under 1 of the licences and decrease the unit entitlement under the other licence by a corresponding number of units;
 - (b) on joint application made to the Minister by a holder of a licence in respect of the fishery subject to a condition fixing a giant crab quota entitlement (the *first licence*) and the holder of a licence in respect of the Northern Zone Rock Lobster Fishery subject to such a condition (the *second licence*)—
 - (i) the conditions of the first licence may be varied so as to decrease the unit entitlement under that licence in respect of the Northern Zone and the conditions of the second licence may be varied so as to increase the unit entitlement under that licence by a corresponding number of units; or
 - (ii) the conditions of the first licence may be varied so as to increase the unit entitlement under that licence in respect of the Northern Zone and the conditions of the second licence may be varied so as to decrease the unit entitlement under that licence by a corresponding number of units;
 - (c) on joint application made to the Minister by the holder of a licence in respect of the fishery subject to a condition fixing a giant crab quota entitlement (the *first licence*) and the holder of a licence in respect of the Southern Zone Rock Lobster Fishery subject to such a condition (the *second licence*)—
 - (i) the conditions of the first licence may be varied so as to decrease the unit entitlement under that licence in respect of the Southern Zone and the conditions of the second licence may be varied so as to increase the unit entitlement under that licence by a corresponding number of units; or
 - (ii) the conditions of the first licence may be varied so as to increase the unit entitlement under that licence in respect of the Southern Zone and the conditions of the second licence may be varied so as to decrease the unit entitlement under that licence by a corresponding number of units;
 - (d) if the total catch of giant crab taken during a quota period exceeded the giant crab quota entitlement under the licence for that quota period, the conditions of the licence may be varied so as to reduce the quota entitlement—
 - (i) if the catch exceeded the giant crab quota entitlement by not more than 20 kilograms of giant crab—by 1 kilogram for each kilogram taken in excess of the quota entitlement; or

- (ii) if the catch exceeded the quota entitlement by more than 20 kilograms but not more than 50 kilograms of giant crab—by 2 kilograms for each kilogram taken in excess of the quota entitlement;
- (e) if—
 - the holder of a licence in respect of the fishery is convicted of an offence of contravening a condition of the licence fixing a giant crab quota entitlement; and
 - (ii) the conduct constituting the offence involved the taking of more than 50 kilograms of giant crab in excess of the quota entitlement,

the conditions of the licence may be varied so as to reduce the quota entitlement under the licence for 3 quota periods following the conviction by 1 kilogram for each kilogram taken in excess of the quota entitlement for the quota period during which the offence was committed;

- (f) a variation of a giant crab quota entitlement made under paragraph (d) must be expressed to apply only for the quota period during which the variation is made.
- (5) An application to vary quota entitlements must—
 - (a) be made in a manner and form approved by the Minister; and
 - (b) be signed by the applicants and be completed in accordance with the instructions contained in the form; and
 - (c) be accompanied by—
 - (i) the documents specified in the application form; and
 - (ii) the appropriate fee fixed by the *Fisheries Management (Fees) Regulations 2007.*

10—Use of agents in fishing activities on shore

- (1) The holder of a licence in respect of the fishery or the registered master of a registered boat used under such a licence must not cause or permit a person to be engaged on the shore as an agent of the holder of the licence in a fishing activity of a class that constitutes the fishery unless—
 - (a) the holder of the licence or the registered master is at the same time also engaged on the shore in a fishing activity of a class that constitutes the fishery; and
 - (b) the holder of the licence or the registered master (as the case may be) and the other person remain, while so engaged, within 700 metres of each other.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(2) The holder of a licence in respect of the fishery or the registered master of a registered boat used under such a licence must not cause or permit more than 2 persons to be engaged at the same time on the shore as agents of the holder of the licence in a fishing activity of a class that constitutes the fishery.

Maximum penalty: \$5 000.

Expiation fee: \$315.

11—Periodic returns

- (1) The holder of a licence in respect of the fishery must—
 - (a) fill out a return, in a form determined by the Minister, in respect of each calendar month during the currency of the licence; and
 - (b) include in the return such in
 - (c) formation as the Minister requires; and
 - (d) date and sign the return and certify that the information contained in the return is complete and accurate, and post or deliver the return to the Minister within 15 days of the end of the month to which it relates.

