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THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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

ADELAIDE, THURSDAY, 2 JULY 2015

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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, 2 July 2015

HIS Excellency the Governor in Executive Council has revoked the appointment of Geeta Verma as Deputy Member to Jacqueline Diane Bone-George and Penelope Karatzovalis as Deputy Member to Patricia Dorothy Cavanagh of the Teachers Registration Board of South Australia, effective from 2 July 2015, pursuant to the provisions of the Teachers Registration and Standards Act 2004 and Section 36 of the Acts Interpretation Act 1015

By command,

JOHN ROBERT RAU, Acting Premier

MECD15/034

Department of the Premier and Cabinet Adelaide, 2 July 2015

HIS Excellency the Governor in Executive Council has revoked the appointment of William Lloyd Rudd as Deputy Member to Bernadette Day of the Aquaculture Tenure Allocation Board, effective from 2 July 2015, pursuant to the provisions of the Aquaculture Act 2001 and Section 36 of the Acts Interpretation Act 1915

By command,

JOHN ROBERT RAU, Acting Premier

15MAFF0042

Department of the Premier and Cabinet Adelaide, 2 July 2015

HIS Excellency the Governor in Executive Council has revoked the appointment of Alan James Whalley as a Member of the Adelaide Festival Corporation Board, effective from 2 July 2015, pursuant to the provisions of the Adelaide Festival Corporation Act 1998 and Section 36 of the Acts Interpretation Act 1915.

By command,

JOHN ROBERT RAU, Acting Premier

ASACAB081/11

Department of the Premier and Cabinet Adelaide, 2 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of the Botanic Gardens and State Herbarium, pursuant to the provisions of the Botanic Gardens and State Herbarium Act 1978:

Member: (from 5 July 2015 until 4 July 2019) Christine Ann Elstob Lilian Ruth Graebner Jacobs Jamie Restas

By command,

JOHN ROBERT RAU, Acting Premier

15MSECCS035

Department of the Premier and Cabinet Adelaide, 2 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Safework SA Advisory Council, pursuant to the provisions of the Work Health and Safety Act 2012:

Member: (from 2 July 2015 until 30 November 2015) Thomas Robin Phillips Belinda Jane Grant David Thompson Joseph Karl Szakacs Donald Blairs Presiding Member: (from 2 July 2015 until 30 November 2015)

Thomas Robin Phillips

By command,

JOHN ROBERT RAU, Acting Premier

MIR0032/15CS

Department of the Premier and Cabinet Adelaide, 2 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Board of Zero Waste SA, pursuant to the provisions of the Zero Waste SA Act 2004:

Member: (from 2 July 2015 until 30 June 2016)

Kevin Paul McGuinness Anne Elisabeth Harvey Megan Frances Napier Dyson Rosemary Anne Sharp Mark Peter Withers Marina Wagner

Presiding Member: (from 2 July 2015 until 30 June 2016) Kevin Paul McGuinness

By command,

JOHN ROBERT RAU, Acting Premier

15MSECCS023

Department of the Premier and Cabinet Adelaide, 2 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Teachers Registration Board of South Australia, pursuant to the provisions of the Teachers Registration and Standards Act 2004:

Member: (from 2 July 2015 until 30 March 2017) Penelope Karatzovalis

Deputy Member: (from 2 July 2015 until 30 March 2017) Geeta Verma (Deputy to Karatzovalis) Colleen Anne Maria Tomlian (Deputy to Cavanagh)

By command,

JOHN ROBERT RAU, Acting Premier

MECD15/034

Department of the Premier and Cabinet Adelaide, 2 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Aquaculture Tenure Allocation Board, pursuant to the provisions of the Aquaculture Act 2001:

Member: (from 2 July 2015 until 1 July 2018) Christie Lee Rigg Roseanne Celeste Healy William Lloyd Rudd

Deputy Member: (from 2 July 2015 until 1 July 2018) Joseph Charles Anderson (Deputy to Rudd) Amanda Jane Harfield (Deputy to Rigg)

By command,

JOHN ROBERT RAU, Acting Premier

15MAFF0042

Department of the Premier and Cabinet Adelaide, 2 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Adelaide Festival Corporation Board, pursuant to the provisions of the Adelaide Festival Corporation Act 1998:

Member: (from 2 July 2015 until 24 June 2016) Allan James Whalley

By command,

JOHN ROBERT RAU, Acting Premier

ASACAB081/11

Department of the Premier and Cabinet Adelaide, 2 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Gail Elizabeth Gago, MLC, Minister for Employment, Higher Education and Skills, Minister for Science and Information Economy, Minister for the Status of Women and Minister for Business Services and Consumers to be also Acting Deputy Premier for the period from 7 July 2015 to 10 July 2015 inclusive, during the absence of the Honourable John Robert Rau, MP.

By command,

JOHN ROBERT RAU, Acting Premier

DPR0006/15CS

Department of the Premier and Cabinet Adelaide, 2 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Tom Koutsantonis, MP, Treasurer, Minister for Finance, Minister for State Development, Minister for Mineral Resources and Energy and Minister for Small Business to be also Acting Attorney-General, Acting Minister for Justice Reform, Acting Minister for Industrial Relations and Acting Minister for Child Protection Reform for the period from 7 July 2015 to 10 July 2015 inclusive, during the absence of the Honourable John Robert Rau, MP.

By command,

JOHN ROBERT RAU, Acting Premier

DPR0006/15CS

Department of the Premier and Cabinet Adelaide, 2 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Stephen Campbell Mullighan, MP, Minister for Transport and Infrastructure, Minister Assisting the Minister for Planning and Minister Assisting the Minister for Housing and Urban Development to be also Acting Minister for Planning and Acting Minister for Housing and Urban Development for the period from 7 July 2015 to 10 July 2015 inclusive, during the absence of the Honourable John Robert Rau, MP.

By command,

JOHN ROBERT RAU, Acting Premier

DPR0006/15CS

Department of the Premier and Cabinet Adelaide, 2 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Tom Koutsantonis, MP, Treasurer, Minister for Finance, Minister for State Development, Minister for Mineral Resources and Energy and Minister for Small Business to be also Acting Minister for Investment and Trade, Acting Minister for Defence Industries and Acting Minister for Veterans' Affairs for the period from 5 July 2015 to 9 July 2015

inclusive, during the absence of the Honourable Martin Leslie James Hamilton-Smith, MP.

By command,

JOHN ROBERT RAU, Acting Premier

MINT15/008CS

Department of the Premier and Cabinet Adelaide, 2 July 2015

HIS Excellency the Governor in Executive Council has revoked the appointment of the Honourable Martin Leslie James Hamilton-Smith, MP, Minister for Investment and Trade, Minister for Defence Industries and Minister for Veterans' Affairs as Acting Minister for Education and Child Development and Acting Minister for the Public Sector for the period from 5 July 2015 to 9 July 2015 inclusive, during the absence of the Honourable Susan Elizabeth Close, MP.

By command,

JOHN ROBERT RAU, Acting Premier

MECD15/054

Department of the Premier and Cabinet Adelaide, 2 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Stephen Campbell Mullighan, MP, Minister for Transport and Infrastructure, Minister Assisting the Minister for Planning and Minister Assisting the Minister for Housing and Urban Development to be also Acting Minister for Education and Child Development and Acting Minister for the Public Sector for the period from 5 July 2015 to 6 July 2015 inclusive, during the absence of the Honourable Susan Elizabeth Close, MP.

By command,

JOHN ROBERT RAU, Acting Premier

MECD15/054

Department of the Premier and Cabinet Adelaide, 2 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Ian Keith Hunter, MLC, Minister for Sustainability, Environment and Conservation, Minister for Water and the River Murray and Minister for Climate Change to be also Acting Minister for Education and Child Development and Acting Minister for the Public Sector for the period from 7 July 2015 to 9 July 2015 inclusive, during the absence of the Honourable Susan Elizabeth Close, MP.

By command

JOHN ROBERT RAU, Acting Premier

MECD15/054

Department of the Premier and Cabinet Adelaide, 2 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint judicial officers listed below to the auxiliary pool for a period commencing on 2 July 2015 and expiring on 30 June 2016, it being a condition of appointment that the powers and jurisdictions of office should only be exercised during the time or times the actual duties are being undertaken, but at no other time throughout the period of appointment, pursuant to the provisions of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988:

Timothy Russell Anderson to the office of Judge of the Supreme Court of South Australia on an auxiliary basis.

Michael David to the office of Judge of the Supreme Court of South Australia on an auxiliary basis.

Bruce Malcolm Debelle to the office of Judge of the Supreme Court of South Australia on an auxiliary basis.

John Jeremy Doyle to the office of Judge of the Supreme Court of South Australia on an auxiliary basis.

Malcolm Forgan Gray to the office of Judge of the Supreme Court of South Australia on an auxiliary basis. Terence Anthony Worthington to the office of Judge of the Supreme Court of South Australia on an auxiliary basis.

Dean Ernest Clayton to the office of Judge of the District Court of South Australia on an auxiliary basis.

David William Smith to the office of Judge of the District Court of South Australia on an auxiliary basis.

Alan Peter Moss to the offices of Judge of the Environment, Resources and Development Court of South Australia and Judge of the Youth Court of South Australia both on an auxiliary basis.

Kym Boxall to the office of Magistrate of the Magistrates Court of South Australia on an auxiliary basis.

Gregory Ronald Alfred Clark to the office of Magistrate of the Magistrates Court of South Australia on an auxiliary basis.

Frederick Robert Field to the office of Magistrate of the Magistrates Court of South Australia on an auxiliary basis.

David Cyril Gurry to the office of Magistrate of the

Magistrates Court of South Australia on an auxiliary basis.

Jonathan Romilly Harry to the office of Magistrate of the Magistrates Court of South Australia on an auxiliary basis.

Garry Francis Hiskey to the office of Magistrate of the Magistrates Court of South Australia on an auxiliary basis. Theodore Iuliano to the office of Magistrate of the Magistrates Court of South Australia on an auxiliary basis. John Antoine Kiosoglous to the office of Magistrate of the Magistrates Court of South Australia on an auxiliary basis.

Patricia Ann Rowe to the office of Magistrate of the Magistrates Court of South Australia on an auxiliary basis Peter Yelverton Wilson to the office of Magistrate of the Magistrates Court of South Australia on an auxiliary basis.

Robert Martin Lunn to the office of Master of the Supreme Court of South Australia on an auxiliary basis.

John Stephen Roder to the office of Master of the Supreme Court of South Australia on an auxiliary basis.

By command,

JOHN ROBERT RAU, Acting Premier

AGO0079/15CS

Department of the Premier and Cabinet Adelaide, 2 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the people listed to the position of Community Visitor for a period of 3 years commencing on 2 July 2015 and expiring on 1 July 2018, pursuant to the provisions of the Mental Health Act 2009:

Karen Lee Atkins Sara Elfalal Annette Marie Glover Tracy Lee Haskins Mary Michele Slatter

By command,

JOHN ROBERT RAU, Acting Premier

HEAC-2015-00044

Department of the Premier and Cabinet Adelaide, 2 July 2015

HIS Excellency the Governor in Executive Council has been pleased to accept the 2014 Flinders University Annual Report, pursuant to Section 27 (1) of The Flinders University of South Australia Act 1966.

By command,

JOHN ROBERT RAU, Acting Premier

15MEHES15CS

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42 (2)

Dissolution of Association

WHEREAS the Corporate Affairs Commission Commission') pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act') is of the opinion that the undertaking or operations of Relationships Australia (SA) Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the Corporations Act 2001 (Commonwealth) and whereas the Commission was on 8 May 2015 requested by the Association to transfer its undertaking to Relationships Australia South Australia Limited (ACN 19 119 188 500), the Commission pursuant to Section 42 (2) of the Act does hereby order that at 1 July 2015, the Association will be dissolved, the property of the Association becomes the property of Relationships Australia South Australia Limited and the rights and liabilities of the Association become the rights and liabilities of Relationships Australia South Australia

Given under the seal of the Commission at Adelaide, 18 June 2015.

R. ALOI, A Delegate of the Corporate Affairs Commission

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42 (2)

Dissolution of Association

WHEREAS the Corporate Affairs Commission ('the Commission') pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act') is of the opinion that the undertaking or operations of Community Lifestyles Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the Corporations Act 2001 (Commonwealth) and whereas the Commission was on 19 May 2015 requested by the Association to transfer its undertaking to Community Living Australia Limited (ACN 605 680 635), the Commission pursuant to Section 42 (2) of the Act does hereby order that on 1 July 2015, the Association will be dissolved, the property of the Association becomes the property of Community Living Australia Limited and the rights and liabilities of the Association become the rights and liabilities of Community Living Australia Limited

Given under the seal of the Commission at Adelaide, 26 June 2015

R. ALOI, A Delegate of the Corporate Affairs Commission

ASSOCIATIONS INCORPORATION ACT 1985 ORDER PURSUANT TO SECTION 42 (2)

Dissolution of Association

WHEREAS the Corporate Affairs Commission ('the Commission') pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act') is of the opinion that the undertaking or operations of Community Living And Support Services (C.L.A.S.S.) Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the Corporations Act 2001 (Commonwealth) and whereas the Commission was on 19 May 2015 requested by the Association to transfer its undertaking to Community Living Australia Limited (ACN 605 680 635), the Commission pursuant to Section 42 (2) of the Act does hereby order that on 1 July 2015, the Association will be dissolved, the property of the Association becomes the property of Community Living Australia Limited and the rights and liabilities of the Association become the rights and liabilities of Community Living Australia Limited.

Given under the seal of the Commission at Adelaide, 26 June 2015.

R. ALOI, A Delegate of the Corporate Affairs Commission

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42 (2)

Dissolution of Association

WHEREAS the Corporate Affairs Commission ('the Commission') pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act') is of the opinion that the undertaking or operations of Lutheran Community Housing Support Unit Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the Corporations Act 2001 (Commonwealth) and whereas the Commission was on the 15 May 2015 requested by the Association to transfer its undertaking to Cornerstone Housing Ltd (ACN 168 938 118), the Commission pursuant to Section 42 (2) of the Act does hereby order that at 1 July 2015, the Association will be dissolved, the property of the Association becomes the property of Cornerstone Housing Ltd and the rights and liabilities of the Association become the rights and liabilities of Cornerstone Housing Ltd.

Given under the seal of the Commission at Adelaide, 18 June 2015.

R. ALOI, A Delegate of the Corporate Affairs Commission

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF NORWOOD, PAYNEHAM AND ST PETERS—RESIDEN-TIAL DEVELOPMENT (ZONES AND POLICY AREAS) DEVELOPMENT PLAN AMENDMENT

Preamble

- 1. The Residential Development (Zones and Policy Areas) Development Plan Amendment (the Amendment) by the City of Norwood, Payneham and St Peters 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 17 June 2015.

JOHN RAU, Deputy Premier, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF SALISBURY SALISBURY HEIGHTS RESIDENTIAL DEVELOPMENT PLAN AMENDMENT

Preamble

- 1. The Salisbury Heights Residential Development Plan Amendment (the Amendment) by the City of Salisbury 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 17 June 2015.

JOHN RAU, Deputy Premier, Minister for Planning

DEVELOPMENT ACT 1993: SECTION 29

AMENDMENT TO THE CITY OF NORWOOD, PAYNEHAM AND ST PETERS DEVELOPMENT PLAN

Preamble

It is necessary to amend the City of Norwood, Payneham and St Peters Development Plan (the Plan) dated 31 October 2013.

NOTICE

PURSUANT to Section 29 (2) (b) (ii) of the Development Act 1993, I amend the Plan as follows:

1. Within Table NPSP/7—List of Contributory Items, replace:

	5 Shipsters Road	Kensington	Dwelling	5710/188
w	ith:			
	3 Shipsters Road	Kensington	Dwelling	5710/188

PURSUANT to Section 29 (3) (c) (ii) of the Development Act 1993, I amend the Plan as follows:

1. Delete the following information from Table NPSP/7—List of Contributory Items:

69 Ann Street	Stepney	Dwelling	5446/27 5841/505
---------------	---------	----------	---------------------

- 2. Replace Fig Her/12 with the contents of 'Attachment A'.
- 3. Fix the day on which this notice is published in the *Gazette* as the day on which the Section 29 Amendments will come into operation. Dated 17 June 2015.

JOHN RAU, Deputy Premier, Minister for Planning

ATTACHMENT A



ELECTORAL ACT 1985

Part 6—Registration of Political Parties

NOTICE is hereby given that I have on this day de-registered the political parties named below following application for deregistration made under the provision of Section 44 of the Act:

Name of Party: Multicultural Progress Party

South Australian Fishing & Lifestyle Party Freedom, Rights, Environment, Educate Australia Party

Dated 2 July 2015.

K. MOUSLEY, Electoral Commissioner

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE notice that, pursuant to Section 79 of the Fisheries Management Act 2007, it is hereby declared that it shall be unlawful for the holder of any fishery authority to engage in the class of fishing activity specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The use of crab pots or sand crab pots in the following waters:

All waters east of the line commencing at the seaward end of the southern Outer Harbor breakwater closest to latitude 34°47.316'S, longitude 138°28.002'E, then westerly along the geodesic to the point near Entrance beacon closest to latitude 34°47.202'S, longitude 138°24.9'E, then south south-easterly along the geodesic to a point closest to latitude 35°2.514'S, longitude 138°29.274'E, then east to Mean High Water Springs at latitude 35°2.514'S, longitude 138°30.624'E.

All waters east of the line commencing at the seaward end of the northern Outer Harbor breakwater closest to latitude 34°47.042'S, longitude 138°28.202'E, then north-westerly along the geodesic to the point near Spoil Ground Pole closest to latitude 34°44.851'S, longitude 138°26.680'E, then north-easterly along the geodesic to Mean High Water Springs between St Kilda and Gawler Point at latitude 34°41.614'S, longitude 138°28.406'E.

All waters in the area contained within 2 Nautical Miles from the boat ramps at the following locations:

Ardrossan (latitude 34°26.092'S, longitude 137°55.045'E);

Black Point (latitude 34°36.379'S, longitude 137°52.923'E);

Port Vincent (latitude 34°46.666'S, longitude 137°51.774'E); and

Stansbury (latitude 34°54.227'S, longitude 137°47.861'E).

The co-ordinates specified in this Schedule are based on the Geocentric Datum of Australia (GDA94).

SCHEDULE 2

From 16 January 2016 to 28 February 2016 (inclusive) and 25 March 2016 to 28 March 2016 (inclusive).

Dated 26 June 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy, Delegate to the Minister for Agriculture, Food and Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE notice that, pursuant to Section 79 of the Fisheries Management Act 2007, it will be unlawful for any licensed or unlicensed person to engage in the class of fishing activity specified in Schedule 1 in the area specified in Schedule 2 during the period specified in Schedule 3.

SCHEDULE 1

Taking or an act preparatory to or involved in the taking of Mud Cockles (*Katelysia* species) from the Port River cockle fishing zone.

SCHEDULE 2

- 1. The Port River cockle fishing zone means the waters of or near Port Gawler contained within and bounded by a line commencing at the line of Mean High Water Springs closest to latitude 34°40′12.26″S, longitude 138°26′35.25″E (end of Port Gawler Road), then beginning easterly following the line of Mean High Water Springs to the location closest to latitude 34°46′59.03″S, longitude 138°28′40.48″E, then north-westerly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.
- 2. The co-ordinates specified in this Schedule are based on the Geocentric Datum of Australia (GDA94).

SCHEDULE 3

From 1 July 2015 until 30 June 2016.

Dated 16 June 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

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 Rock Lobster pot with red neck (orange prawn mesh).
- Yellow rope.
- Black oil container.
- · White bobber.

The items above were seized by Fisheries officers at Robe on 16 June 2015.

If you believe that you are the legal owner of these items, they may be viewed at the Kingston 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 29 June 2015.

A. COLLINS, Acting Prosecutions Co-ordinator

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 Rock Lobster pot with red neck (ss mesh).
- Yellow rope.
- One Red 4 litre float.
- · One White 2 litre float.

The items above were seized by Fisheries officers at Robe on 16 June 2015.

If you believe that you are the legal owner of these items, they may be viewed at the Kingston 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 29 June 2015.

A. COLLINS, Acting Prosecutions Co-ordinator

FISHERIES MANAGEMENT ACT 2007: SECTION 115

Ministerial Exemption: ME22902790

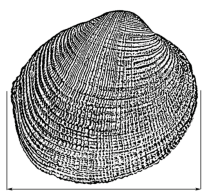
TAKE notice that, pursuant to Section 115 of the Fisheries Management Act 2007, all licensed persons with a Mud Cockle (*Katelysia* species) quota entitlement for the Coffin Bay cockle fishing zone (the 'exemption holder') are exempt from Regulation 3 (1) [undersize] and Clause 7 (a) Schedule 2 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder may engage in the activity described in Schedule 1 (the 'exempted activity') in the area specified in Schedule 2 under the conditions specified in Schedule 3 during the period specified in Schedule 4.

SCHEDULE 1

The taking of *Katelysia rhytiphora* and *K. peronii* (commonly known as 'yellow cockles' and 'white cockles', respectively) no less than 3.5 cm along their greatest dimension (according to Diagram 1 below) from the waters within the Coffin Bay cockle fishing zone.

The taking of *Katelysia scalarina* (commonly known as 'grey cockles') no less than 3.0 cm along their greatest dimension (according to Diagram 1 below) from the waters within the Coffin Bay cockle fishing zone.

Diagram 1—'Yellow cockle' (*Katelysia rhytiphora*), 'white cockle' (*Katelysia peronii*) and grey cockle' (*Katelysia scalarina*)



greatest dimension

SCHEDULE 2

- 1. The Coffin Bay cockle fishing zone means the waters of or near Coffin Bay contained within and bounded by a line commencing at the line of Mean High Water Springs closest to latitude 34°30′36.68″S, longitude 135°22′46.38″E (generally south-west of Farm Beach), then beginning south-westerly following the line of Mean High Water Springs to the location closest to latitude 34°27′20.32″S, longitude 135°13′00.83″E (Point Burgess), then south-easterly to the point of commencement, but excluding any land or waters so encompassed that lie landward of the line of Mean High Water Springs.
- 2. The co-ordinates specified in Schedule 2 are based on the Geocentric Datum of Australia (GDA94).

SCHEDULE 3

- 1. The exemption holder must ensure that all Mud Cockle species are sorted by size as soon as practicable after they have been collected, and undersize cockles are returned to the water at the location from where they were collected.
- 2. The exemption holder must ensure that *Katelysia scalarin*, *K. rhytiphora* and *K. peronii* are separated from all other Mud Cockle species within 50 m from the point of landing to assist checks for undersize cockles by PIRSA Fisheries Compliance.
- 3. The exemption holder may be subject to providing random samples of Mud Cockles upon request by PIRSA Fisheries Compliance or SARDI Aquatic Sciences for trial evaluation purposes.

SCHEDULE 4

From 1 July 2015 until 30 June 2016.

Dated 16 June 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

Exemption for SARDI Employees and Specified Affiliates

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, the Research Chief, Aquatic Sciences and scientists and technical staff employed in the administrative unit of Primary Industries and Regions SA who are substantively employed in the Aquatic Sciences division of South Australian Research and Development Institute (SARDI) and Specified Affiliates of SARDI (as defined below) (hereinafter referred to as the 'exemption holder'), are exempt from Sections 52, 70, 71, 72, 73, 74 (1) (b) and 79 of the Fisheries Management Act 2007, (the 'exempted activity'), subject to the conditions specified in Schedule 1, from 1 July 2015 until 30 June 2016, unless varied or revoked earlier.

SCHEDULE 1

1. All fish shall be taken, released or imported for research purposes related to or for the purposes of the administration of the Fisheries Management Act 2007 only.

Research done pursuant to this notice may be undertaken within all waters of the State excluding:

- aquatic reserves (unless otherwise authorised under the Fisheries Management Act 2007);
- sanctuary and restricted access zones of marine parks (unless otherwise authorised under the Marine Parks Act 2007); and
- the Adelaide Dolphin Sanctuary.
- 2. The exemption holder may take any species of fish using any type of device, except explosives, from the waters of the state as described in Clause 1 of this notice.
- 3. The exemption holder, whilst engaged in activities pursuant to this exemption, must carry an identification card issued by SARDI.
- 4. At least 1 hour 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. The exemption holder will need to have a copy of this notice in their possession 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, and other related issues. Exemption No. 9902785.
- 5. While engaged in the exempted activity, the exemption holder must be in possession of a copy of this exemption. Such exemption must be produced to a PIRSA Fisheries Officer if requested.
- 6. 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.
- 7. In this exemption Specified Affiliates of SARDI means commercial fishing licence holders, independent contractors, research students, volunteers and other affiliates provided the following additional conditions are met:
 - The affiliates are at all times in the presence of, and under the direct supervision, of an exemption holder while undertaking the exempted activity;
 - At least one clear business day (the 'consideration period')
 prior to undertaking the exempted activity the Research
 Chief of SARDI Aquatic Sciences (or his delegate) notifies
 the Director Fisheries and Aquaculture Policy (or his
 delegate) in writing of the names of the affiliates together
 with any other identifying information about the affiliates
 that may be specifically required from time to time;

 No objection is taken to the affiliates nominated by SARDI during the consideration period (with any such objection being communicated to the Research Chief of SARDI Aquatic Sciences or his delegate during the consideration period).

For the purpose of this instrument the delegate of the Director Fisheries and Aquaculture Policy is:

Lambertus López, Manager Legal and Legislative Programs Email: lambertus.lopez@sa.gov.au

This notice does not purport to override the provisions or operation of any other Act including but not limited to the Marine Parks Act 2007 or the River Murray Act 2003.

Dated 29 June 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

NATIONAL ELECTRICITY LAW

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

Under s 107, the time for the making of the final determination on the *Expanding competition in metering and related services* proposal has been extended to **26 November 2015**.

Australian Energy Market Commission

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

www.aemc.gov.au

2 July 2015

NATIONAL ENERGY RETAIL LAW

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

Under s 266, the time for the making of the final determination on the *Expanding competition in metering and related services* proposal has been extended to **26 November 2015**.

Australian Energy Market Commission

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

Telephone: (02) 8296 7800 www.aemc.gov.au

2 July 2015

HOUSING IMPROVEMENT ACT 1940

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

No. of House and Street	Locality	Allotment, Section, etc.	Certificate Volume	of Title Folio
545 Lower North East Road,	Campbelltown, SA 5074	Allotment 36 in Deposited Plan 3736, Hundred of Adelaide	5643	274
18 Medlow Road,	Blakeview, S.A. 5114 (also known as Lot 431)	Allotment 431 in Filed Plan 163399, Hundred of Munno Para	5823	120
1 Kitchener Street,	Netherby, S.A. 5062	Allotment 162 in Filed Plan 9, Hundred of Adelaide	5086	965
2 Katarapko Crescent,	Winkie, S.A. 5343	Allotments 3 in Deposited Plan 36580, Hundred of Berri Irrigation Area	5367	580
7 Penrose Street,	Risdon Park, S.A. 5540	Allotment 102 in Deposited Plan 4213, Hundred of Pirie	5707	11
13 Twyford Street,	Elizabeth Grove, S.A. 5112	Allotment 51 in Deposited Plan 84156, Hundred of Munno Para	6059	908
44 Fourth Street,	Port Pirie, S.A. 5540	Allotment 80 in Deposited Plan 403, Hundred of Pirie	5160	834
27 Bell Street,	Smithfield Plains, S.A. 5114	Allotment 201 in Deposited Plan 7887, Hundred of Munno Para	5252	914
Dated at Adelaide, 2 July 2015.		R. HULM, Director, Corporate Services, Housin	ng SA (Deleg	gate SAHT)

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
18 Coats Crescent, Golden Heights, S.A. 5322 (previously known as Lot 38, also known as Waikerie)	Allotment 38 in Deposited Plan 7326, Hundred of Waikerie	5233	251	24.10.2002, page 3892	20.00
9 Robert Street, Moonta, S.A. 5558	Allotment 381 in Filed Plan 198562, Hundred of Wallaroo	5853	914	7.5.2015, page 1672	88.00
90 Old Sturt Highway, Barmera, S.A. 5345, (also known as Section 188)	Section 188, Hundred Plan 740900, Hundred of Cobdogla Irrigation Area	5846	979	7.5.2015, page 1672	105.00
120 Melrose Street, Mount Pleasant, S.A. 5235 (also known as 120 Memorial Avenue)	Allotment 103 in Deposited Plan 33159, Hundred of Talunga	5062	40	28.11.96, page 1755	145.00
99 Martin Hill Road, Birdwood, S.A. 5234 (previously known as Lot 2)	Allotment 4 in Deposited Plan 62439, Hundred of Talunga	5920	196	24.11.83, page 1519	161.00
4 Charles Terrace, Wallaroo, S.A. 5556	Allotment 273 in Filed Plan 190025, Hundred of Wallaroo	3192 5874	54 770	29.10.98, page 1289	150.00
Unit 2, 56 Tassie Street, Port Augusta, S.A. 5700 (also known as 56B)	Allotment 146 in Filed Plan 20440, Hundred of Davenport	5844	205	25.7.2013, page 3235	135.00
19 Fulton Street, Gilles Plains, S.A. 5086	Allotment 32 in Deposited Plan 7771, Hundred of Yatala	5588	911	26.3.2015, page 1272	185.00
32 Hambridge Road, Davoren Park, S.A. 5113	Allotment 423 in Deposited Plan 7340, Hundred of Munno Para	5277	779	7.5.2015, page 1672	176.00
Dated at Adelaide 2 July 2015	n	Ним Ба	rootor Com	porate Services Housing SA	(Dalacata CAUT)

Dated at Adelaide, 2 July 2015.

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

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
9 Elizabeth Street, Clapham, S.A. 5062	Allotment 38 in Deposited Plan 2245, Hundred of Adelaide	5182	350	8.11.2007, page 4183
29A Exmouth Road, Exeter, S.A. 5019	Allotment 313 in Filed Plan 17705, Hundred of Port Adelaide	5326 6135	313 685	13.1.66, page 83
387 Tarcoola Street, Renmark West, S.A. 5341	Allotment 52 in Deposited Plan 49186, Hundred of Renmark Irrigation District	5565	346	5.6.2014, page 2223
60-62 St Vincent Street, Port Adelaide, S.A. 5015 (also known as 60-64)	Allotment 133 in Filed Plan 3470, Hundred of Port Adelaide	5474 6149	216 913	9.12.2010, page 5560
6 Harrison Road, Pennington, S.A. 5013	Allotment 30 in Deposited Plan 2679, Hundred of Yatala	5761	746	10.4.2014, page 1478
131 Esplanade, Henley Beach South, S.A. 5022	Allotment 4 in Deposited Plan 50118, Hundred of Adelaide	5668	117	8.8.2013, page 3452
31A Angas Street, Alberton, S.A. 5014	Allotment 1 in Filed Plan 143363, Hundred of Yatala	5263	234	28.9.95, page 831
13-15 Mudge Street, McLaren Vale, S.A. 5171 (also known as 15)	Allotment 100 in Deposited Plan 61278, Hundred of Willunga	5080 5892 5895	254 801 412	27.5.76, page 2840
24 Pavlich Street, Port Pirie West, S.A. 5540	Allotment 202 in Filed Plan 189144, Hundred of Pirie	5701 6150	848 640	3.7.2008, page 3152
48 Cooke Crescent, Royal Park, S.A. 5014	Allotment 52 in Deposited Plan 3242, Hundred of Yatala	5663	626	27.6.2013, page 2706
262A Henley Beach Road, Underdale, S.A. 5032 (also known as 260-262)	Allotment 9 in Filed Plan 122803, Hundred of Adelaide	5333	747	22.2.2007, page 555
72 Brewarrina Street, Renmark North, S.A. 5341 (previously known as part Lot 5, Eighth Street) (previously known as Block E, Section 7)	Allotment 92 in Filed Plan 166451, Hundred of Renmark Irrigation Area	5318	520	10.11.83, page 1425
5 Bertie Street, West Hindmarsh, S.A. 5007	Allotment 60 in Deposited Plan 955, Hundred of Yatala	5077 6086	317 820	1.9.2011, page 3909
Dated at Adelaide, 2 July 2015.	R. HULM, Director, 0	Corporate Se	rvices, Ho	using SA (Delegate SAHT)

South Australia

Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2015

under the Motor Vehicles Act 1959

1—Short title

This notice may be cited as the *Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2015.*

2—Commencement

This notice will come into operation on the date of publication in this Gazette.

3—Approved motor bikes and motor trikes

For the purposes of Schedules 2 and 3 of the *Motor Vehicles Regulations 2010* and the transitional provisions of the *Motor Vehicles Variation Regulations 2005* (No 233 of 2005), the motor bikes and motor trikes specified in Schedule 1 are approved.

Schedule 1—Approved motor bikes and motor trikes

1—Motor bikes and motor trikes with an engine capacity not exceeding 260 ml

All motor bikes and motor trikes with an engine capacity not exceeding 260 milliliters and a power to weight ratio not exceeding 150 kilowatts per tonne other than the following:

Suzuki RGV250

Kawasaki KR250 (KR-1 and KR1s models)

Honda NSR250

Yamaha TZR250

Aprilia RS250

2—Motor bikes and motor trikes with an engine capacity not less than 261 ml and not exceeding 660 ml

The motor bikes and motor trikes listed in the table below.

MAKE	MODEL	VARIANT NAME	YEAR	CAPACITY
AJS	MODEL 18 MODEL 20 (formerly known as Model 30)	MODEL 18 MODEL 20	pre 1963 1955-61	497 498
ALDY APRILIA	All models Moto 6.5 Mojito M35	All models Moto 6.5 Mojito SR MAX 300	Sep-13 1998-99 All 2012	under 125 649 50 278
	PEGASO 650 PEGASO 650 PEGASO 650 I.E.	DUAL SPORTS OUTBACK Factory 650 OUTBACK	1994-01 2000-01 2007-08 2001-02	652 652 660 652
	PEGASO 650 I.E.	DUAL SPORTS	2001-06	652
	RXV 4.5	RXV 4.5	2006-08	449
	RXV450	VPV	2010	449
	RXV 5.5	RXV 5.5	2006-08	549
	RXV550	VPZ	2010	553
	RS125/SBK	RS125/SBK	2013	125
	SR 50R	SR 50R	All	50
	SR MT 50	SR MT 50	All	49
	SR MT 125	SR MT 125	All	124
	SCRABEO 200	SCRABEO 200	All	181
	SCARABEO 300	VRG	2009	278
	SCARABEO 400	SCARABEO 400	2007	399
	SCARABEO 500	SCARABEO 500	2007-08	460
	SPORTCITY 300	SPORTCITY300	2010-12	300
	STRADA 650	ROAD	2006-08	659
	STRADA 650	TRAIL	2006-08	659

ASIAWING	LD450	ODES MCF450	2011-13	449
	SXV 4.5	SXV 450	2006-08	449
	SXV5.5	SXV 550	2006-08	553
	SXV 5.5	SXV 5.5	2006-08	553
ATK	605	605	1995	598
BENELLI	VELVET DUSK	VELVET DUSK	2003-05	383
	P25	600RS	0	600
	P25	GT600 RESTRICTED	2014-15	600
	P25	BN 600 RESTRICTED	2013-14	600
BETA	RR E3	RR350	2011	349
	RR E3	RR400	2010-11	398
	RR E3	RR450	2010-11	449
	RR450	RR450	2008	448
	RR450	RR450	2000-07	448
	RR E3	RR520	2010-11	498
	RR525	RR525	2008	510
	RR525	RR525	2000-07	510
	FUPA RR E3	RR 2T 300	2012	293
BMW	C650	C600 Sport	2011-13	647
	C650	C650 GT/GS	2011-13	647
	F650	FUNDURO	1995-00	652
	F650CS	SCARVAR	2002-05	652
	F650CS	SE ROAD	2004-06	652
	F650GS (does not			
	include models manufactured after Nov	DAKAR	2000-08	652
	2007 with 800ml	DAKAK	2000-08	032
	engine)	F(50.00	••••	650
	F650GS	F650GS	2000-08	652
	F650ST	F650ST	1998	652
	F650	G650 GS	2009-13	652
	F650	G650 GS Serato	2012-2013	652
	G 450 X	G 450 X	2008-10	450
	G650GS	Serato	All	650
	R45	R45	All	453
	R50	R50	1969	499
	R60	R60	1967	590
	R65	R65	1981-88	650
	R65LS	R65LS	1982-86	650
	R69	R69	1961	600
DOLWELL	F650GD	F650	2000 2009	652
BOLUNI	LM25W	FIRENZE	All	263
BOLLINI	All models A50	All models under 250 A50		250
BSA			1964-70	500
	A65 A7	A65 A7	1966-69 1961	650 500
	B40	A / B40	1961	500 350
	B44		1969 1967-71	
		B44		440 405
	B50	B50	1971	495