Maximum penalty: \$5 000.

Expiation fee: \$315.

- (2) If the holder of a licence in respect of the fishery takes no aquatic resources under the licence during a particular calendar month, he or she is required by subregulation (1) to furnish a return in respect of that period indicating that no aquatic resources were taken.
- (3) If the fishery has been closed for a whole calendar month, the holder of a licence need not furnish a return for that month.
- (4) The holder of a licence in respect of the fishery must—
 - (a) make a copy of each return that he or she fills out pursuant to these regulations before the return is sent or delivered to the Minister; and
 - (b) retain the copy for the period of 1 year from the last day of the month to which the return relates.

Maximum penalty: \$5 000.

Expiation fee: \$315.

Schedule 1—Aquatic resources prescribed for Miscellaneous Fishery

All aquatic resources other than Abalone (*Haliotis* spp), King Prawn (*Melicertus latisulcatus*) and Southern Rock Lobster (*Jasus edwardsii*).

Note-

Common and scientific fish names are given according to AS 5300—2015 *Australian Fish Names Standard*, as amended from time to time.

Schedule 2—Competitive tender procedure for issue of licences

1—Competitive tender procedure

- (1) If the Minister proposes to call applications for the issue of a licence in respect of the fishery, the Minister must cause an advertisement, in a form determined by the Minister, to be published in the Gazette and in a newspaper circulating generally throughout the State—
 - (a) calling for tenders for such number of licences in respect of the fishery as are to be granted; and
 - (b) fixing a time and date on which tenders will close (being a date that is at least 1 month after the publication of the advertisement); and

- (c) requiring each tender to be accompanied by an ADI guarantee equal to 10 per cent of the amount tendered; and
- (d) requiring all tenders to be made in a manner and form approved by the Minister.
- (2) All tenders must be enclosed in a sealed envelope and forwarded to the office of the Minister.
- (3) The Minister must provide at his or her office a locked box into which all tenders must be deposited.
- (4) All tenders deposited in the locked box must remain there until the close of tenders.
- (5) A person must not interfere with or remove a tender from the locked box prior to the close of tenders.
 - Maximum penalty: \$1 250.
- (6) At the close of tenders the Minister must open the locked box in the presence of two persons appointed by the Minister for this purpose.
- (7) One of those persons must remove each of the envelopes from the box taking each 1 singly and at random and, after removing an envelope from the box, that person must open the envelope and hand the contents to the other person.
- (8) On receiving the contents of an envelope the other person must prepare a schedule of tenderers containing—
 - (a) the name of each tenderer; and
 - (b) the amount tendered; and
 - (c) the order in which the envelopes containing the tenders were removed from the box.
- (9) When all the tenders have been removed from the box and the schedule of tenderers has been completed the Minister must examine each tender and the schedule of tenderers.
- (10) If 1 licence in respect of the fishery is to be granted—
 - (a) the amount payable for the licence will be an amount equal to the highest amount tendered; and
 - (b) the successful applicant will be the person who tenders an amount equal to the highest amount.
- (11) If 1 licence in respect of the fishery is to be granted and more than 1 person tenders an amount equal to the highest amount—
 - (a) 1 of the persons who tendered an amount equal to the highest amount will be the successful applicant; and
 - (b) the successful applicant will be the person whose tender was removed from the box before the tenders of the other persons who tendered an amount equal to the highest amount.
- (12) If more than 1 licence in respect of the fishery is to be granted and the number of licences to be granted is equal to the number of persons who have tendered an amount equal to or greater than the clearing price, those persons who have tendered an amount equal to or greater than the clearing price will be the successful applicants.