BSA (continued)	B50SS GOLDSTAR	B50SS GOLDSTAR	1971	498
	G650 GS	G650 GS	2010	652
	G650 GS Serato	G650 GS	2010	652
	GOLD STAR	GOLD STAR	1962	500
	LIGHTNING	LIGHTNING	1964	654
	SPITFIRE MKIII	SPITFIRE MKIII	1967	650
	THUNDERBOLT	THUNDERBOLT	1968	499
Buell	Blast	STREET FIGHTER	2002-07	491
Bug	SEE KYMCO			
BULTACO	ALPINA	ALPINA	1974	350
	FRONTERA	FRONTERA	1974	360
	SHERPA	SHERPA	1974	350
CAIIFORNIA SCOOTER	All models under 250cc	All models under 250cc	2014	249
CAGIVA	360WR	360WR	1998-02	348
	410TE	410TE	1996	399
	610TEE	610TEE	1998	576
	650 ALAZZURA	650 ALAZZURA	1984-88	650
	650 ELFANT	650 ELFANT	1985-88	650
	CANYON 500	DUAL SPORTS	1999-06	498
	CANYON 600	DUAL SPORTS	1996-98	601
	RIVER 600	RIVER 600	1995-98	601
	W16 600	W16 600	1995-97	601
CFMOTO	All models	All models till Sep 14	2012-13	under 650
	CF650	CF650NK-LAM	2012-13	649
	CF650	CF650NK-LAM	2013	649
COSSCK	650	Ural	1974	649
DAELIM	All Models	All Models under 250	All	under 250
DERBI	Boulevard 50	Boulevard 50		50
	GP1 250	GP1 250		250
	MULHACEN	MULHACEN	2008	659
	RAMBLA	RA 300	2010	278
DNEPER	K650	K650	1972	650
	DNEIPNER	DNEIPNER	1974	650
	K650	K650 DNEPR	1967-74	650
DIIGAMI	MT9	MT9	1974	650
DUCATI	400 MONSTER	400 MONSTER	2002	398
	400 SIE	400 S I E monster	1000.06	398
	400 SS JUNIOR	400 SS	1989-96	398
	400SS	400SS	1992-95	398
	500SL	PANTAH	1984	499
	500 DESMO	500 Sport Desmo	1978	497
	600 MONSTER	600 MONSTER	1994-01	583
	600 MONSTER	DARK	1998-01	583
	600 S	600 SUPERSPORT	1994-97	583
	600M	600M	1994-01	583
	600SL	PANTAH	1980-84	583
	600SS	600SS M620 LITE	1994-98	583
	620 MONSTER LITE	M620 LITE	2003-07	618

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DUCATI (continued)	620 MULTISTRADA LITE	MTS620 24.5Kw	2005-07	618
(659 Monster	Monster 659	All	659
	DM 350	350	pre 85	350
	DM 450	450	pre 85	448
	DM450	DM450	1972	450
	DM500	DM500	1981-84	498
	F3	350 F3	1986-1989	349
	F4	400 F4	1986	400
	M4	M620ie LITE	2003-04	620
	M5	Monster 659	2011	659
EAGLE WING	Cino 125	Cino 125	All	125
	Elegante 125	Elegante 125	All	125
ENFIELD	BULLET	CLASSIC	1993-08	499
see also Royal	BULLET	DELUXE	1993-08	499
Enfield				
	BULLET	ELECTRA ROAD	2006-08	499
	BULLET 350	DELUXE	1988-01	346
	BULLET 350	SUPERSTAR	1988-95	346
	BULLET 350	CLASSIC	1993-01	346
	BULLETT 500	500	1995	499
	BULLET 65	ROAD	2003-04	499
	LIGHTNING	ROAD	2000-08	499
	MILITARY	ROAD	2002-08	499
	TAURAS	DIESEL	2001	325
	BULLET 350 STD	Royal Enfield	1960-90	346
FANTIC	TZ	EC300	2011-12	300
	TZ	Gas Gas EC30	2012	300
FONZARELLI	125	125	2014-15	Electric
GAS-GAS	EC300	SM SUPERMOTARD	2002	299
	EC300	ENDURO	2001-02	299
	EC400	FSE ENDURO	2002-03	399
	EC450	FSE ENDURO	2003-05	449
	EC450	FSE	2003-08	449
		SUPERMOTARD		
	EC450	FSR ENDURO	2006-08	449
	FS 400	FS40A	2006	398
	FS 450	FS45	2006	443
	FS 500	FS50	2006	503
	FSE 400	400	2002	398
	FSE 450	450	2003-08	398
	PAMPERA	320 TRAIL	1998-02	333
	PAMPERA	400 TRAIL	2006-08	399
	PAMPERA	450	2007-08	443
	SM400	SUPERMOTARD	2003-08	399
	SM450	SUPERMOTARD	2003-08	443
CH ED 4	TT300	EC300	1998-08	295
GILERA	FUOCO 500	FUOCO 500	2007-13	493
	NEXUS 500	NEXUS 500	2003-08	460

HARLEY DAVIDSON	SS350	Sprint	1969-1974	350
	XGS SERIES	Street 500	2014-15	494
HONDA	600V TRANSLAP	600V TRANSLAP	1988	583
	BROS	BROS	1992	399
	C70	DREAM	pre 1970	305
	CB100	CB100	All	100
	CB125e	CB125e	All	125
	CB175	CB 175 K1-K6	1969-1974	175
	CB200	CB200	All	200
	CB350	CB350	1969	348
	CB350F	CB350F	1973	325
	CB360	CB360	1973-74	360
	CB400	CB400	1981 -2013	395
	CB400	CB400	2008	408
	CB400F	CB400F	1975-77	408
	CB400N	CB400N	1981	395
	CB400T	CB400T	1977	408
	CB400 ABS	CB400 ABS	2008 - 2013	399
	CB450	CB450	1967-75	450
	CB500	CB500	1977	498
	CB500F	CB500FA	2012	471
	CB500X	CB500XA	2013	471
	CB550	CB550	1974-78	544
	CB650	CB650	All	650
	CBR125R	CBR125RR	2004	124.7
	CBR250R	CBR250RR	1986-1996	249.6
	CBR500R	CBR500RA	2012	471
	CBX550	CBX550F	1982-85	572
	CX500	CX500	1979	500
	CJ360	CJ360	1976	356
	CL450	CL450	1965-77	444
	CRF150	150R/RB	All	149
	CRF250	CRF 250 (L/X/F/M/R) versions	2013	249
	CRF250L	CRF250L	2013	249
	CRF400R	CRF400R	2013	399
	CRF450X	CRF450X	2005-08	449
	CX500	CX500	1977-82	495
	CX650	CX650	1983-85	647
	DEAUVILLE	NT650V	2002-06	647
	Fortza 300	NSS300 Forza	All	279
	FJS400A	SW-T400	2009	399
	FT500	FT500	1984	498
	FTS600D	SILVERWING	2006-08	582
	GB400	GB400	All	399
	GB500	GB507	1987-91	498
	GL400	GL400	1985	396
	NF02	SH300	2009	279

HONDA (continued)	NSS300	NSS300	2013	279
	NT400	NT400	1989-92	400
	NT650V	DEAUVILLE	2003-06	647
	NTV650	REVERE	1989-92	647
	NX650	DOMINATOR	1988-00	644
	PCX150	PCX150	153	
	REVERE	REVERE	1990	647
	RVF400	OBI RVF400	1992-96	399
	SH150i	SH150i	2005	152.7
	SL350	SL350	1972	348
	OBI RVF400 VFR400	OBI RVF400 Otobai import model only	All	400
	Steed	steed	2002	398
	Today 50	Today	All	50
	VT400	VT 400	All	398
	VT400C	SHADOW	2009	399
	VT500	VT500	1983-87	491
	VT600C	VT600C	1993-00	583
	VT600C	SHADOW VLX	1988-2008	583
	VTR250	Interceptor	1997-2013	249
	XBR500	XBR500	1986-89	499
	XBR500SH	XBR500	1986-89	499
	XL350	XL350	1984-87	339
	XL500	XL500	1979-84	498
	XL600	XL600	1984-89	
	XL600R	XL600R	1984-87	589
	XL600RMG	XL600RMG	1986-88	591
	XL600VH	TRANSALP	1987-89	583
	XL650V	TRANSALP	2002-08	647
	XL650	TRANSALP	2005	647
	XL650	XL650	All	250
	XR250	XR250R	All	
	XR350	XR350	1983	339
	XR350R	XR350R	1983-84	339
	XR350R	XR350R	1985-86	353
	XR400	XR400	1996-08	397
	XR400 MOTARD	XR400M	1996-08	397
	XR400R	XR400R	1996-08	397
	XR500	XR500	1979-85	498
	XR500R	XR500R	1983-84	498
	XR600	XR600	1985	591
	XR600R	XR600R	1985-00	591
	XR650L	XR650L/ XR650R	2001-06	644
	XR650R	XR650R	2000-06	649
HUNTER	DD350E-6C	DAYTONA	2010-13	320
	DD350E-6C	SPYDER	2010-13	320
	DD350E-2	BOBBER	2011-13	320

HUSABERG	FE250	ENDURO	All	250
	FE350	ENDURO	All	350
	FE400	ENDURO	All	399
	FE450	ENDURO	2008-14	449
	FE501E	ENDURO	1997-12	501
	FE501	ENDURO	2012-14	510
	FE570	ENDURO	2008-10	565
	FE600E	ENDURO	1997-00	595
	FE650E	ENDURO	2004-08	628
	FE650E	ENDURO	2000-04	644
	FS450E	ENDURO	2004	449
	FS450	SUPERMOTARD	2008-10	449
	FS570	SUPERMOTARD	2009-10	565
	FS650C/E	SUPERMOTARD	2004-08	628
	FS650E	SUPERMOTARD	2002-04	644
	FE (Enduro) 4E8	FE4E8	2000	399
	FE (Enduro) 5E8	FE5E8	2000	501
	FE (Enduro) 7E8	FE7E8	2000	644
	FE550	FE550	2004	550
HHICONADNIA	TE300	TE Series	2010-14	293
HUSQVARNA	300WR	WR300	2008-12	298
	310TE	TE310 A3	2009-13	303
	310TE	TE310 A2	2008-10	298 349
	350TE	TE350 SUPERMOTARD	1995	400
	400SM		2002-04 2000-01	400
	400TE 410TE	ENDURO ENDURO	1998-00	400
	410TE 410TE	ENDURO	1998-00	415
	450SM/R/RR	SUPERMOTARD	2003-08	449
	450TC	MOTOCROSS	2003-08	449
	450TE	ENDURO	2001-08	449
	450TE-IE	ENDURO	2007-07	449
	450TXC	TRAIL	2007-08	449
	A3	A3 TE250-310	2012	303
	A6 SMR 449	A600AB	2012-12	450
	A6 TE 449	A600AATE449	2010-12	450
	A6 SMR 511	A601AB	2010-12	478
	A6 TE 511	A601AATE511	2010-13	478
	A6 SMR 511	A602AB	2012	478
	A8	TR650 TERRA	2013	652
	A8	TR650 STRADA	2013	652
	510SM	SUPERMOTARD	2006-10	501
	510TC	MOTOCROSS	2004-07	501
	510TE	ENDURO	2004-08	501
	510TE	ENDURO	1984-85	505
	510TE	ENDURO	1986-90	510
	510TE-IE	TE510IE	2008	510
	570TE	570TE(RP)	2000	577
	610SM	SUPERMOTARD	2000-08	577

HUSQVARNA	TE610	TE610(RP), dual	2000 on	577
(continued)	A E 420	sports	1006 00	420
	AE430 SM 450ie	ENDURO SM 450ie	1986-88 2008	430 449
	SM 510ie	SM 510ie	2008	501
	SMS630	A401AB SMS630	2009 2010-on	600
	SMR449		2010-011	
		SMR449		449.6
	SMR511 FE250	SMR511 FE Enduro	2012 All	447.5 511
			All	
	TE125 TE250/ R	TE125 ENDURO TE250	2010	125 250
	TE TE	TE300	2010 2014 on	298
	FE	FE350	2014 on	350
	FE	FE450	2014 on	449
	FE FE	FE501	2014 on	501
	TE300	TE300 TE310R	2014 011	304.44
	TE310R	ENDURO 2013	2013	304.44
	TE449	Enduro 2014	2013	449.6
	TE510	Enduro 2014 Enduro 2013	2013	477.5
	TE310ie	TE310ie	2013	298
	TE630	A401AA TE630	2008 2010-on	600
	TR650	TR650 Terra	2010-011	652
	TR650	Strada ABS	2013	652
	WR125	ENDURO		124.82
	WR250	ENDURO		249.3
	WR260	ENDURO	1990-91	249.3
	WR300	ENDURO	2010-13	293
	WR360	ENDURO	1991-03	349
	WR400	ENDURO	1984-88	396
	WR430	ENDURO	1984-88	430
HYOSUNG	GT 250 EFI	GT 250EFI	All	249
IIIOSUNG	GT250R EFI	GT250R EFI	All	249
	GT650 EFI	GT650EFI Lams	All	647
	GT650R EFI	GT650R EFI Learner	All	647
	GV650C/S	Lams model	All	647
	GT650L	Comet	2005-09	647
	GT650RL	Comet	2005-09	647
	GT650SL	Comet	2005-09	647
	GT650-40	GT650R	2010-12	647
	GT650S-40	GT650S	2010-12	647
	GT650-40	GT650	2010-12	647
	GT650R	GT650R-40	2012-13	647
	GT650 Comet	GT650-40	2012-13	647
	GT650S	GT650SL-40	2012-13	647
	GT650S	GT650SH40	2012	647
	GV250	Aquila/EFI	All	249
	GV650C	Aguila Classic	2010-13	647
	GV650L	Aquila Classic	2008-13	647
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HYOSUNG (continued)	GV650S	Aquila sports EFI		
	GV650-40	Aquila	2010-12	647
INDIAN	VELO	VELO	1969	500
JAWA	350	350	1974	350
	634 ROAD	634 ROAD	1984-85	343
	638 ROAD	638 ROAD	1985-86	343
JONWAY	MALIBU	MALIBU 320	2012	320
KAWASAKI	BR250E	Z250SL/Z250SL ABS	2014	249
	EN400	Vulcan	1986	400
	EN450	450LTD	1985-87	454
	EN500	Vulcan	1990-02	500
	ER-5	ER500	1999-06	498
	ER-6NL ABS	ER-6nl ABS learner model	2012-2014	649
	ER-650C	ER-6nL	2009	649
	ER-650C	ER-6nL ABS	2009-11	649
	Ninja 250	250R	1986-current	249
	EX300A (Ninja 300)	EX300B Ninja/ special	2014-15	296
	ER300B	ER300B (Z300 ABS)	2015	296
	EX400	GPX 400R	1987-94	399
	Ninja 650 L model	Ninja 650RL	2009	649
	Ninja 650	Ninja 650RL ABS	2009-11	649
	Ninja 650	Ninja 650L ABS	2011-14	649
	GPZ550	GPZ550	1981-90	553
	GT550	Z550	1984-88	553
	KL600	KLR600	1984-87	564
	KL650	KLR650	1987-99	651
	KLE500	DUAL SPORTS	1992-08	498
	KLR600	KL600	1984-87	564
	KLR650E	KL650E	1987-2012	651
	KL650E	KLR650	2013-2014	651
	KLX150	KLX150E/KLX150 L	All	
	KLX250S	KLX250S	All	249
	KLX250SF	KLX250SF	2013	249
	KLX300R	KLX300R	1996-04	292
	KLX400	KLX400	2003	400
	KLX450R	KLX450R	2007-14	449
	KLX650	KLX650	1989-95	651
	KLX650R	ENDURO	1993-04	651
	KZ400	KZ400	1974-84	398
	KZ440	KZ440	1985	443
	KZ500	KZ500	1979	497
	KZ550	KZ550	1986	547
	LE650D	Versys 650L ABS	2010	649
	LE650D	Versys 650L ABS	2011-14	649
	LTD440	LTD440	1982	443
	LX400	LX400 Eliminator	1989	398

KAWASAKI (continued)	S2	S2	1972	346
(continued)	S3	S3	1974	400
	KLE500	Versys 650L ABS	2013	649
	KLE650F	Versys 650lL ABS	2014	649
	EN650B	Vulcan S ABS/ABS L	2014	649
	Versys650L	Versys650L	2013	649
	W400	EJ400AE	2006-09	399
	Z400B2	KZ400B2	1979	398
	W1 650	W650	1965-70	623
	Z400D	KZ400D	1975	398
	Z500	Z500	1980	498
	ZR550	ZEPHYR	1991-99	553
	ZZR400	ZZR400	1991	399
	ZZR400	ZZR400	1992	399
KTM	2T-EXC	300 EXC	2012	293
	125 Duke	125 exc	All	125
	200 Duke	200 exc	All	193
	250 Duke	250 EXC/F	All	250
	300 exc	300exc	All	300
	390 Duke	390 Duke	All	390
	125 EXC	125 EXC	All	125
	200 EXC	200 EXC	All	193
	250 EXC/F	250 EXC/F	All	249
	300EXC	ENDURO	84-2011	293
	300EXC-E	ENDURO	2007-08	293
	300GS	ENDURO	1990-95	280
	350EXC-F	ENDURO	2011-on	347
	350EXC Special-R	ENDURO	2005-06	350
	360EXC	ENDURO	1996-98	360
	380EXC	ENDURO	2000	368
	RC390	RC390	all	390
	4T-EXC RACING	350 EXC-F	2012	350
	4T-EXC RACING	450 EXC	2012	449
	4T-EXC RACING	500 EXC	2012	510
	400EXC	ENDURO	2008-11	393
	400GS	ENDURO	1993-99	400
	400SC	400SC	1996-98	400
	400TE	400TE	2001	400
	450EXC	ENDURO	2002-07	448
	450EXC	ENDURO	2005-11	449
	450EXC	ENDURO	2011-on	449
	500EXC	ENDURO	2011-on	510
	500GS	ENDURO	1984-91	553
	510EXC	ENDURO	1999-02	510
	520EXC	ENDURO	2000-02	510
	525EXC	ENDURO	2002-05	510
	525EXC-R	ENDURO	2005-07	510
	530EXC	ENDURO	2008-11	510

		_		_
KTM (continued)	600 ENDURO	ENDURO	1987-93	553
	600 ENDURO INCAS	ENDURO	1989-90	553
	625SMC	625SMC	2004	609
	660 SMC	4T-EGS	2004	654
	690 Rally Replica	4T-EGS	2010	654
	Freeride	Freeride (MY12 on)	2012	350
	IS DUKE	390 DUKE (C3)	2013	373
KYMCO	All model	All models		under 300
	Bug Xciting	500i	2008	498
	Bug Xciting	500Ri	2005-08	498
	Bug Xciting	500	2005-08	498
	Downtown 300i	V20000 (300i) ABS	2010-12	298
LAMBRETTA	All model	Lambretta	pre 2008	under 660
LARO	DD350E-6C	Pro Street 350	2011	320
	Cruiser250	cruiser 250		234
	SPT series	SPT350	2011	320
	V Retro 250	retro250		249
LAVERDA	500	500	1979	497
LIFAN	All model	All models	2009-10	under 300
	LF400	LF400	2009	399
LIFENG	Regal Raptor	CRUISER 350	2011	320
LONCIN	LX 250-8	LX250-8	all	250
MAGELLI	250 R SE	250 R SE	all	250
35.1700	250S	250S	all	250
MAICO	Enduro	500E	1984-88	488
MATCHLESS	G12	G12, 650	pre 1966	646
	G80	HARRIS	1988-90	494
	G80	G80	pre 1963	497
	650	G11, G12, Model 31	1958-66	646
MOL	500	G80 Major	1949-66	500
MCI MDV	All models	All models under 250	all	250
MBK	FALCONE YAMAHA XT660X	YAMAHA XT660R YAMAHA XT660X	2005-08	660
MONTECA			2005-08	660
MONTESA	COTA 330 COTA 335	TRIAL TRIAL	1985-86 1986-88	328 327
	COTA 348T	TRIAL	1980-88	305
	COTA 350	TRIAL	1984-85	349
MOTO GUZZI	350 GT	350 GT	1984-83	350
MOTO GUZZI	Falcone	Falcone	1992	498
	V35	V35	1972	346
	V50	V50	1977-79	490
	V50	Monza	1980-85	490
	V65	V65	1982-94	643
	V65	Lario	1984-89	643
MOTO MORINI	3.5 ROAD	3.5 ROAD	1984-85	344
MOIOMORINI	350 SPORT	350 SPORT	1974-85	344
	500 CAMEL	TRAIL	1984-86	479
	500 SEI	500 SEI	1984-85	479
	JOO DEI	200 DL1	1707-02	117

MOTO MORINI				
(continued)	500 STRADA	500 STRADA	1977-85	479
(continueu)	500W	500 V-twin	1977	
MUZ	BAGHIRA	ENDURO	1999-02	660
	MASTIFF	SUPERMOTARD	1999-02	660
	SKORPION	REPLICA	1998-02	660
	SKORPION	SPORT	1998-02	660
	SKORPION	TRAVELLER	1998-02	660
	SKORPION	TOUR	1998-02	660
MV AGUSTA	350	350	1972-76	349
NORTON	650SS	650SS	1961-68	650
	ES2	ES2	pre 1963	490
	MANXMAN	b	1961	650
	MODEL 50	MODEL 50	1933-63	348
	MODEL 88	DOMINATOR	pre 1966	497
	NAVIGATOR	NAVIGATOR	1964	350
OZ TRIKE	FUN 500	FUN 500	pre 2008	500
PANTHER	MODEL 100	600	pre 1963	598
	MODEL 120	650	pre 1966	645
PEUGEOT	GEOPOLIS	AEAA	2007-08	399
	SATELIS	AEAA	2007-08	399
	SATELIS	AFAA	2007-08	493
PGO	All models	All models under 220	All	220
PIAGGIO	All Models	All models	2010-13	under 350
	MP3 300	MP3 300	2010-13	278
	MP3 400	MP3 400	2013	399
	MP3 500	MP3 500	2011-13	493
	X7 Evo 300	Evo 300	2009-13	278
	X8 400	X8 400	2007-13	399
	X9 500	X9 500	2001-13	460
	XEVO 400ie	XEVO 400ie	2007-13	399
QJ MOTODCVCI ES	BJ60	BJ60	All	600
MOTORCYCLES	P25	BJ600	All	600
RICKMAN	650	Triumph	1964	649
RIYA	All models	All models	until 2012	under 300
KIIA	RY300T (RY)	RY300T	2012-15	288
ROYAL	, ,			200
ENFIELD	All models under660	Allmodels under 660	till 2014	
	BULLET	BULLET 350/500	1988-01	500
	BULLET	BULLET 500	1993-13	499
	BULLET	ELECTRA	2005-13	499
	BULLET	CLASSIC	2005-13	499
	BULLET	UCE	2009-13	499
	LIGHTNING	LIGHTNING 500	2000-08	350
	TAURUS	DIESEL 324	1997	324
	TAURUS	DIESEL 325	2000-01	325
	UMI CONTINENTAL	CONTINENTAL GT	2015	535
	UMI BULLET	BULLET 500	2015	499

RS HONDA	XR400M	MOTARD	2005-08	397
RUDGE WHITWORTH	650	Rudge	pre 1961	650
SACH	All models	All models	1980-2013	125
SHERCO	S4	ENDURO	2005-06	under 125
	S4	ENDURO 250	2010	248
	S4	ENDURO 450	2007-2010	448
	S4	ENDURO 510	2007-2010	510
	S4	ENDURO 300	2010	290
SUZUKI	AN400	BURGMAN	2008-14	400
	AN650	BURGMAN	2002-14	638
	Burgman 650	Burgman 650	All	638
	Burgman 400ABS	Burgman 400ABS	All	400
	DR350	All	1991-98	349
	DR400	DR400	1999	400
	DR500	All	1981-84	498
	DR600R	DR600R	1985-90	598
	DR650	All	1990-08	644
	DR650SE	DR650SE	1997-14	644
	DR-Z250	DR-Z250	All	249
	DR-Z400E	DR-Z400E	2000-13	398
	DR-Z400S	DR-Z400S	2005-13	398
	DR-Z400SM	DR-Z400SM	2005-13	398
	DL650AUE	V Strom	2004-2014	645
	Gladius	SVF650	2009-2014	645
	GN125	GN125	All	125
	GZ/GN250	Marauder	All	250
	GN400	GN400	1980-81	400
	GR650	All	1983-88	651
	GS400	GS400	1976-82	400
	GS450	All	1981-89	450
	GS450E	GS450E	1977-89	450
	GS500	GS500	2000-13	487
	GS500E	GS500E	1976-99	492
	GS500F	GS500F	2003-13	487
	GS550	All	1977-82	549
	GSR400	GSR400	2006-08	398
	GSX400	F	1981-04	398
	GSX400	E	1981-84	398
	GSX650F	GSX650F/FU	2008-11	656
	GT250	GT250 Hustler	All	250
	GT380	GT380	1973-78	380
	GT500	GT500	1976-78	500
	GT550	GT550	1973-78	550
	Intruder VL/LC 250	Intruder VL/LC 250	All	249
	Inazuma 250	Inazuma	2013	248
	KATANA 550	KATANA 550	1981-83	550
	LS650	SAVAGE	1986-89	652
	PE400	PE400	1980-81	400

SUZUKI (continued)	RE5	ROTARY	1974	500
(1111)	SFV650U	SFV650U	2009-12	645
	SP370	ENDURO	1978	370
	SV650S LAMS	SV650SU LAMs gladdius	2008/2013	645
	SV650SU	SV650SU	2009-12	645
	TU250X	TU250X	All	249
	T500	T500	1970-74	500
	TS400	TS400	1976	400
	XF650	FREEWIND	1997-01	644
SYM	All Models	All models under 400	2008-12	400
	CITYCOM 300	LH30W	2008-12	263
	FIRENZE	LM30W	2009-12	263
	KX	A9	2012	399
TGB	All Models	All models under 300	2012	300
	CU	XMOTION	2012	264
	DJ	DJC	2012	264
TM	300E	ENDURO	2000-08	294
	3002T	ENDURO	2010	297
	400E	ENDURO	2002-03	400
	450E	ENDURO	2003-08	449
	450MX	450MX	2008	449
	4504T	ENDURO	2010	450
	530E	ENDURO	2003-08	528
	530MX	530MX	2008	528
	5304T	ENDURO	2010	528
	300 ENDURO	TM300E	2000	297
	450	TM450	2003	450
	530	TN530	2003	528
	TM300	TM300	2002	297
	TM400	TM400	2002	400
TORINO	All Models	All models	2013	under 250
TRIUMPH	21	21	1963	350
	DAYTONA 500	DAYTONA 500	1970	490
	Street triple	LAMs Street Triple 659 L67Ls7	2014	659
	T100	TIGER	pre-1970	498
	T120	BONNEVILLE	1959 and 1974	649
	TR5	TROPHY	1969	449
	TR6	TROPHY	1961 - 73	649
	TR7	TIGER	1971	649
	TRIBSA	TRIBSA	1960-70	650
	THUNDERBIRD 650	6T, TR65	1949-66	649
	Note: Only includes models manufactured up to and including 1983	,		

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URAL	DNEIPNER	DNEIPNER	1974	650
	K650	K650	1967-74	650
	MT9	MT9	1974	650
VELOCETTE	THRUXTON	THRUXTON	1965-67	499
	VENOM	VENOM	1955-70	499
VESPA	All Models	All models	until 1/9/2013	50-300
	GTS 300 Super GTS 300 Super	GTS 300 S GTS 300 S	2008-13 2010	278 278
	GTV 300 VM	GTV	2010	278
VOR	400 ENDURO	400 ENDURO	2000	399
	450 ENDURO	450 ENDURO	2002	450
	500 ENDURO	500 ENDURO	2001	503
	530 ENDURO	530 ENDURO	2001	530
	VOR ENDURO	400SM	2000-01	399
	VOR ENDURO	500SM	2000-01	503
XINGYUE	XY400Y	XY400Y	2008-09	400
YAMAHA	DT400	DT400	1976-77	400
	GS125	GS125	1980s	124
	FZR 250	FZR 250	All	249
	FZ6R	FZ6R	All	600
	FZ600	FZ600	All	600
	IT426	IT426	1987	426
	IT465	IT465	1987	465
	IT490	IT490	1983	490
	MT-03	MT03	2011	660
	MT 07	MT07 & MT07LF	2015	655
	MX400	MX400	1976	400
	RD350	RD350	to 1975	350
	RD350LC	LC350	1980-86	350
	RD400	RD400	1976	398
	RT2	RT2	1970	360
	RT350	RT350	1972	347
	SR185	SR185	All	185
	SR250	SR251	All	249
	SR400	SR400	All	400
	SR400	SR400	2001-08	399
	SR500	SR500	1978-1981	499
	SRX400	SRX400	1985-90	400
	SRX600	SRX600	1996	608
	SZR660	SZR660	1997	659
	Tenere	Tenere	All	660
	T MAX	Tmax 530	All	530
	TT250R	TT250R	All	223
	TT350	TT350	1986-01	346
	TT500	TT500	1975	500

YAMAHA
(continued)

TT600	TT600	1990-1995	595
TT600E	TT600E	1997	595
TT600R	TT600R	1998-2000	595
TTR230	TT-R230	All	230
TX650	TX650	1976	653
Virago	XV250	All	250
WR250R	WR250R	All	250
WR250F	WR250F	All	250
WR400F	WR400F	1998 - 2000	399
WR450	WR450	2002	450
WR426F	Belgarda import ONLY	2001	426
WR450F	WR450F	2003-05	450
WR450F	WR450F	2006-13	450
XC125	vity	All	125
XJ550	XJ550	1981-82	528
XJ6	XJ6FL/NL (25kW)	2009-13	600
XJ6	XJ6SL (25kW)	2010-12	600
XJ6	XJ6NL (35kw)	2012	600
XJ650R	XJ650	1980-1986	653
XJR400	ZJR400	1999	400
XJR400	4HM	2003	399
XS250	XS250	1978-1982	249
XS400	XS400	1978-82	391
XP500	XP500	2000-11	499
XP500	XP500	2012	530
XS650	XS650	1972-1984	653
XT250	XT250		249
XT350	XT350	1985-99	346
XT500	XT500	1976-81	499
XT550	XT550	1982-84	552
XT600	XT600	1983-04	590
XT660R	XT660R	2004-12	659
XT660X	XT660X	2004-12	659
XT660Z T N R	XT660Z	2012	660
XT600Z	Tenere	1988-89	595
XTZ660	XT660Z Tenere	1991-2012	659
XV400	XV400 Virago	1983	399
XV535	XV535 Virago	All years	535
XVS400	XVS400 Dragstar	2001-03	400
XVS650	XVS650	1997-2012	400
XVS650A/custom	XVS650 custom and classic	2000-12	649
XZ400	XZ400	1982	399
XZ550	XZ550	1982-83	550
YP400	MAJESTY	2008-12	395
YZF-R15	YZF-R15	2013	150

Zero	DS	Zero DS	until 2015	Electric
	S	Zero S	until 2015	Electric
Zhejiang	HT300T	Base	2015	275
Zongshen	ZS250GS	ZS250GS	All	250

Note:

All motorcycles built before December 1960 with an engine capacity not exceeding 660 ml are approved.

All motorcycles with electric powered engines are approved.

Schedule 2—Revocation

The *Motor Vehicles (Approval of Motor Bikes* and Motor Trikes) Notice 2015 made on 21 May 2015 (*Gazette* No. 31, p.2166) is revoked.

Tim Harker

DEPUTY REGISTRAR OF MOTOR VEHICLES

24 June 2015

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Grant of Associated Activities Licence—AAL 231

(Adjunct to Petroleum Exploration Licence—PEL 570)

NOTICE is hereby given that the undermentioned Associated Activities Licence has been granted with effect from 24 June 2015, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

No. of Licence	Licensees	Locality	Reference
AAL 231	Ambassador Exploration Pty Ltd Outback Energy Hunter Pty Ltd New Standard Energy PEL 570 Pty Ltd	Cooper Basin	F2015/000192

Description of Area

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

Area 1

Commencing at a point being the intersection of latitude 27°24′20″S GDA94 and longitude 140°28′10″E GDA94, thence west to longitude 140°28′00″E GDA94, north to latitude 27°23′10″S GDA94, east to longitude 140°28′10″E GDA94, and south to the point of commencement.

Area 2

Commencing at a point being the intersection of latitude 27°23′20″S GDA94 and longitude 140°31′00″E GDA94, thence east to longitude 140°32′00″E GDA94, north to latitude 27°23′10″S GDA94, west to longitude 140°31′00″E GDA94, and south to the point of commencement.

Area 3

Commencing at a point being the intersection of latitude 27°23′10″S GDA94 and longitude 140°35′00″E AGD66, thence east to longitude 140°36′33″E GDA94, south to latitude 27°37′02″S GDA94, west to longitude 140°34′33″E GDA94, south to latitude 27°37′02″S GDA94, north to latitude 27°31′18″S GDA94, north to latitude 27°25′00″S AGD66, east to longitude 140°25′00″E GDA94, north to latitude 27°25′00″S AGD66, east to longitude 140°25′00″E GDA94, north to latitude 27°31′30″E GDA94, south to latitude 27°25′00″S GDA94, west to longitude 140°25′00″E AGD66, south to latitude 27°31′20″S AGD66, east to longitude 140°30′00″E AGD66, south to latitude 27°31′20″S AGD66, east to longitude 140°30′00″E AGD66, south to latitude 27°31′30″S AGD66, east to longitude 140°30′20″E AGD66, south to latitude 27°31′30″S AGD66, east to longitude 140°30′30″E AGD66, south to latitude 27°31′30″S AGD66, east to longitude 140°30′30″E AGD66, south to latitude 27°31′30″S AGD66, east to longitude 140°30′30″E AGD66, south to latitude 27°31′30″S AGD66, east to longitude 140°30′30″E AGD66, south to latitude 27°31′30″S AGD66, east to longitude 140°30′30″E AGD66, south to latitude 27°33′35″S AGD66, east to longitude 140°30′20″E AGD66, south to latitude 27°33′35″S AGD66, east to longitude 140°30′20″E AGD66, south to latitude 27°33′40″S AGD66, east to longitude 140°30′25″E AGD66, south to latitude 27°33′40″S AGD66, east to longitude 140°30′25″E AGD66, south to latitude 27°33′40″S AGD66, east to longitude 140°30′25″E AGD66, south to latitude 27°33′45″S AGD66, east to longitude 140°30′25″E AGD66, south to latitude 27°33′50″S AGD66, east to longitude 140°30′25″E AGD66, south to latitude 27°33′50″S AGD66, east to longitude 140°30′25″E AGD66, north to latitude 27°33′50″S AGD66, east to longitude 140°34′25″E AGD66, north to latitude 27°35′05″S AGD66, east to longitude 140°34′25″E AGD66, north to latitude 27°34′35″S AGD66, east to longitude 140°34′25″E AGD66, north to latitude 27°33′50″S AGD66, east to longitude 140°34′25″E AGD66, north to latitude 27°33′30″S AGD66,

Area: 182.96 km² approximately.

Dated 24 June 2015.

B. A. GOLDSTEIN, Executive Director, Energy Resources Division, Department of State Development, Delegate of the Minister for Mineral Resources and Energy

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Petroleum Production Licence— PPL 260

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

Beach Energy Limited

Great Artesian Oil and Gas Pty Ltd

The application will be determined on or after 30 July 2015.

Description of Application Area

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

Commencing at a point being the intersection of latitude 27°37'48"S GDA94 and longitude 139°26'38"E GDA94, thence east to longitude 139°26'48"E GDA94, south to latitude 27°37'52"S GDA94, east to longitude 139°26'52"E GDA94, south to latitude 27°37'56"S GDA94, east to longitude 139°27'00"E GDA94, south to latitude 27°38'00"S GDA94, east to longitude 139°27'06"E GDA94, south to latitude 27°38'10"S GDA94, west to longitude 139°27'00"E GDA94, south to latitude 27°38'14"S GDA94, west to longitude 139°26'54"E GDA94, south to latitude 27°38'16"S GDA94, west to longitude 139°26'44"E GDA94, south to latitude 27°38'16"S GDA94, west to longitude 139°26'30"E GDA94, north to latitude 27°38'16"S GDA94, east to longitude 139°26'34"E GDA94, north to latitude 27°38'04"S GDA94, east to longitude 139°26'34"E GDA94, north to latitude 27°37'58"S GDA94, east to longitude 139°26'38"E GDA94, and north to the point of commencement.