- (13) If the number of licences to be granted in respect of the fishery is less than the number of persons who have tendered an amount equal to or greater than the clearing price, the successful applicants will be selected as follows:
 - (a) each of the persons who tendered an amount greater than the clearing price will be a successful applicant; and
 - (b) the name of the other persons who have tendered an amount equal to the clearing price will be put on a list in the order in which their tender was removed from the box and the successful applicant will be the person whose name appears first on the list; and
 - (c) if, after following the procedure specified in paragraph (b), there remains 1 or more licences to be granted in respect of the fishery, the successful applicant or applicants in respect of that licence or those licences will be the person whose name appears next on the list prepared under paragraph (b) and so on in descending order until a successful applicant has been determined in respect of each licence to be granted.
- (14) If more than 1 licence is to be granted in respect of the fishery the amount payable for that licence will be the clearing price determined by the Minister at the close of tenders.
- (15) If a person makes a tender that is successful but—
 - (a) the person fails, within a reasonable time, to make an application for the licence in respect of which his or her tender was accepted; or
 - (b) the person makes such an application but for any reason does not accept the licence that the Minister is prepared to grant in the person's favour,

the person forfeits an amount equal to 10% of the amount tendered on the Minister making a demand on the guarantee referred to in subclause (1).

- (16) If a person makes a tender that is not successful, or the tender is successful but the Minister is not prepared to grant the licence in the person's favour, the person does not forfeit the amount of 10% of the amount tendered.
- (17) In this Schedule—

clearing price means an amount equal to the lowest amount that, having regard to the number of licences to be granted in respect of the fishery, would have to be tendered by an applicant to enable that applicant to be a successful applicant.

Schedule 3—Revocation of Fisheries Management (Miscellaneous Fishery) Regulations 2000

The Fisheries Management (Miscellaneous Fishery) Regulations 2000 are revoked.

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 13 August 2015

No 193 of 2015

15MAFF0014

South Australia

Fisheries Management (Demerit Points) Variation Regulations 2015

under the Fisheries Management Act 2007

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Fisheries Management (Demerit Points) Regulations 2009

4 Variation of Schedule 1—Demerit point offences and demerit points

11 Fisheries Management (Miscellaneous Fishery) Regulations 2015

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Demerit Points) Variation Regulations 2015.*

2—Commencement

These regulations will come into operation on 1 September 2015.

3—Variation provisions

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

Part 2—Variation of Fisheries Management (Demerit Points) Regulations 2009

4—Variation of Schedule 1—Demerit point offences and demerit points

Schedule 1, Part 2, clause 11—delete the clause and substitute:

11—Fisheries Management (Miscellaneous Fishery) Regulations 2015

Regulations	Descript	tion of offence	Demerit points
reg 10(1)	activities	or permitting agents to be engaged in fishing son shore when licence holder or registered son talso so engaged etc at the same time—	
	(a)	if the offence is expiated	15
	(b)	in any other case	50
reg 10(2)		or permitting more than prescribed number of be engaged in fishing activities on shore at the te-	
	(a)	if the offence is expiated	15
	(b)	in any other case	50
reg 11(1)	Failing t	o complete or deliver monthly catch return—	
	(a)	if the offence is expiated	10
	(b)	in any other case	50
reg 11(4)	Failing t	o make and keep copy of monthly catch	
	(a)	if the offence is expiated	10
	(b)	in any other case	50

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 13 August 2015

No 194 of 2015

15MAFF0014

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 ONKAPARINGA

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Public Road (Walkway), Noarlunga Centre

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the City of Onkaparinga proposes to make a Road Process Order to close the whole of the Walkway adjoining Allotments 1 and 2 in Deposited Plan 28768 and Allotment 101 in Deposited Plan 15942 more particularly delineated and lettered 'A' on the Preliminary Plan No. 15/0021. Closed road 'A' to be retained as an allotment by the Council.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, City of Onkaparinga, Ramsay Place, Noarlunga Centre and the Adelaide office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons.

The application for easement or objection must be made in writing to the Council, City of Onkaparinga, P.O. Box 1, Noarlunga Centre, S.A. 5168 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 13 August 2015.

M. DOWD, Chief Executive Officer

CITY OF PORT ADELAIDE ENFIELD

Port Adelaide Centre Car Parking Fund

NOTICE is hereby given that the City of Port Adelaide Enfield has discontinued the Port Adelaide Centre Car Parking Fund established pursuant to Section 50A of the Development Act 1993.

The City of Port Adelaide Enfield resolved to discontinue the Fund at the ordinary meeting of Council held on 14 July 2015. The Fund ceased to operate from that date.

The money standing to the credit of the Fund will be applied by Council for the purposes set out in Section 50A (8) of the Development Act 1993.