Area: 0.68 km² approximately.

Dated 26 June 2015.

B. A. GOLDSTEIN,
Executive Director
Energy Resources Division
Department of State Development
Delegate of the Minister for
Mineral Resources and Energy

PUBLIC CORPORATIONS ACT 1993

Direction to the South Australian Water Corporation Pursuant to Section 6 of the Public Corporations Act 1993

BACKGROUND:

- 1. Pursuant to Section 6 of the Public Corporations Act 1993, and Sections 6 and 7 (2) (f) of the South Australian Water Corporation Act 1994, the South Australian Water Corporation (SA Water) is subject to control and direction by its Minister, and has the functions conferred on it by its Minister.
- The South Australian Water Corporation Act 1994 is committed to the Minister for Water and the River Murray (the Minister) by way of Gazettal notice dated 21 October 2011 (p. 4289).
- 3. The Water Industry Act 2012 provides for the regulation of prices for water and sewerage retail services by declaring the water industry to constitute a regulated industry for the purposes of the Essential Services Commission Act 2002, and providing for the Essential Services Commission of South Australia (the Commission) to make a determination under the Essential Services Commission Act 2002 regulating prices, conditions relating to prices, and price- fixing factors for such retail services.
- 4. In making such a determination, the Commission must comply with the requirements of any pricing order issued by the Treasurer under Section 35 of the Water Industry Act 2012.
- 5. The Treasurer has, on 24 September 2012, issued such a pricing order (the Initial Pricing Order) which applies to, amongst other things, a determination in respect of drinking water and sewerage retail services provided by SA Water for the three year period commencing 1 July 2013 (the initial regulatory period).
- 6. As part of the Initial Pricing Order, the Treasurer has required that any determination of the Commission in respect of such services allow SA Water to recover:
 - (a) the efficient cost of assets to be acquired over the course of the initial regulatory period which are required to support activities that SA Water is required to provide in accordance with a direction under Section 6 of the Public Corporations Act 1993;
 - (b) the costs of externalities (including water planning and management) as are attributable to and payable by SA Water in accordance with the law, including a direction under Section 6 of the Public Corporations Act 1993;
 - (c) such costs (less any relevant contributions to such costs that it receives) that are attributable to activities that SA Water is required to provide in accordance with a direction under Section 6 of the Public Corporations Act 1993, and are either:
 - (i) specified in the relevant direction, or if not so specified;
 - (ii) determined by the Commission to be efficient.
- 7. The Minister considers it appropriate, in the interests of transparency, to direct SA Water to:
 - (a) provide certain services, in addition to the services it is required to provide pursuant to s7 of the South Australian Water Corporation Act 1994, and the Charter for SA Water;
 - (b) purchase renewable energy certificates or carbon offsets for the purpose of operating the Adelaide Desalination Plant;
 - (c) maintain State-wide pricing in respect of the drinking water and sewerage retail services it provides to customers;
 - (d) continue to contribute to water planning and management charges; and
 - (e) continue to annually reimburse the Minister in respect of fees paid to the Valuer-General for copies of the valuation roll, the costs of which may be recovered by SA Water in accordance with the terms of the Initial Pricing Order.
- 8. The Minister intends that this Direction will revoke and replace the previous Direction made to SA Water pursuant to Section 6 of the Public Corporations Act 1993 on 9 May 2013 and published in the *Gazette* on 31 October 2013.

DIRECTION:

I, IAN HUNTER, Minister for Water and the River Murray, direct SA Water to purchase or provide the following services, facilities and contributions until further notice, subject to and in accordance with the following provisions:

A. Emergency Management Services

Emergency engineering functional services as required for compliance with the State Emergency Management Plan prepared by the State Emergency Management Committee under the Emergency Management Act 2004, up to the following cost in each financial year of the initial regulatory period:

2013-2014	2014-2015	2015-2016
\$517 000	\$531 000	\$545 000

The South Australian Government will make the following contributions to SA Water in relation to such costs in each financial year of the initial regulatory period:

2013-2014	2014-2015	2015-2016
\$517 000	\$531 000	\$545 000

B. Government Radio Network Services

Services required for SA Water's ongoing connection to and participation in the South Australian Government Radio Network, up to the following cost in each financial year of the initial regulatory period:

2013-2014	2014-2015	2015-2016
\$520 000	\$533 000	\$546 000

The South Australian Government will make the following contributions to SA Water in relation to such costs in each financial year of the initial regulatory period:

2013-2014	2014-2015	2015-2016
\$520 000	\$533 000	\$546 000

C. Save the River Murray Levy Administration Services

Administration of the Save the River Murray Levy in accordance with Section 93 of the Water Industry Act 2012, up to the following cost in each financial year of the initial regulatory period:

2013-2014	2014-2015	2015-2016
\$60 000	\$60 000	\$10 000

The South Australian Government will make the following contributions to SA Water in relation to such costs in each financial year of the initial regulatory period:

2013-2014	2014-2015	2015-2016
\$60 000	\$60 000	\$10 000

D. Fluoridation Services

Services required for:

- the continuation of the fluoride dosing program in metropolitan Adelaide and the existing country fluoride dosing installations;
- (ii) the construction and operation of any new fluoride dosing installations;
- as recommended or agreed by or on behalf of the Chief Executive, Department for Health and Ageing, from time to time.
- E. Purchase of renewable energy or carbon offsets for the Adelaide Desalination Plant

SA Water must purchase applicable renewable energy certificates (RECs) for the purposes of the operation and maintenance of the Adelaide Desalination Plant and associated infrastructure, or otherwise fully offset the carbon impact of that operation and maintenance, sufficient to maintain South Australia's commitment at Clause 17 of the Implementation Plan for Augmentation of the Desalination Plant (100 gigalitres per annum), National Partnership Agreement on Water for the Future.

F. State-wide Pricing Facility

SA Water must set tariffs for the provision of the drinking water and sewerage retail services it provides on the basis of State-wide pricing i.e. the tariffs or tariff components for such services must be the same, or result in a similar outcome, for all customers in an equivalent class irrespective of the customer's location.

The South Australian Government will make the following contributions to SA Water in each financial year of the initial regulatory period in order to support the lowest levels of State-wide tariffs possible:

(i) in relation to SA Water's drinking water retail services:

2013-2014	2014-2015	2015-2016
\$67 416 173	\$67 416 173	\$67 416 173

(ii) in relation to SA Water's sewerage retail services:

2013-2014	2014-2015	2015-2016
\$40 162 827	\$40 162 827	\$40 162 827

G. Water Planning and Management Charges Contribution

SA Water must make the following contributions to the Department for the Environment, Water and Natural Resources in each financial year of the initial regulatory period in order to support water planning and management activities.

2013-2014	2014-2015	2015-2016
\$16 710 000	\$17 128 000	\$17 556 000

H. Annual reimbursement of fees paid for valuation roll

SA Water must make the following contributions to the Minister in each financial year of the initial regulatory period in order to reimburse the Minister for fees paid to the Valuer-General pursuant to Section 21 (a) of the Valuation of Land Act 1971, for a copy of the valuation roll or any addition, correction or amendment to the roll.

2013-2014	2014-2015	2015-2016
\$4 432 000	\$4 601 000	\$4 779 000

Dated 25 June 2015.

PUBLIC CORPORATIONS ACT 1993

Direction to the South Australian Water Corporation Pursuant to Section 6 of the Public Corporations Act 1993

BACKGROUND:

- 1. Pursuant to Section 6 of the Public Corporations Act 1993, and Sections 6 and 7 (2) (f) of the South Australian Water Corporation Act 1994, the South Australian Water Corporation (SA Water) is subject to control and direction by its Minister, and has the functions conferred on it by its Minister.
- The South Australian Water Corporation Act 1994 is committed to the Minister for Water and the River Murray (the Minister) by way of Gazettal notice dated 21 October 2011 (p. 4289).
- 3. The Water Industry Act 2012 provides for the regulation of prices for water and sewerage retail services by declaring the water industry to constitute a regulated industry for the purposes of the Essential Services Commission Act 2002, and providing for the Essential Services Commission of South Australia (the Commission) to make a determination under the Essential Services Commission Act 2002 regulating prices, conditions relating to prices, and price-fixing factors for such retail services.
- 4. In making such a determination, the Commission must comply with the requirements of any pricing order issued by the Treasurer under Section 35 of the Water Industry Act 2012.
- 5. The Treasurer has, on 2 September 2014, issued such a pricing order (the Third Pricing Order) which applies to, amongst other things, a determination in respect of drinking water and sewerage retail services provided by SA Water for the four year period commencing 1 July 2016 (the second regulatory period).
- 6. As part of the Third Pricing Order, the Treasurer has required that any determination of the Commission in respect of such services allow SA Water to recover:
 - (a) the efficient cost of assets to be acquired over the course of the second regulatory period which are required to support activities that SA Water is required to provide in accordance with a direction under Section 6 of the Public Corporations Act 1993;
 - (b) the costs of externalities (including water planning and management) as are attributable to and payable by SA Water in accordance with the law, including a direction under Section 6 of the Public Corporations Act 1993;
 - (c) such costs (less any relevant contributions to such costs that it receives) that are attributable to activities that SA Water is required to provide in accordance with a direction under Section 6 of the Public Corporations Act 1993, and are either:
 - (i) specified in the relevant direction, or if not so specified,
 - (ii) determined by the Commission to be efficient.
- 7. The Minister considers it appropriate, in the interests of transparency, to direct SA Water, over the course of the second regulatory period, to:
 - (a) provide certain services, in addition to the services it is required to provide pursuant to Section 7 of the South Australian Water Corporation Act 1994, and the Charter for SA Water;
 - (b) purchase renewable energy certificates or carbon offsets for the purpose of operating the Adelaide Desalination Plant;
 - (c) maintain state-wide pricing in respect of the drinking water and sewerage retail services it provides to customers;
 - (d) continue to contribute to water planning and management charges; and
 - (e) continue to annually reimburse the Minister in respect of fees paid to the Valuer-General for copies of the valuation roll, the costs of which may be recovered by SA Water in accordance with the terms of the Third Pricing Order.
- 8. The Minister intends that, from 1 July 2016, this Direction will revoke and replace the previous Direction made to SA Water pursuant to Section 6 of the Public Corporations Act 1993 on 9 May 2013 and published in the *Gazette* on 31 October 2013.
- 9. The Minister intends that this Direction will revoke and replace the previous Direction made to SA Water pursuant to Section 6 of the Public Corporations Act 1993 on 23 October 2014 and published in the *Gazette* on 6 November 2014.

DIRECTION:

I, IAN HUNTER, Minister for Water and the River Murray, direct SA Water to purchase or provide the following services, facilities and contributions from 1 July 2016 and until further notice, subject to and in accordance with the following provisions:

A. Emergency Management Services

Emergency engineering functional services as required for compliance with the State Emergency Management Plan prepared by the State Emergency Management Committee under the Emergency Management Act 2004, up to the following cost in each financial year of the second regulatory period:

2016-2017	2017-2018	2018-2019	2019-2020
\$559 000	\$573 000	\$587 000	\$602 000

The South Australian Government will make the following contributions to SA Water in relation to such costs in each financial year of the second regulatory period:

2016-2017	2017-2018	2018-2019	2019-2020
\$559 000	\$573 000	\$587 000	\$602 000

B. Government Radio Network Services

Services required for SA Water's ongoing connection to and participation in the South Australian Government Radio Network, up to the following cost in each financial year of the second regulatory period:

2016-2017	2017-2018	2018-2019	2019-2020
\$560 000	\$574 000	\$588 000	\$603 000

The South Australian Government will make the following contributions to SA Water in relation to such costs in each financial year of the second regulatory period:

2016-2017	2017-2018	2018-2019	2019-2020
\$560 000	\$574 000	\$588 000	\$603 000

C. Fluoridation Services

Services required for:

- (i) the continuation of the fluoride dosing program in metropolitan Adelaide and the existing country fluoride dosing installations;
- (ii) the construction and operation of any new fluoride dosing installations;

as recommended or agreed by or on behalf of the Chief Executive, Department for Health and Ageing, from time to time.

D. Purchase of renewable energy or carbon offsets for the Adelaide Desalination Plant

SA Water must purchase applicable renewable energy certificates (RECs) for the purposes of the operation and maintenance of the Adelaide Desalination Plant and associated infrastructure, or otherwise fully offset the carbon impact of that operation and maintenance, sufficient to maintain South Australia's commitment at Clause 17 of the Implementation Plan for Augmentation of the Desalination Plant (100 gigalitres per annum), National Partnership Agreement on Water for the Future.

E. State-wide Pricing Facility

SA Water must, in fixing standard terms and conditions governing the provision of services pursuant to Section 36 of the Water Industry Act 2012, set such standard terms and conditions relating to the prices of, or tariffs for, the provision of the drinking water and sewerage retail services it provides on the basis of state-wide pricing i.e. the tariffs or tariff components for such services must be the same, or result in a similar outcome, for any customer in the class of customers to which the terms and conditions are expressed to apply, irrespective of the customer's location.

The South Australian Government will make the following contributions to SA Water in each financial year of the second regulatory period in order to support the lowest levels of state-wide standard terms and conditions relating to price as possible:

(i) in relation to SA Water's drinking water retail services:

2016-2017	2017-2018	2018-2019	2019-2020
\$67 416 173	\$67 416 173	\$67 416 173	\$67 416 173

(ii) in relation to SA Water's sewerage retail services:

2016-2017	2017-2018	2018-2019	2019-2020
\$40 162 827	\$40 162 827	\$40 162 827	\$40 162 827

F. Water Planning and Management Charges Contribution

SA Water must make the following contributions to the Department for the Environment, Water and Natural Resources in each financial year of the second regulatory period in order to support water planning and management activities.

2016-2017	2017-2018	2018-2019	2019-2020
\$17 995 000	\$18 445 000	\$18 906 000	\$19 379 000

G. Annual reimbursement of fees paid for valuation roll

SA Water must make the following contributions to the Minister in each financial year of the second regulatory period in order to reimburse the Minister for fees paid to the Valuer-General pursuant to Section 21 (a) of the Valuation of Land Act 1971 for a copy of the valuation roll or any addition, correction or amendment to the roll.

2016-2017	2017-2018	2018-2019	2019-2020
\$4 961 000	\$5 085 000	\$5 212 000	\$5 342 000

Dated 25 June 2015.

IAN HUNTER, Minister for Water and the River Murray

Erratum

ON 25 June 2015, the Premium Review Panel Determination 2015 of the ReturnToWorkSA Board was published in the *Gazette* with administrative errors. The correct version is published below.

RETURN TO WORK CORPORATION OF SOUTH AUSTRALIA ACT 1994 RETURN TO WORK ACT 2014

Return to Work Premium Review Panel Determination 2015

The Board of the Return to Work Corporation of South Australia ('the Corporation') determines as follows pursuant to Section 17 of the Return to Work Corporation of South Australia Act 1994, Section 157 of the Return to Work Act 2014 ('the Act') and all other enabling powers:

Part 1—Preliminary Matters

- 1. This determination may be cited as the Return to Work Premium Review Panel Determination 2015.
- 2. This determination commences on 1 July 2015 ('Commencement Date') and applies to any application for review lodged under Section 157 of the Act after the Commencement Date, subject to Part 9 of this determination.

Continuation of WorkCover Premium Review Panel as Return to Work Premium Review Panel

3. The WorkCover Levy Review Panel established by the Board's determination of 29 June 2000 (see *South Australian Government Gazette*, 29 June 2000, page 3472) and continued by the Board's determination of 26 April 2012 (see *South Australian Government Gazette*, 10 May 2012, page 1617) as the WorkCover Premium Review Panel, is hereby continued as the Return to Work Premium Review Panel ('the Panel').

Functions and powers under Section 157 of the Act

4. The function of the Panel shall be to perform the functions of the Board under Section 157 of the Act as delegate of the Board under that section in reviewing decisions of the Corporation pursuant to Section 140 (2), sections 141 (2), 141 (3), and 141 (4), Section 145 (1), Sections 147 (1), 147 (2), 147 (3) (a), (b) and (c), Section 147 (4), Section 149 (3) (a), Section 150 (3), Section 151 (1), Section 152 (1), Section 154 (1), (2), (3) and (4), Section 155 (1) and 155 (3) of the Act and subject to the proceeding clauses of this determination, the powers of the Board under Section 157 of the Act (other than the power to review a decision of the Corporation on a matter of law going to the validity of that decision) are delegated to the Panel for that purpose.

Part 2—Constitution of Panel

- 5. The Panel shall comprise four members appointed by the Board consisting of:
 - 5.1 a President, who shall be a legal practitioner (wherever in Australia admitted), and who shall decide any questions of law falling within the delegated functions of the Panel; and
 - 5.2 a member with expertise in the interests of registered employers; and
 - 5.3 a member with expertise in the interests of workers; and
 - 5.4 a member with expertise in the interests of the Corporation.
- Where the anticipated unavailability of appointed members or the anticipated volume of work necessitates, deputy members may be appointed by the Board.
- 7. A Deputy President or other Deputy Member has the powers and duties of the position held by the President or Member respectively.
- 8. The President may sit alone:
 - 8.1 to give directions;
 - 8.2 to determine procedural matters;
 - 8.3 for the promotion of conciliation;
 - 8.4 to seek evidence; or
 - 8.5 to dispose of an application on a matter of law falling within the delegated functions of the Panel involving no disputes of fact and no exercise of discretion.
- 9. Except as provided for in Clause 8 of this Determination, the Panel shall otherwise sit as a panel of four.
- 10. A decision of a majority of members of the Panel, other than a decision as to a matter of law falling within the delegated functions of the Panel, shall be the decision of the Panel, but a member not agreeing with a decision of the majority may give reasons for not agreeing.
- 11. In the event of the Panel being equally divided in opinion as to the decision to be made, the Panel's decision shall be in accordance with the opinion of the President or Deputy President.
- 12. A quorum of the Panel shall be three members, provided that members representing each interest referred to in Clause 5 of this Determination or (where applicable) deputies thereof have been offered, in the opinion of the President, a reasonable opportunity to sit.
- 13. If a member of the Panel becomes unavailable after the commencement of a hearing, the application must be heard again by the Panel properly constituted or (with the concurrence of the parties) adjourned until the absent member becomes available again, unless the decision of the remaining members is unanimous.
- 14. However, no hearing may commence or continue without the President or a Deputy President.

Part 3—Indemnity of Members

15. Any liability attaching to a member of the Panel (including a deputy member appointed under Clause 6 of this Determination) for an act or omission by the member, or by the Panel, in good faith and in the exercise or purported exercise of a power or function, or in a discharge or purported exercise of a duty, of the member or the Panel is assumed by the Corporation.

Part 4—Tenure of Members

- 16. Members (other than the President) shall be appointed for a term of two years, except in the event of a casual vacancy, where a member may be appointed for two years or for the balance of the term of the former member at the option of the Board.
- 17. The President of the Panel shall be appointed for a term of five years.
- 18. A deputy of a member shall be appointed for a term specified by the Board in the instrument of appointment, not exceeding the balance of the term of the member for whom the deputy is to deputise or, where that member continues to sit under Clause 19 then the appointment will not exceed that period of continuation.
- 19. A member of the Panel whose term has expired may, if a new appointment has not been made, continue to sit as a member of the Panel until a new appointment is made.
- 20. A former member of the Panel may sit as a member of the Panel for the purpose of completing the hearing and determination of part-heard proceedings in which they were involved.

Part 5—Reconsideration and Conciliation

- 21. Upon receipt of any application lodged under Section 157 (1) of the Act, the registry of the Panel will forward a copy to the Corporation, which will reconsider the decision (disregarding any question of whether the application is out of time) and must inform the Panel and the applicant within 14 days of the result of the reconsideration (and its attitude to any question of an extension of time).
- 22. Where:
 - 22.1 the applicant has sought an extension of time for the making of the application or, in the opinion of the Corporation, the application for review is out of time; and
 - 22.2 the Corporation intends to oppose an extension of time, and
 - 22.3 the Corporation considers proper reason exists for considering the extension of time before undertaking reconsideration,

the Corporation may request the application to be referred to the President of the Panel to consider the extension of time.

- 23. Neither the President nor the Panel will consider an extension of time made in respect of a decision made more than three years after the employer was given notice of that decision.
- 24. If an application is referred to the President under Clause 22 of this Determination, the President may grant a provisional extension of time and make such other procedural directions as the President thinks appropriate, but only if the President agrees that proper reason exists for departing from the usual practice under Clause 21 of this Determination. A provisional extension of time does not prevent the Panel from refusing an extension of time, if appropriate, when dealing with the application for review on the merits.
- 25. If the President refuses to make a provisional extension of time, the applicant may request that the extension of time be referred to the Panel for final determination. A finding by the President that proper reason does not exist for departing from the usual practice under Clause 21 of this Determination is not a refusal.
- 26. In this Part, consideration of an extension of time includes consideration of the question whether an application is in fact out of time.
- 27. Where the Corporation considers it impracticable to complete reconsideration within 14 days (and gives the registry of the Panel appropriate reasons for so considering), the registry may grant an extension of time for the reconsideration.
- 28. Before granting an extension of time for reconsideration that exceeds seven days, the registry must invite the applicant to indicate whether it has any objections to the proposed extension of time for reconsideration and the reasons for any objections. If there is any such objection, the registry must refer the question to the president of the Panel to determine.
- 29. If:
 - 29.1 the Corporation, on reconsideration of a disputed decision, confirms the decision; or
 - 29.2 the Corporation, on reconsideration of a disputed decision, varies the decision and the applicant expresses dissatisfaction with the variation.

the registry of the Panel must refer the dispute for conciliation by a conciliator who will use his or her best endeavours to bring the applicant and the Corporation to an agreed resolution of the matters referred to in the application, and the Panel may not hear and determine any application unless it is satisfied that conciliation has been attempted and failed or it is satisfied that such attempts have no realistic prospects of success.

- 30. If, during the hearing of any matter, it appears to the Panel that there is a realistic prospect of a negotiated outcome being achieved, it may refer the matter back for further conciliation or the Panel may make such other attempts to promote conciliation as it thinks appropriate.
- 31. In this Part 'conciliation' includes:
 - 31.1 counselling;
 - 31.2 mediation;
 - 31.3 neutral evaluation;
 - 31.4 case appraisal;
 - 31.5 conciliation;
 - 31.6 any combination of the above,

and the format of conciliation in any particular case shall be at the discretion of the conciliator in consultation with the parties, with the proviso that any confidential information provided during conciliation may be withheld from the Panel if the provider of that information so requests;

and 'the Corporation' includes:

- 31.7 the operating unit of the Corporation that made the reviewable decision to which an application for review relates; and
- 31.8 the Director Scheme Legal, Senior Lawyer or other legal practitioner employed by the Corporation.

Part 6—Principles of Operation of Panel

- 32. The Panel shall be bound by and is hereby directed to follow the principles of natural justice.
- 33. Subject to Clause 32 of this Determination, the Panel:
 - 33.1 shall act according to equity, good conscience and the substantial merits of the case, without regard to technicalities and legal forms; and
 - 33.2 is not bound by the rules of evidence, but may inform itself by such means and such material as it thinks fit; and
 - 33.3 shall act as expeditiously as the circumstances of a particular case permit.
- 34. The Panel must ascertain whether the parties to any proceedings desire to be heard by way of oral evidence or submissions and must in that event give at least 14 days' notice of the date, time and place of hearing, but if both parties to particular proceedings wish to have the application determined on the documents, the Panel need not hold a hearing but must give the parties at least 14 days' notice to make final written submissions before proceeding to make it a determination.
- 35. If only one party to proceedings desires to submit oral evidence or submissions, the Panel must give the other party at least 14 days notice of the hearing and inform that party that there is a danger that at the hearing the Panel may hear things from the first party that the other party will be unable to respond to if it does not attend.
- 36. A party may appear in person or (if a body corporate) by any proper officer or may be represented by counsel or by any duly appointed and authorised agent.
- 37. A party engaging representation must do so at its own cost.

Part 7—Powers of President of Panel

38. The President of the Panel, or a Deputy President acting in that office may, while so acting, exercise the powers of, and is hereby appointed as, an authorised officer under the Act. For the purposes of this Part, operating units of the Corporation and its agents are directed to comply with any requirements of the President or Deputy President as though they were subject to Section 183 of the Act.

Part 8—Reservation of Board's Discretion to Decide

39. Subject to the terms of this determination the Panel is required to determine all applications that fail to resolve through reconsideration or at conciliation, unless the Corporation, advises the Board that the particular dispute is of unusual significance and the Board or its relevant Board Committee, prior to the hearing of the application by the Panel, serves notice on the Panel and the applicant that the Panel is to make a recommendation only and refer the matter to the Board or relevant Board Committee.

Part 9-Revocation and Transitional Provision

40. The WorkCover Premium Review Panel Determination 2014 (the Revoked Determination) as published in the *South Australian Government Gazette* on 10 July 2014 at pages 3200 to 3204 is revoked, save and except that an Application for Review lodged before the Commencement Date shall be dealt with under the Revoked Determination.

I confirm that this is a true and correct record of the decision of the Board of the Corporation made on the 22nd day of May 2015.

Dated 9 June 2015.

J. YUILE, Board Chairman

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
_		Lost Certificate of Title Notices	
Attorney, Appointment of		Cancellation, Notice of (Strata Plan)	
Bailiff's Sale	64.00		
Cemetery Curator Appointed	37.75	Mortgages: Caveat Lodgement	26.00
Companies:		Discharge of	
Alteration to Constitution	51.00	Foreclosures	
Capital, Increase or Decrease of		Transfer of	
Ceasing to Carry on Business		Sublet	
Declaration of Dividend.	37.75		
Incorporation		Leases—Application for Transfer (2 insertions) each	13.00
Lost Share Certificates:	31.00	Lost Treasury Receipts (3 insertions) each	37.75
First Name	37.75	Licensing	75.50
Each Subsequent Name		Licensing	/5.50
Meeting Final		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.	51.00	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	
CreditorsCreditors Compromise of Arrangement	51.00	Petitions (small)	26.00
Creditors (extraordinary resolution that 'the Com-	31.00	Registered Building Societies (from Registrar-General)	26.00
pany be wound up voluntarily and that a liquidator be		Register of Unclaimed Moneys—First Name	37.75
appointed')	64.00	Each Subsequent Name	13.00
Release of Liquidator—Application—Large Ad	101.00	-	15.00
—Release Granted		Registers of Members—Three pages and over:	22100
Receiver and Manager Appointed	58.50	Rate per page (in 8pt)	324.00
Receiver and Manager Ceasing to Act	51.00	Rate per page (in 6pt)	
Restored Name	47.75	Sale of Land by Public Auction	64.50
Petition to Supreme Court for Winding Up		Advertisements	
Summons in Action			
Order of Supreme Court for Winding Up Action	51.00	1/4 page advertisement	
Register of Interests—Section 84 (1) Exempt	114.00	Full page advertisement.	502.00
Removal of Office			
Proof of Debts		Advertisements, other than those listed are charged at \$3	3.60 per
	31.00	column line, tabular one-third extra.	
Estates:		Notices by Colleges, Universities, Corporations and	District
Assigned	37.75	Councils to be charged at \$3.60 per line.	
Deceased Persons—Notice to Creditors, etc		Where the notice inserted varies significantly in leng	th from
Each Subsequent Name		that which is usually published a charge of \$3.60 per colu	ımn line
Deceased Persons—Closed Estates	37.75	will be applied in lieu of advertisement rates listed.	
Each Subsequent Estate		South Australian Government publications are sold	on the
Probate, Selling of		condition that they will not be reproduced withou	on the
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2015

	Acts,	, Bills, Rules, Parliame	entary 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	44.25	42.75
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49-64 65-80	6.85 7.95	5.30 6.60	545-560 561-576	48.25	45.75 47.25
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97-112	10.60	9.05	593-608	51.00	49.25
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337-352	30.25	28.50	833-848	70.50	69.00
353-368	31.00	30.00	849-864	72.00	70.00
369-384 385-400	32.75 34.25	31.00 32.50	865-880 881-896	73.50 74.00	72.00 72.50
401-416	35.50	33.50	897-912	75.50	74.00
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433-448	38.00	36.75	929-944	77.50	76.00
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ROAD TRAFFIC ACT 1961

Authorised Officers to Conduct Oral Fluid Analyses

I, GARY T. BURNS, Commissioner of Police, do hereby notify that on and from 26 June 2015, the following persons were authorised by the Commissioner of Police to conduct oral fluid analyses as defined in and for the purposes of the:

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

PD Number	Officer Name
74331 74827 72482 72765 9843 72657 73026 59499 74062	Channon, Craig Scott Davies, Mark Alan William Day, Tamara Jane Longmire, Evan Vincent McLean, Edward Alexander Salter, Scott Raymond Solowij, Adam Troy Weatherill, Janine Loray Wells, Samuel John

GARY T. BURNS, Commissioner of Police

ROAD TRAFFIC ACT 1961

Authorised Officers to Conduct Drug Screening Tests

I, GARY T. BURNS, Commissioner of Police, do hereby notify that on and from 26 June 2015, the following persons were authorised by the Commissioner of Police to conduct drug screening tests as defined in and for the purposes of the:

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

PD Number	Officer Name
74331	Channon, Craig Scott
74827	Davies, Mark Alan William
72482	Day, Tamara Jane
75025	McAteer, William Samuel
58148	McHugh, Jane Palmer
72753	Reid, Austin Paul
72657	Salter, Scott Raymond
73026	Solowij, Adam Troy
59499	Weatherill, Janine Loray
74062	Wells, Samuel John
	GARY T. BURNS, Commissioner of Police

SECURITY AND INVESTIGATION INDUSTRY ACT 1995

Exemption

TAKE notice that I, Dini Soulio, Commissioner for Consumer Affairs, as delegate for the Minister for Business Services and Consumers, pursuant to Section 33 of the Security and Investigation Industry Act 1995, hereby exempt Gaetano (Guy) Mark Cala, from compliance with Section 9 (1) (a) with regards to Section 3 (2) (a) (i) of the Security and Investigation Industry Act 1995, insofar as Mr Cala has been convicted of an offence under Section 6 (1) of the Security and Investigation Industry Regulations 2011.

Dated 23 June 2015.

D. SOULIO, Commissioner for Consumer Affairs as delegate for Minister for Business Services and Consumers

SOUTH AUSTRALIAN PUBLIC HEALTH ACT 2011

NOTICE BY THE MINISTER FOR HEALTH

SECTION 51 (23) (b)

Appointments

TAKE notice that, I, Jack Snelling, Minister for Health, pursuant to Section 51 (23) (b) of the South Australian Public Health Act 2011, do hereby declare the undermentioned entities as Public Health Partner Authorities:

- The Department of Environment, Water and Natural Resources; and
- University of South Australia (Division of Education, Arts and Social Sciences).

Dated 24 June 2015.

JACK SNELLING, Minister for Health

WATER INDUSTRY ACT 2012

Standard Customer Sales Contract including Standard Terms and Conditions of Recycled Water Retail Services

THE following Standard Customer Sales Contract including standard terms and conditions for the sale and supply of recycled water retail services is published pursuant to Section 36 of the Water Industry Act 2012.

G. J. DOOLEY, Executive Chairman, Water Utilities Australia Pty Ltd

WATER UTILITIES AUSTRALIA PTY LTD

STANDARD CUSTOMER SALES CONTRACT

This contract sets out the terms on which we supply recycled water retail services to you as a customer at your current supply address in accordance with the Water Industry Act 2012 (the Act).

These standard terms and conditions are published in accordance with Section 36 of the Act. These standard terms and conditions will come into force on 1 July 2015 and, when in force, the terms will, by law, be binding on us and you. The document does not have to be signed to be binding.

1 The Parties

1.1 This contract is between:

Water Utilities Australia Pty Ltd (ABN 48 129 876 213), operating through Lightsview Re-Water Supply Co. Pty Ltd (ACN 156 161 867), of Level 10, 111 Gawler Place, Adelaide, S.A. 5000, together trading as Water Utilities Group (referred to in this contract as 'we', 'our', or 'us'); and

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

- 2. Definitions
 - 2.1 Words appearing in bold type like this are defined in Schedule 1 to this contract.
- 3. Services Provided Under This Contract
 - 3.1 This contract covers the sale and supply by us of a recycled water retail service to your supply address at the Lightsview development located at Northgate, S.A. 5085.
 - 3.2 We will provide your recycled water retail service in accordance with all applicable regulatory instruments.
- 4. Does this Document Apply to You?
 - 4.1 This document applies to you if:
 - (a) your supply address receives, or will receive upon successful connection, our water retail service and you have not agreed to different terms and conditions with us:
 - (b) you currently receive, or will receive upon successful connection, our water retail service with special characteristics relevant to the provision of that water retail service.
 - 4.2 Unless otherwise agreed by the parties, this document does not apply where:
 - (a) we provide you with a non-standard water retail service; or
 - (b) prior to the commencement of this contract, you were a customer receiving a water retail service from us pursuant to an existing written agreement and you have agreed to the continuation of that agreement until its term ends, at which point this contract takes effect.
 - 4.3 This contract is with you as owner of the supply address and if you do not reside at the supply address:
 - (a) you will continue to be bound by the terms of this contract; and
 - (b) in addition to the general indemnity given in Clause 32, you will indemnify us for any loss (whether direct or indirect, consequential or otherwise) we suffer arising out of, caused or contributed by the occupant of the supply address; and
 - (c) you acknowledge that we will continue to bill you in accordance with Clause 12; and
 - (d) you must ensure the occupier of the supply address is made aware of the requirements of this contract, including the requirements with respect to the use of recycled water.
- 5. Classification of Customer Class
 - 5.1 We may classify you as a residential customer or a non-residential customer in relation to your supply address after the commencement of this contract in accordance with applicable regulatory instruments.
- 6. Commencement
 - 6.1 If you are an existing customer, this contract will start on the day this document comes into force by publication under the provisions of the Act.
 - 6.2 If you are an existing customer that will continue to receive a water retail service from us under an existing written agreement, this contract will start on the day following the termination of that existing written agreement.
 - 6.3 If you are a new customer, this contract starts on the date you apply for a connection in writing, satisfying all relevant preconditions and providing all required information.
 - 6.4 If you are a person who becomes the registered proprietor of a supply address, this contract starts upon transfer of ownership of that supply address to you.
- 7. Termination
 - 7.1 Subject to any applicable regulatory instruments and Clause 25 (Restriction Warning Notice) and Clause 26 (Disconnection) we may terminate this contract by notice to you if:
 - (a) the supply of the water retail service to your supply address has been disconnected in accordance with other provisions of this contract and you no longer have a right to be reconnected in accordance with Clause 27; or
 - (b) you have notified us in accordance with Clause 9.5 that you are no longer the owner of the supply address and we have entered into a new contract with the new owner; or

- (c) we have notified you that you are in breach of this contract and you have not rectified that breach in a reasonable timeframe; or
- (d) circumstances beyond our reasonable control mean that the water reticulation network and/or the dual reticulation recycled water network necessary to provide the water retail service to your supply address are no longer available; or
- (e) as otherwise required by law.
- 7.2 All rights and obligations accrued before the end of this contract continue despite the end of this contract, including your obligation to pay any amounts due to us.
- 7.3 If you do not give us safe and unhindered access to the supply address to conduct a final meter reading (where relevant), this contract will not end under Clause 7.1 until we have issued you a final bill and you have paid any outstanding amount owed to us under this contract.
- 7.4 Your right to dispute a bill under Clause 17 and recover amounts we have overcharged you in accordance with Clause 19 continues despite the end of this contract.
- 8. What You Have to Do to Receive Connection?
 - 8.1 When you apply for a water retail service at your supply address we may require you to satisfy some pre-conditions. We will explain any pre-conditions that may apply to you when you apply to us for a water retail service.
 - 8.2 Our obligation to sell or supply you with a water retail service at your supply address does not start until you satisfy our preconditions.
- 9. Your General Obligations
 - 9.1 Legal obligations:
 - (a) You must comply with all laws applicable to your water retail service.
 - 9.2 Infrastructure:
 - (a) You must not interfere with, or damage, the infrastructure on our side of the connection point.
 - (b) You must maintain all infrastructure on your side of the connection point in a safe and good condition and to the standards specified in AS/NZS3500.1:2003 (as amended or replaced from time to time).
 - (c) If installation of internal infrastructure at your supply address is reasonably required in order for us to provide you a water retail service then you must provide that infrastructure in compliance with all applicable regulatory instruments.
 - (d) If your internal pipework at the supply address or other on-property plumbing infrastructure does not meet plumbing standard AS/NZS3500.1:2003 (as amended or replaced from time to time), we may suspend your supply of recycled water until we are satisfied that the defects are remedied.
 - (e) You must not allow the water retail service provided under this contract to be cross-connected to any other water retail service.
 - (f) If we reasonably consider that it is necessary to minimise the risk of cross-contamination of your infrastructure downstream of the connection point (even if recycled water is no longer used at your supply address) we may require you to conduct inspections and audits of your plumbing infrastructure on a five-yearly basis and at transfer of ownership of a supply address at your cost, performed by a licensed plumber. We may require you to forward to us evidence of the successful completion of an inspection or audit.