Dated 13 August 2015.

M. WITHERS, 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 28 July 2015, adopted Management Plans for the following Community Land:

Banksia Park: Marsha Reserve, Jasper Reserve, Oleander Reserve, Shannon Reserve, Huon Reserve, Butler Reserve, Tay Reserve, Brightlands Reserve, Gunda Reserve.

Dernancourt/Highbury: River Torrens Linear Park.

Dernancourt: Karingal Reserve, Tristania Reserve, Farnham Reserve, Karri Reserve, Waterford Reserve, Moule Reserve, Romney Reserve, O'Bahn Linear Park South (including Holden Hill).

Fairview Park: Fairview Park Reserve, Hartog Reserve, Tarni Reserve, Taworri Reserve, Birkdale Reserve, Mowbray Reserve, Nagle Reserve.

Gilles Plains: Gilles Reserve, Tasman Reserve, Brenda Reserve, Morawa Reserve, Milbank Reserve.

Golden Grove Part 1: Sutherland Reserve, Bennelong Reserve, Landrien Reserve, Aspen Reserve, Edison Reserve, Arbutus Plantation, Betula Reserve, Oakridge Reserve, Marlock Reserve, Coconut Reserve, Chestnut Reserve, Ashbrook Plantation, Pearce Reserve, Ultra Reserve, Strickland Reserve, Braeburn Reserve, Rokewood Reserve, Rose Reserve, Pineridge Reserve, Pinewood Reserve, Elysium Reserve, Pendeen Reserve, Willowood Reserve, Underwood Reserve, Goodwin Reserve.

Golden Grove Part 2: Cobbler Access Reserve, Olympiad Reserve, Lemon Gum Reserve, Bartlett Reserve, Cobbler Creek East Reserve, Martindale Reserve, Chestnut Reserve, Atlantis Reserve, Hannover Reserve, Castle Eaton Reserve, Green Pine Reserve, Bloomsbury Reserve, Horsgate Screen, Horsgate Reserve, Lady Williams Reserve, Jonathan Reserve, Kunzea Reserve, Barrow Road Reserve, Classic Reserve, Quartz Reserve, Tuscan Reserve, Strachan Reserve, Sandstock Reserve, Hallett Reserve (including Greenwith).

Golden Grove Part 3: Surrey Farm Drive Plantation, Erudite Plantation, Bryant Plantation, Ruse Plantation, Barrett Plantation, Marie Clark Plantation, Wentworth Reserve, Caroline Reserve, The Golden Way Plantation, Pistachio Plantation, Coconut Road Closure, Golden Grove Drainage Reserve, Einstein Drainage Reserve, Underwood Plantation, Castle Hill Plantation, Atlantis Plantation, Franklin Plantation, Valhalla Plantation, Unity Plantation, Partridge Plantation, Valhalla Plantation, Unity Plantation, Partridge Plantation, Asgard Plantation, Lukin Reserve, Games Plantation, Roycroft Reserve, Orange Plantation, Orchard Plantation, Melba Plantation, Goodwin Plantation, Aiston Screen, Pistachio Screen, Holly Plantation, Monterey Plantation Fernbank Plantation Rochester Walkyery Plantation, Fernbank Plantation, Rochester Walkway Plantation, Sedgwick Manchester Reserve, Springhill Plantation, Jacaranda Plantation, Seville Plantation, Pineridge Plantation, Elmwood Plantation, Martindale Plantation, Stoneleigh Plantation, Gloucestershire Plantation, Satsuma Screen, Satsuma Plantation, Hazelnut Plantation, The Shed Screen, Myall Plantation, Burlington Reserve, Martindale Screen, Piccadilly Screen, Westbury Plantation, Chambers Plantation. Staffan House Plantation, Kings Screen, Claremont Screen, Allingtons Reserve, Humewood Plantation, Kunzea Screen, Nugent Plantation, Crowhurst Road Closure, Bicentennial Screen, Cleopatra Screen, Martindale Blisters, Pyrus Plantation, Pyrus Screen, Royal Gala Screen, Jonathan Screen, Botany Plantation, Chatswood Screen, Fuji Screen Plantation, Chatswood Screen, Fuji Screen.