9.3 Meters:

- (a) Unless we agree otherwise, we will install a meter on your supply address of a size and in a location determined by us.
- (b) The meter is our property and includes the outlet riser of the meter to your supply address, inlet riser, stop tap and associated fittings.
- (c) You must not use the stop tap to control the water retail service at the supply address unless that stoppage is reasonably necessary to undertake required temporary repairs to your infrastructure or to deal with an emergency.
- (d) To the extent permitted by law, we do not accept responsibility for damage or loss including recycled water as a result of stop tap malfunctions unless that damage or loss is caused by our negligence. An isolation valve should be installed to your internal pipework by a licensed plumber if you wish to control the recycled water supply at your supply address.
- (e) You must protect the meter from accident or damage and charges apply for the replacement of a damaged or lost meter and/or fittings
- (f) If you believe your meter is not accurately recording your recycled water usage you may request that we test your meter. If you make a request you must pay us in advance our charge for checking the meter reading, metering data or for testing the meter.
- (g) If:
 - (i) the meter is found to be within the 5% limits for reasonable accuracy (i.e. +/- 5%) your current bill stands and you will be charged the meter testing fee; or
 - (ii) the meter is found to be over-recording outside of the reasonable limits referred to in Clause 9.2 (g) (i) the meter testing fee paid under Clause 9.2 (f) will be credited to your next bill and we will credit your next bill with the percentage amount for which the meter has been over-recording for a period of 12 months prior to the replacement of your meter; or
 - (iii) the meter has been found to be under-recording we may recover under-charged amounts from you.
- (h) If your meter has been found, by us, to be within the acceptable limits but you still believe the meter is inaccurate you have the right to have the meter independently tested at your cost. If the meter is found by such test to be over-recording outside the reasonable limits referred to in Clause 9.2 (g) (i) we will credit the testing fees against your next bill.
- 9.4 Illegal use of water retail services:
 - (a) You must only use the water retail service provided by us for lawful purposes and, if you are found to be illegally using our water retail service, or otherwise consuming our water retail service not in accordance with this contract or applicable regulatory instruments, we may:

- estimate the consumption for which you have not paid using an approved estimation method and bill you for that amount:
- (ii) recover that amount from you, as well any costs associated with estimating the consumption; and
- (iii) disconnect your supply address immediately.
- (b) By illegally using our water retail service, Clauses 14 and 16 will not apply to you.
- (c) We will not be liable for any injury or damage to person or property as a result of the illegal use of our water retail service.

9.5 Sale of property:

- (a) You must inform us at least 10 business days prior to the transfer of registration for the supply address property so that we can attend to necessary adjustment processes prior to settlement.
- (b) In the event you sell or otherwise dispose of your interest in the supply address property, you will continue to be personally bound by this contract unless and until you notify us in accordance with this clause.

9.6. Use of water retail services

- (a) You are permitted to use the water retail service at your supply address only. You are not permitted, without our prior written consent, to supply recycled water to any other person or property.
- (b) You must not store recycled water without our prior written approval and any relevant regulatory authority.

10. Fees and Charges

- 10.1 Any fees and charges associated with the sale and supply of a water retail service to you are set out in the Price List published from time to time and available on our website www.waterutilitiesgroup.com.au.
- 10.2 Changes in fees and charges
 - (a) We have the right to change our fees and charges from time to time.
 - (b) Any changes to fees and charges applicable to you will be set out within 10 business days in the Price List published on our website.

10.3 GST

- (a) Amounts specified in our Price List, subject to amendment from time to time, and other amounts payable under this contract may be stated to be exclusive or inclusive of GST. Clause 10.3 (b) applies unless an amount is stated to include GST.
- (b) Where an amount paid by you under this contract is payment for a 'taxable supply' as defined for GST purposes, to the extent permitted by law, that payment will be increased so that the cost of the GST payable on the taxable supply is passed on to the recipient of that taxable supply.

11. Tariff Changes

- 11.1 If we vary the type of tariff rate you are charged for your water retail service, we will notify you of the new tariff rate on your next bill.
- 1.2 Where this occurs within a billing cycle, we will calculate on a *pro-rata* basis using:
 - (a) the old tariff rate up to and including the effective date for the change; or
 - (b) the new tariff rate from the effective date to the end of the billing cycle.

12. Billing

- 12.1 We will use our best endeavours to issue you a bill at least quarterly.
- 12.2 We may enter into an agreement with you to a different billing cycle with a regular recurrent period that differs to Clause 12.1.
- 12.3 We will prepare a bill so that you can easily verify that the bill conforms to this contract and it will include at least the particulars required by the Code, except in circumstances permitted by ESCOSA.
- 12.4 We will issue a bill to you at the supply address unless you subsequently nominate another address.
- 12.5 It is your responsibility to advise us of any change in billing address, or pending change in billing address, prior to the issue of your next bill.
- 12.6 Unless otherwise agreed with you, you must pay the amount shown on each bill by the date for payment (the pay-by date). The pay-by date will be no earlier than 12 business days from the date we send the bill.
- 12.7 If you have not paid a bill by the pay-by date, we will send you a reminder notice. This will give you a further pay-by date which will not be less than 6 business days after we issue the notice.
- 12.8 Subject to Clause 12.9, if you have not paid a bill by the further pay-by date expressed in the reminder notice, you will be charged a late payment fee.
- 12.9 You will not be charged a late payment fee if you have entered into a payment plan subject to our Hardship Policy.

13. Payment Methods

- 13.1 The payment methods we offer will be listed on your bill and are subject to change from time to time. At a minimum we will offer you the ability to pay your bills:
 - (a) in person (cheque or credit card only),
 - (b) by mail (cheque only),
 - (c) by B-Pay,
 - (d) by direct debit; or
 - (e) by Centrepay (for residential customers).
- 13.2 If you pay us by cheque, direct debit from an account with an ADI or by credit card and the payment is dishonoured or reversed, which results in us incurring a fee, we may recover the amount of that fee from you.

14. Flexible Payment Arrangements

- 14.1 We offer flexible payment plans in accordance with this clause if you are a residential customer experiencing payment difficulties and you inform us in writing or by telephone that you are experiencing payment difficulties.
- 14.2 Residential customers experiencing payment difficulties are offered the following flexible payment options:
 - (a) a system or arrangement under which a residential customer may make payments in advance towards future bills;
 - (b) an interest and fee free payment plan or other arrangement under which the residential customer is given more time to pay a bill or to pay arrears (including any restriction, disconnection or restoration charges); and
 - (c) redirection of your bill as requested by you.

15. Payment Difficulties

- 15.1 If you are experiencing payment difficulty, we will provide you with information about:
 - (a) Our flexible payment arrangements;
 - (b) Our residential customer hardship policy;
 - (c) Government concessions; and
 - (d) Independent financial and other relevant counselling services.

16. Hardship Policy

- 16.1 We offer a Hardship Policy to all our residential customers.
- 16.2 Pursuant to the Hardship Policy we will:
 - (a) have a process to identify if you are experiencing payment difficulties due to financial hardship;
 - (b) have a process for early response to customers identified as experiencing payment difficulties due to hardship;
 - (c) have processes in place to adequately train hardship staff;
 - (d) offer alternative payment options including instalment plans;
 - (e) offer Centrepay to residential customers;
 - (f) have processes in place to identify appropriate Government concession programs and financial counselling services where appropriate and advise residential customers;
 - (g) provide information on the processes or programs available to customers to improve their water efficiency; and
 - (h) provide information on the circumstances in which the customer will cease being eligible for the hardship program.
- 16.3 The Hardship Policy (as amended from time to time) and further details are available on our website, www.waterutilitiesgroup.com.au.

17. Billing Disputes

- 17.1 If you disagree with the amount you have been charged, you can ask us to review your bill in accordance with our Enquiries, Complaints and Dispute Resolution Process under Clause 28.
- 17.2 We will review your bill and inform you of the outcome of that review as soon as reasonably possible and, in any event, within 30 business days.
- 17.3 Where we are reviewing a bill, we may require you to pay:
 - (a) the greater of:
 - (i) that portion of the bill under review that we agree is not in dispute; or
 - (ii) an amount equal to the average amount of your bills in the previous 12 months (excluding the bill in dispute); and
 - (b) any future bills that are properly due.
- 17.4 Where, after conducting a review of the bill, we are satisfied that it is:
 - (a) correct, we may require you pay the amount of that bill which is still outstanding; or
 - (b) incorrect, we:
 - (i) will correct your bill;
 - (ii) will refund (or set off against the amount in Clause 17.4 (b) (iii) any fee paid in advance;
 - (iii) may require you pay the amount of that bill which is still outstanding; and
 - (iv) will advise you of the existence of our Enquiries, Complaints and Dispute Resolution Process under Clause 28.
- 17.5 If you advise us that you are not satisfied with our decision, and subject to Clause 28, Enquiries, Complaints and Dispute Resolution, we will inform you that you may lodge a dispute with the Industry Ombudsman scheme.

18. Undercharging

- 18.1 Where you have been undercharged we will inform you and we may recover from you any amount you have been undercharged.
- 18.2 Where any amount undercharged is as a result of an act or omission on our part we will recover only the amounts owed to us in the 12 months prior to us advising you in writing that there has been an error.
- 18.3 We will list the amount to be recovered as a separate item in a special bill or on the next bill, together with an explanation of that amount
- 18.4 We will not charge you interest on amounts recovered due to an error on our part and we will offer you a period of time to repay the amounts undercharged at least equal to the period of undercharging if less than 12 months or 12 months in any other case.

19. Overcharging

19.1 If we overcharge you due to an act or omission on our part, we will use our best endeavours to advise you within 10 business days of us becoming aware of the error.

- 19.2 If we have overcharged you and you have already paid your bill, we will:
 - (a) credit the amount to your account and it will be deducted from your next bill; or
 - (b) if you have ceased to purchase a water retail service from us, repay that amount to you within 10 business days.

20. Interest

- 20.1 Subject to Clause 20.2, if you have not paid a bill by the pay-by date, we may, in addition to any other right we have in this contract or otherwise, charge interest on all unpaid amounts owed to us at our corporate overdraft interest rate.
- 20.2 You will not be charged interest if you have entered into a payment plan subject to our Hardship Policy.

21. Debt Recovery

- 21.1 We will not commence proceedings for the recovery of a debt relating to the sale and supply of a water retail service by us if:
 - (a) you continue to adhere to the terms of a flexible payment plan or other agreed payment arrangement; or
 - (b) we have failed to comply with the requirements of:
 - (i) our Hardship Policy in relation to you; or
 - (ii) the contact relating to non-payment of bills, payment plans and assistance to residential customers experiencing payment difficulties; or
 - (c) you currently have a flow restriction device installed at the relevant supply address in accordance with Clause 24.1 (a).

22. Interruptions

- 22.1 We will use out best endeavours to minimise the frequency and duration of interruptions or limitations to supply of your water retail service.
- 22.2 We may interrupt the supply of your water retail service in the following instances:
 - (a) for maintenance;
 - (b) for repair;
 - (c) for augmentations to the network;
 - (d) in the event of emergencies; or
 - (e) for health and safety reasons.
- 22.3 In the event of an unplanned interruption, we will use our best endeavours to restore your water retail service as soon as practically possible and within the timeframes specified in the regulatory service standards.
- 22.4 Where a planned interruption is required, we will use our best endeavours to provide you with at least 4 business days' notice prior to planned works that will cause an interruption to your water retail service. This notice will be in writing where practicable but may be by radio or newspaper.

23. Quality, Safety and Reliability of Supply

23.1 Quality

- (a) Where your water retail service comprises non-drinking water (including recycled water) we will provide such a water retail service on the basis that such water is not intended for human consumption and otherwise may only be used for purposes as advised by us. If such a water retail service is provided by us, it will be supplied in accordance with all relevant health, environmental and other applicable regulatory requirements applicable to non-drinking water.
- (b) We may need to reclassify your water retail service from drinking water to non-drinking water or *vice-versa* for various reasons in accordance with applicable regulatory instruments. We will notify you if this occurs.
- (c) To the extent permitted by law, we make no warranty or undertaking as to fitness for purpose, flow rates, pressure, quality or quantity of the water retail service, other than those set out in this contract.

23.2 Reliability

- (a) We will use our best endeavours to provide you with a water flow rate to meet your reasonable needs. Please note that, for some customers, the flow rate may not be sufficient for all purposes without provision of additional on-site infrastructure. You assume the responsibility of providing such additional water infrastructure.
- (b) We will notify you under Clause 23.5 if, due to the special characteristics of your water retail service, we are unable to provide you with such a flow rate.
- 23.3 You acknowledge that a supplier may wholly or partly suspend the supply of recycled water, and may refuse to restore that supply to us:
 - (a) For routine maintenance of the supplier's infrastructure;
 - (b) If required to do so by any Government agency that has authority to issue such requirements;
 - (c) For emergency repairs or maintenance (including urgent corrective action to avoid mechanical or process breakdowns); or
 - (d) If in the supplier's reasonable opinion, maintenance of that supply would:
 - (i) Expose the supplier or any other Government agency to the risk of loss or damage; or
 - (ii) Place the supplier in breach of a law or give rise to a material risk of harm, loss or injury to any person or property.
- 23.4 You agree that if a supplier suspends the supply of recycled water to us for any one or more of the reasons described in Clause 23.3, then we may cease supply of recycled water to you immediately and we are under no obligation to restore that supply until the supplier restores the supply of recycled water to us sufficient to enable us to supply you.
- 23.5 Water retail service with special characteristics
 - (a) If, prior to the commencement of this contract, you were a customer that we supplied a water retail service to with conditions as set out under a separate agreement, or without a formal agreement in place, this contract will now apply to the provision of that water retail service and the special characteristics applicable to that water retail service will apply.
 - (b) We will advise you of the special characteristics of the water retail service applicable to you under this contract. For existing customers, we will advise you on commencement of this contract. For new customers we will advise you upon assessment of an application by you for a water retail service under this contract.

24. Restrictions

24.1 Residential Customers

- (a) If you are a residential customer, we may, subject to compliance with the Code, arrange for the restriction of the supply of your water retail service to you where:
 - (i) you have not paid a bill or bills within the required timeframes;
 - (ii) you have not agreed to an offer of a flexible payment plan under Clause 14 or another payment option to pay a bill;
 - (iii) you have not adhered to your obligations to make payments in accordance with the flexible payment plan or another payment option relating to the payment of bills;
 - (iv) you have not complied with the terms of our Hardship Policy referred to in Clause 16 resulting in you being removed from that hardship program;
 - (v) you have not allowed entry to a Water Industry Officer appointed under the Act for the purposes consistent with carrying out duties in accordance with applicable regulatory instruments; or
 - (vi) you have used the water retail service illegally.
- (b) Before undertaking any arrangements for the restriction of supply of water retail services to your apply address for failure to pay a bill, we will:
 - (i) use our best endeavours to contact you personally by the methods outlined in the Code;
 - (ii) give you information about the terms of our Hardship Policy and assess your eligibility for participation in our Hardship Policy;
 - (iii) give you information on Government funded concessions, if applicable, and refer you to the organisation responsible for that concession;
 - (iv) give you a reminder notice;
 - (v) after the expiry of the period referred to in the reminder notice, give you a written restriction warning notice in accordance with Clause 25; and
 - (vi) advise you of the existence and operation of the Industry Ombudsman scheme.

24.2 Non-residential Customers

- (a) If you are a non-residential customer, we may, subject to compliance with the Code, arrange for the restriction of the supply of your water retail service at any of your supply addresses at which a water retail service is provided where:
 - (i) you have not paid a bill or bills within the required timeframes;
 - (ii) you have not allowed entry to a water industry officer appointed under the Act for the purposes consistent with carrying out duties in accordance with applicable regulatory instruments; or
 - (iii) you have used the water retail service illegally.
- (b) Before undertaking any arrangements for the restriction of supply of water retail services to your apply address for failure to pay a bill, we will:
 - (i) use our best endeavours to contact you personally by the methods outline in the Code;
 - (ii) offer you an extension of time to pay on terms and conditions (which may include the payment of interest approved by ESCOSA from time to time);
 - (iii) give you a reminder notice;
 - (iv) after the expiry of the period referred to in the reminder notice, give you a written restriction warning notice in accordance with Clause 25; and
 - (v) advise you of the existence and operation of the Industry Ombudsman scheme.
- 24.3 Subject to compliance with the Code, we may restrict the supply of a water retail service to a supply address immediately if you:
 - (a) have refused or failed to accept the offer of a flexible payment plan in accordance with Clause 14 before the expiry of the 5 business days period in the restriction warning; or
 - (b) have accepted the offer of a flexible payment plan in accordance with Clause 14, but have refused or failed to take reasonable actions towards settling the debt before the expiry of the 5 business days period in the restriction warning.
- 24.4 The restriction of supply of water retail services under Clauses 24.1 or 24.2 will be no less than the minimum flow rate prescribed by ESCOSA by notice in writing from time to time.

25. Restriction Warning Notice

- 25.1 Prior to commencing action to restrict the supply of a water retail service to you, we will issue a restriction warning notice to you that:
 - (a) states the date of its issue;
 - (b) states the matter giving rise to the potential restriction of your supply address;
 - (c) where the notice has been issued for not paying a bill:
 - (i) state the date on which the restriction warning notice ends; and
 - (ii) state that payment of the bill must be made during the restriction warning notice period;
 - (d) for matters other than not paying a bill, allow a period of not fewer than 5 business days after the date of issue for you to rectify the matter before restriction occurs;
 - (e) inform you of applicable restoration procedures and any charges for restoration (if applicable);
 - (f) include details of our telephone number for complaints and disputes; and
 - (g) include details of the existence and operation of the Industry Ombudsman scheme.