J. MOYLE, Chief Executive Officer

ALEXANDRINA COUNCIL

Appointment of Public Officer Development Assessment Panel

NOTICE is hereby given that at the Alexandrina Council meeting held on 20 July 2015, Council resolved to appoint Peter Dinning to the position of Public Officer of the Alexandrina Council Development Assessment Panel, in accordance with Section 56A (22) of the Development Act 1993. This appointment is for a two year period commencing on 20 July 2015 until 20 July 2017.

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

P. DINNING, Chief Executive

ALEXANDRINA COUNCIL RURAL CITY OF MURRAY BRIDGE

DEVELOPMENT ACT 1993

Integrated Water Management Regional Development Plan Amendment

NOTICE is hereby given that the Alexandrina Council and the Rural City of Murray Bridge, pursuant to Sections 24 and 25 of the Development Act 1993, have prepared a Development Plan Amendment (DPA) to amend their respective Development Plans.

The objective of the Integrated Water Management Regional DPA is to introduce policies that will be applied Council-wide across the regions. To achieve this the Councils are proposing to adopt the latest version of the 'Natural Resources' module from the South Australian Planning Policy Library (SAPPL), believing these policies will provide an enhanced policy base that is consistent across the Councils and is easier to use.

Some 'local additions' are proposed particularly regarding Water Sensitive Design policies.

Additional mapping for Water Management Areas are also proposed to assist in identifying relevant policy for development assessment.

The DPA report will be on public consultation until 5 p.m. on Friday, 9 October 2015.

The DPA is available on the Alexandrina Council Website at www.alexandrina.sa.gov.au and on the Rural City of Murray Bridge Website at www.murraybridge.sa.gov.au.

Hard copies are available for inspection at the Council offices;

- Alexandrina Council located at 11 Cadell Street, Goolwa and Colman Terrace, Strathalbyn.
- Rural City of Murray Bridge Local Government Centre, 2 Seventh Street, Murray Bridge.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on Friday, 9 October 2015.

Submissions for the Alexandrina Council should be addressed to the Chief Executive, P.O. Box 21, Goolwa, S.A. 5214 and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to alex@alexandrina.sa.gov.au.

Submissions for the Rural City of Murray Bridge should be addressed to the Chief Executive Officer, P.O. Box 421, Murray Bridge, S.A. 5253 and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to DPAsubmissions@murraybridge.sa.gov.au.

At the conclusion of the public consultation period, all submissions will be made available to the public on the Alexandrina Council and the Rural City of Murray Bridge websites and at Council offices.

A combined public hearing will be held in order to hear submissions from individuals who request to speak in relation to the DPA. If there is no request to speak at the hearing, it will not be held. If required, the combined public hearing will be held at the Rural City of Murray Bridge Council Local Government Centre, 2 Seventh Street, Murray Bridge commencing at 5.30 p.m. on Wednesday, 14 October 2015.

If you would like further information about the DPA, please contact:

Alexandrina Council—Tom Gregory on 8555 7000 or email alex@alexandrina.sa.gov.au.

Rural City of Murray Bridge—Mabel John on 8539 1414 or email <u>DPAsubmission@murraybridge.sa.gov.au</u>.

Dated 10 August 2015.

P. DINNING, Chief Executive

DISTRICT COUNCIL OF FRANKLIN HARBOUR

CLOSE OF NOMINATIONS

Supplementary Election for Area Councillor Nominations Received

AT the close of nominations at 12 noon on Thursday, 6 August 2015, the following people were accepted as candidates and are listed in the order in which they will appear on the ballot paper:

Area Councillor: (One Vacancy)

Giles, Geoff Smith, Corey Wiseman, Vanessa Maureen

Postal Voting

The election will be conducted by post. Ballot papers and prepaid envelopes for each voting entitlement will be posted between Tuesday, 18 August 2015 and Monday, 24 August 2015 to every person, or designated person of a body corporate or group listed on the voters roll at roll close on Tuesday, 30 June 2015. Voting is voluntary.

A person who has not received voting material by Monday, 24 August 2015 and believes they are entitled to vote should contact the Deputy Returning Officer on (08) 8629 2231.

Completed voting material must be returned to reach the Deputy Returning Officer no later than 12 noon on Monday, 7 September 2015

A ballot box will be provided at the Council Office, 6 Main Street, Cowell, for electors wishing to hand deliver their completed voting material during office hours.

Vote Counting Location

The scrutiny and counting of votes will take place at the Council Chambers, 6 Main Street, Cowell, as soon as practicable after 12 noon on Monday, 7 September 2015. A provisional declaration will be made at the conclusion of the election count.

Campaign Donations Return

All candidates must forward a Campaign Donations Return to the Council Chief Executive Officer within 30 days after the conclusion of the election.

K. MOUSLEY, Returning Officer

DISTRICT COUNCIL OF MALLALA

Temporary Road Closures

NOTICE is hereby given that the District Council of Mallala at its meeting held on 22 June 2015, resolved pursuant to Section 359 of the Local Government Act 1934, to exclude all vehicles except emergency service vehicles and Council vehicles from the following roads:

that portion of Third Creek Road, Webb Beach, located between CR 5748/906, H140400, Section 629 and CT 6021/940, H140400, Section 427, Hundred of Dublin;

that the roadway named First Street, Port Prime, adjacent to CR 5755/729, T140403, Lot 9 and CR 5755/731, T140403, Lot 20, Hundred of Dublin;

that the roadway named Second Street, Port Prime, adjacent to CT 5687/238, T140403, Lot 6 and CT 5687/238, T140403, Lot 26, Hundred of Dublin;

that the roadway named Second Street, Port Prime, adjacent to CT 5687/238, T140403, Lot 6 and CT 5687/238, T140403, Lot 26, Hundred of Dublin;

that the roadway named North Terrace, Port Prime, adjacent to CT 5687/238, T140403, Lot 1 to CT 5687/238, T140403, Lot 16, Hundred of Dublin;

the roadway named Swamp Road, Middle Beach, adjacent to CT 5197/300, F108211, Lot 13 and CR 5744/712, H140800, Section 707, Hundred of Port Gawler;

the roadway named Land Yacht Road, Port Gawler, adjacent to CR 5779/730, H140800, Section 680 and CR 5779/730, H140800, Section 688, Hundred of Port Gawler;

the unnamed and unformed roadway adjacent to CT 5197/304, D1671, Lot 44, Hundred of Port Gawler;

that the unnamed and unformed roadway adjacent to CT 5154/618, H140800, Section 674 and CT 5154/618, H140800, Section 668, Hundred of Port Gawler,

from that portion of Light Beach Road, west of Section 729 (S.A. Rifle Association Rifle Range), Lower Light,

that the unnamed and unformed roadway adjacent to CT 5197/291, H140800, Section 672 and CT 5197/14, H140800, Section 666, Hundred of Port Gawler,

that the unnamed and unformed roadway adjacent to CT 5154/618, H140800, Section 668 and CR 5748/92, D23558, Lot 6, Hundred of Port Gawler,

that the unnamed and unformed roadway adjacent to CT 5197/298, F3965, Lot 2 and CT 5197/294, F3965, Lot 5 of Port Gawler.

From the date of publication of a notice to this effect in the *Government Gazette* and local newspapers indefinitely, unless otherwise revoked by a resolution of Council.

K. MÁRTON, Chief Executive Officer

MOUNT BARKER DISTRICT COUNCIL

Council's Name Change

NOTICE is hereby given that under Section 13 of the Local Government Act 1999, Council at its meeting held on 3 August 2015, resolved to change its name from The District Council of Mount Barker to Mount Barker District Council, to take effect from 4 August 2015.

Dated 7 August 2015.

A. STUART, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

CLOSE OF NOMINATIONS

Supplementary Election for Councillor in Telowie Ward Nominations Received

AT the close of nominations at 12 noon on Thursday, 6 August 2015, the following people were accepted as candidates and are listed in the order in which they will appear on the ballot paper:

Councillor for Telowie Ward: (One Vacancy)

Morley, Vicki Sandra Perovic, Susan

Postal Voting

The election will be conducted by post. Ballot papers and prepaid envelopes for each voting entitlement will be posted between Tuesday, 18 August 2015 and Monday, 24 August 2015 to every person, or designated person of a body corporate or group listed on the voters roll at roll close on Tuesday, 30 June 2015. Voting is voluntary.

A person who has not received voting material by Monday 24 August 2015 and believes they are entitled to vote should contact the Deputy Returning Officer on (08) 7424 7420.

Completed voting material must be returned to reach the Returning Officer no later than 12 noon on Monday, 7 September

A ballot box will be provided at the Council Office, 3 Stuart Street, Melrose, for electors wishing to hand deliver their completed voting material during office hours.

Vote Counting Location

The scrutiny and counting of votes will take place at the Council Chambers, 3 Stuart Street, Melrose, as soon as practicable after 12 noon on Monday, 7 September 2015. A provisional declaration will be made at the conclusion of the election count.

Campaign Donations Returi

All candidates must forward a Campaign Donations Return to the Council Chief Executive Officer within 30 days after the conclusion of the election.

K. MOUSLEY, Returning Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

NOTICE is hereby given that a notice published in the Government Gazette No. 46 dated 30 July 2015, on page 3703, contained errors and should be replaced with the following:

Adoption of Valuations

Notice is hereby given that the District Council of Mount Remarkable at an ordinary meeting held on 21 July 2015, adopted for rating purposes for the financial year ending 30 June 2016, pursuant to Section 167 (2) (a) of the Local Government Act 1999, the Valuer-General's most recent valuations of land available to the Council, being the capital valuations of land totalling \$640 566 400 specified that 12 July 2015, shall be the day as and from when the Valuer-General's valuation shall become the valuation of the Council.

W. HART, Chief Executive Officer

DISTRICT COUNCIL OF ORROROO CARRIETON

Appointment of Registrar of Dogs

NOTICE is hereby given that the District Council of Orroroo Carrieton has duly appointed Stephen John Rufus as Registrar of Dogs pursuant to Section 26 (1) (b) of the Dog and Cat Management Act 1995.

S. RUFUS, Chief Executive Officer

IN the matter of the estates of the undermentioned deceased

Bennett, David John, late of 30 Walton Avenue, Clearview,

retired technical officer, who died on 22 April 2015. Broadbridge, John, late of 11 Torres Avenue, Flinders Park, retired senior baker, who died on 5 May 2015.

Dougheney, Marguerite Anne, late of 10 Brown Street, Norwood, home duties, who died on 11 May 2015.

Harris, Evelyn Joyce, late of 27 Captain Robertson Avenue, Golden Grove, widow, who died on 7 June 2015.

Hegarty, William Mahon, late of 437 Salisbury Highway, Parafield Gardens, retired tyre fitter, who died on 28 April 2015.

Hillier, Raymond Sidney, late of 147 Frost Road, Salisbury

South, of no occupation, who died on 4 April 2015. Humberstone, Dorothy Celia, late of 19 Windsor Avenue, Pennington, of no occupation, who died on 7 June 2015.

Matthews, Nancy Brenda, late of 7 Victoria Street, Goodwood,

of no occupation, who died on 3 June 2015. Sinclair, Colin George, late of 2-10 First Street, Brompton, retired public servant, who died on 10 May 2015

Tottle, Katherine Ruth, late of 8 Island Drive, West Lakes, retired domestic cleaner, who died on 24 May 2015.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 11 September 2015, 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 13 August 2015.

D. A. CONTALA, Public Trustee

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

Paice, Patricia Ann, late of 15 Edward Road, Alton, Hampshire GU34 2EU, England, retired post office manager.

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provisions) Act 1972 and the Family Relationship Act 1975, that all creditors, beneficiaries and other persons having claims against the said estate are required to send in writing full particulars and proof of any claim to the Administrator of the estate of Patricia Ann Paice namely John Frederick Brooks, c/o Solicitor Simon Acworth, Downie & Gadban, 100 High Street, Alton, Hampshire GU34 1ER, England (email address: simon.acworth@downieandgadban.co.uk) on or before 10 September 2015, otherwise they will be excluded from the distribution of the said estate, the deceased having died Intestate.

ATTENTION

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

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

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

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

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

Phone: 8207 1045

Fax: 8207 1040

Email: governmentgazette@dpc.sa.gov.au