26. Disconnections

- 26.1 We will not disconnect your water retail service for non-payment of a bill or bills. However, we may restrict your water retail service in accordance with Clause 24.
- 26.2 We may arrange for the disconnection of your retail service if you have:
 - (a) requested that disconnection;
 - (b) used the water retail service illegally; or
 - (c) refused entry to a water industry officer appointed under the Act for a purpose consistent with carrying out duties in accordance with applicable regulatory instruments.
- 26.3 If you request us to arrange for the preparation and issue of a final bill, or the disconnection of, your supply address, we will use our best endeavours to arrange for that final bill (in circumstances where final bills can be issued) or disconnection in accordance with your request.

27. Restoration of Water Retail Service

- 27.1 If we have disconnected or restricted the supply of your water retail service to you, we will use our best endeavours to arrange for the reconnection or removal of flow restrictions within a time agreed with you, subject to:
 - (a) Clause 9.4:
 - (b) the reasons for the disconnection or restriction being rectified by you; and
 - (c) you have paid the appropriate charge for reconnection or removal of water flow restriction (if applicable).
- 27.2 If you are a residential customer, we will not charge a restoration fee where you are experiencing financial hardship and should have been identified as eligible for our Hardship Policy, so long as you agree to participate in our hardship program upon restoration.
- 27.3 We will use our best endeavours to reconnect or remove water flow restrictions within the timeframes required by the regulatory service standards.

28. Enquiries, Complaints and Dispute Resolution

- 28.1 If you have an enquiry or complaint relating to our water retail service or related matter, you can contact us on the details published on our website, www.waterutilitiesgroup.com.au.
- 28.2 You may make a complaint to us regarding our services or compliance with this contract. We will address your complaint in the manner set out in our procedures for the management and resolution of customer enquiries and disputes. For further information regarding this process please refer to our website, www.waterutilitiesgroup.com.au.
- 28.3 If you are not satisfied with the solution offered or action taken by us in response to your complaint you may have the complaint reviewed by one of our senior managers under our procedures for the management and resolution of customer enquiries and disputes.
- 28.4 If you are still not satisfied with the outcome of our internal dispute resolution process you may refer the matter to the Industry Ombudsman for external dispute resolution, subject to Clause 28.5.
- 28.5 The parties agree to follow our internal dispute resolution procedure, in good faith, as set out in our procedures for the management and resolution of customer enquiries and disputes before referring the matter to the Industry Ombudsman.

29. Right to Enter

29.1 In the case of an emergency or on agreement with you, we will enter your property to perform planned or unplanned maintenance to our infrastructure located at your supply address, in each case in accordance with Sections 44 and 45 of the Act.

30. Force Majeure

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

31. Information and Privacy

- 31.1 We will keep your personal information confidential in accordance with applicable laws and our privacy policy.
- 31.2 We will also provide any relevant information to authorities in the event that you are under investigation for illegal use of our services or of any other crime.
- 31.3 By accepting a water retail service under this contract you are agreeing to the release of billing data to a tenant of your supply address, in accordance with processes approved by ESCOSA from time to time.

32. Indemnity

32.1 To the extent permitted by law, you hereby indemnify us against any third party claims arising out of, in respect of or in connection with the water retail service howsoever caused.

33. Notices

- 33.1 Unless you otherwise inform us of an alternative means of communication, you agree that any communication, notice or consent under this contract which must be sent to you by us may be sent to the postal address and/or email address provided to us, and that such communication will be deemed to be received by you on the day following the day on which such communication was posted or on the same day the Email is sent.
- 33.2 You must immediately notify us of any change of your postal address or Email address.

34. General

34.1 Applicable law

The laws in force in the State of South Australia govern this contract.

34.2 Severability

If any clause or part of a clause is illegal, unenforceable or invalid, that clause or part of a clause is to be treated as removed from this contract and the rest of this contract is not affected.

34.3 Assignment

Your rights and obligations under this contract are personal and cannot be assigned, charged or otherwise dealt with, without our prior written consent.

34.4 Referral of Our Obligations

Some obligations placed on us under this contract may be carried out by others engaged by us to perform the obligations on our behalf.

34.5 Amending the contract

This contract may only be amended in accordance with the Code. We will publish any amendments to this contract on our website.

34.6 The Code

If the Code grants us a right which may be included in this contract, our rights under this contract are deemed to include such a right.

35. Schedule 1—Definitions

The following words have the attributed meaning for the purposes of this contract.

Act means the Water Industry Act 2012 (SA) as amended from time to time.

applicable regulatory instruments means any Act (including without limitation, the Act) or regulatory instrument made under an Act (including without limitation, the Regulations), or the Code or any other industry code, guideline, or other regulatory instrument issued by ESCOSA which applies to us.

ADI means an authorised deposit taking institution within the meaning of the Banking Act 1959 (Cth) as defined in Section 4 of the Acts Interpretation Act 1915 (SA).

availability charge a charge for the availability of a service (rather than the use of it). The Local Government Act 1999/Roxby Downs Indenture Ratification Act 1982 allows us to recover this availability charge from you where our water infrastructure runs adjacent to your property.

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

business day means a day that is not a Saturday, a Sunday or a public holiday in the State of South Australia.

Centrepay a free service for customers whereby bills may be paid as regular deductions from the customer's Government welfare payments.

Code means the Water Retail Code—Minor and Intermediate Retailers published by ESCOSA as amended from time to time.

connection point means, in respect of a water retail service, the outlet of the meter at your supply address which then connects to the water reticulation network or, in respect of the dual reticulation recycled water service, the outlet of the meter at your supply address which then connects to the dual reticulation recycled water network.

contract means this contract which has been approved by ESCOSA under Clause 2.1 of the Code.

customer means a customer as defined under Section 4 of the Act.

designated dual reticulation area means the area where we provide a dual reticulation recycled water service as published on our website from time to time

dual reticulation recycled water network means our system of water mains and service pipes for the provision of recycled water to 2 or more locations in the State.

dual reticulation recycled water service means, in relation to the designated dual reticulation area only, the service of providing recycled water to your supply address using our dual reticulation recycled water network.

Enquiries, Complaints and Dispute Resolution Process means our enquiries, complaints and dispute resolution process as published on our website and as may be amended from time to time.

ESCOSA means the Essential Services Commission of South Australia, a body created under the Essential Services Commission Act 2002 (SA).

fees and charges means our fees and charges as specified in our Price List.

Price List means the fees and charges schedule published by us on our website as may be amended from time to time.

financial hardship means a situation defined by reasonable assessment by us as a customer having desire to pay an account but being absent of the means to pay the account within 3 months of the due date despite all best efforts.

force majeure event means an event outside the control of us, the occurrence of which could not be reasonably foreseen by us, or if it could be foreseen, could not reasonably have been guarded against.

Hardship Policy means our financial hardship policy as published on our website and as may be amended from time to time.

Industry Ombudsman means the Industry Ombudsman responsible for dealing with disputes under the Act.

meter means the device and associated equipment owned by us used to measure the use of water or recycled water of a property.

Minister means the Minister for Water and the River Murray.

Network means in respect of the water retail service, the water reticulation network or the dual reticulation recycled water network (as the case may be).

non-standard water retail service means a water retail service we may provide to customers on terms and conditions other than that set out in this contract, but such services do not include a water retail service provided to customers with special characteristics as described in Clause 23.5.

Non-residential customer means a customer other than a residential customer.

recycled water means dual reticulation recycled water produced from the treatment and disinfection of sewage and/or stormwater, resulting in a product suitable for irrigation and other purposes not constituting human consumption and supplied to a customer as a dual reticulation recycled water service.

Regulations means the Water Industry Regulations 2012 (SA) as may be amended from time to time.

regulatory service standards means the regulatory service standards applicable to the provision by us to you of a retail service as determined and published from time to time by ESCOSA.

residential customer means a customer which acquires a retail service primarily for their own domestic purposes.

sewage includes any form of waste that may be appropriately removed or dealt with through the use of a sewerage retail service (but does not include trade waste).

special characteristics means the particular features or characteristics of the retail service relevant to your supply address as set out in Schedule 2.

supplier means any entity, individual or agency that supplies recycled water to us under licence or agreement for the purpose specified in Clause 3.1 of this contract.

supply address means the property address at which the water retail service is to be provided under this contract.

water includes desalinated water and water that may include any material or impurities, but does not include recycled water or sewage.

water restrictions means limitations on water or recycled water use proclaimed by the Minister from time to time.

water retail service means a service constituted by the collection, storage, production, treatment, conveyance, reticulation or supply of water, recycled water or any other service, or any service of a class, brought within the ambit of this definition by the Regulations.

water reticulation network means our system of water mains and service pipes for the provision of water to 2 or more locations in the State.

South Australia

Youth Court (Designation and Classification of Magistrates) Proclamation 2015

under the Youth Court Act 1993

1—Short title

This proclamation may be cited as the *Youth Court (Designation and Classification of Magistrates) Proclamation 2015*.

2—Commencement

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

3—Designation and classification of Magistrates

The auxiliary Magistrates named in Schedule 1 are—

- (a) designated as Magistrates of the Youth Court of South Australia; and
- (b) classified as members of the Court's ancillary judiciary.

Schedule 1—Magistrates of the Court

Kym Boxall

Gregory Ronald Alfred Clark

Frederick Robert Field

David Cyril Gurry

Jonathan Romilly Harry

Garry Francis Hiskey

Theodore Iuliano

John Antoine Kiosoglous

Patricia Ann Rowe

Peter Yelverton Wilson

Made by the Governor

with the advice and consent of the Executive Council on 2 July 2015

AGO0079/15CS

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- 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.

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NOTE:

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

CITY OF BURNSIDE

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Council in exercise of the powers contained in the Local Government Act 1999, at a meeting held on 23 June 2015:

Adoption of Valuations

Adopted for rating purposes for the year ending 30 June 2016, the capital valuations of the Valuer-General totalling \$15 164 463 800.

Declaration of General Rate

Declared a general rate of 0.2343 cents in the dollar on the capital value of all rateable land within its area.

Declaration of Separate Rate

Declared separate rates on rateable land within the area as follows:

0.0095 cents in the dollar based on capital values on all rateable land in the area of the Adelaide and Mount Lofty Natural Resources Management Board.

Minimum Rate

Declared a minimum amount payable by the way of general rates on rateable land in its area of \$803.

P. DEB, Chief Executive Officer

CITY OF HOLDFAST BAY

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 23 June 2015, and in relation to the 2015-2016 financial year, the Council, in exercise of the powers contained in Chapter 10 of the Local Government Act 1999:

- 1. Adopted the most recent valuations of the State Valuation Office of the capital value of land in its area (such valuations of the State Valuation Office being available to the Council as at the date it adopted its budget) and totalling \$11 202 022 260.
- 2. Declared a differential general rate of 0.26601 cents in the dollar of the capital value of land, on rateable land within its area which is used for Residential and Other Land uses.
- 3. Declared a differential general rate of 0.3986 cents in the dollar for the capital value of land on rateable land within its area which is used for Commercial (Shop), Commercial (Office), Commercial (Other), Industrial (Light), Industrial (Other), and Vacant Land uses.
- 4. Imposed a minimum amount payable by way of the general rate of \$897 on land in that part of the Council's area not being inside the Patawalonga basin bounded by the high water mark.
- 5. Fixed a maximum increase of 8% (subject to conditions) in the general rate charged on rateable land used for residential purposes and is the principal place of residence of a ratepayer.
- 6. In order to support and improve business viability, profitability and trade, commerce and industry in that part of the Council's area comprising the following rateable land:
 - (a) with a frontage to Jetty Road, Glenelg or Moseley Square;
 - (b) within the side streets that intersect with Jetty Road, Glenelg between High Street, Glenelg and Augusta Street, Glenelg;
 - (c) the entire site referred to as the Holdfast Shores 2B Entertainment Centre; and
 - (d) with a land use of Category 2 (Commercial—Shop), Category 3 (Commercial—Office) and Category 4 (Commercial—Other),

declared a differential separate rate of 0.14536 cents in the dollar of the capital value of land on all rateable land within the above geographical boundary and land use categories set out in Regulation 10 (2) of the Local Government (General) Regulations 1000

7.—

- (a) In exercise of the powers contained in Section 154 of the Local Government Act 1999 and in order to carry out the activity to the maintenance and upkeep of the boat lock in the Patawalonga basin, a separate rate of 0.9265 cents in the dollar of the capital value of land, be declared on all rateable land within the Patawalonga basin bounded by the high water mark.
- (b) In exercise of the powers contained in Section 158 of the Local Government Act 1999, the amount that would otherwise be payable by way of rates in respect of this separate rate is altered by fixing the amount of rates payable for assessments that are wholly or partly within the part of the area on which this separate rate is imposed and the capital values of which exceed \$81 166 at \$752.
- 8. In exercise of the powers contained in Section 95 of the Natural Resources Management Act 2004 and in order to reimburse the Council for the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board being \$1015394, imposed a levy comprising 0.009389 cents in the dollar of the capital value of land, on rateable land in the Council's area in the catchment area of the Board, the Capital Value of such land comprising \$10947342000, the basis for the levy having been selected as the capital value of rateable land, by the Minister, after consultation with Constituent Councils in the Management Board Area and submitted to and approved by the Governor.

J. P. LYNCH, Chief Executive Officer

CITY OF MARION

NOTICE is hereby given that on 23 June 2015 the Council of the City of Marion, pursuant to the provisions of the Local Government Act 1999, for the year ending 30 June 2016.

Adoption of Valuations

Adopted the capital valuations to apply in its area for rating purposes for the 2015-2016 financial year as supplied by the Valuer-General totalling $\$17\ 847\ 592\ 060$.

Declaration of Rates

Declared differential general rates in the dollar based on capital value as follows:

- (a) 0.364584 cents in the dollar on rateable land of Category 1—Residential, Category 7—Primary Production and Category 9—Other.
- (b) 0.674480 cents in the dollar on rateable land of Category 2—Commercial Shop, Category 3—Commercial Office, Category 4—Commercial Other.
- (c) 0.601563 cents in the dollar on rateable land of Category 5—Industrial Light, Category 6—Industrial Other.
- (d) 0.692709 cents in the dollar on rateable land of Category 8—Vacant Land.

Resolved that the minimum amount payable by way of general rates in respect of rateable land within the area for the year ending 30 June 2016 be \$965; and

Declared a Separate Rate of 0.009344 cents in the dollar on all rateable land within the Adelaide and Mount Lofty Ranges Natural Resources Management Board Area within the area.

The Council resolved that rates will be payable in four equal or approximately equal instalments, and that the due dates for those instalments will be 1 September 2015, 1 December 2015, 1 March 2016 and 1 June 2016.

G. WHITBREAD, Acting Chief Executive

CITY OF PLAYFORD

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the City of Playford at its meeting held on 23 June 2015, resolved as follows:

Adoption of Valuations

Pursuant to Section 167 of the Local Government Act 1999, the Council adopts for rating purposes for the 2015-2016 financial year the Valuer-General's capital valuation of land within the Council's area being \$10 791 585 400 in relation to the whole area of the Council, of which \$10 312 506 076 represents rateable land.

Declaration of Differential General Rate

Pursuant to Sections 152 (1) (c), 153 (1) (b) and 156 (1) (b) of the Act, the Council declares the following differential general rate for the 2015-2016 financial year to apply to all rateable land in the Council area:

- (a) a component comprising a fixed charge of \$869 for the year ending 30 June 2016 as part of the general rate upon each separate piece of rateable land within the Council area; and
- (b) a further component, comprising the value of the land differentiated according to land use as follows:
 - 0.22182 cents in the dollar on rateable land of Category 1 (Residential), Category 7 (Primary Production), Category 8 (Vacant Land) and Category 9 (Other) land use; and
 - (ii) 1.36026 cents in the dollar on rateable land of Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light) and Category 6 (Industry—Other) land use.

Separate Rate (Natural Resources Management Levy)

Pursuant to the provisions of Section 95 of the Natural Resources Management Act 2004 and Section 154 (1) of the Act, a separate rate on the capital valuation of all rateable land in the Council area be declared of 0.00958 cents in the dollar for the year ending 30 June 2016, so as to reimburse the State Government to pay the Adelaide and Mount Lofty Ranges Natural Resources Management Board Levy of \$955 465.

M. HEMMERLING, Acting Chief Executive Officer

PORT AUGUSTA CITY COUNCIL

Road Closures

NOTICE is hereby given that Council at its meeting held on Monday, 22 June 2015 resolved to exclude the following road reserves, subject to a Roads Opening and Closing process, from the community land classification, pursuant to Section 193 (4a) of the Local Government Act 1999:

- Portion Barett Avenue, Stirling North between Zanker Avenue and the Railway Corridor; and
- (2) Smith Street, Stirling North between Maule Avenue and the Railway Corridor.

J. BANKS, Chief Executive Officer

CITY OF PORT LINCOLN

Adoption of Valuations and Declaration of Rates 2015-2016

NOTICE is hereby given that at its meeting on 24 June 2015, the City of Port Lincoln Council resolved for the year ending 30 June 2016 as follows:

- to adopt (effective from 1 July 2015) the valuations made by the Valuer-General of Site Values of all land within the area of the Council valued at \$1 106 961 100 that are to apply for rating purposes;
- to declare:
 - a General Rate of 0.6787 cents in the dollar on the site valuation of all land within the area of the City of Port Lincoln; and

- (ii) a Fixed Charge of \$405 in respect of all rateable land within the Council area;
- to declare a Waste Annual Service Charge of \$216 based on the nature of the service in respect of all land within the area of the City of Port Lincoln to which it provides or makes available the Waste Service;
- to declare a Recycling Annual Service Charge of \$48 based on the nature of the service in respect of all land within the area of the City of Port Lincoln to which it provides or makes available the Recycling Service (excludes vacant land and marina berths);
- to declare a separate rate based on a fixed charge of \$64.60 on all rateable land within the area of the Council and the area of the Eyre Peninsula Natural Resources Management Board to reimburse to the Council the amount contributed to the Eyre Peninsula Natural Resources Management Board:
- that rates (including the Waste Service Charge and the Recycling Service Charge) be payable in four equal or approximately equal instalments, on the second Friday of the first quarter being 11 September 2015, and the first Friday of the following quarters being 4 December 2015, 4 March 2016 and 3 June 2016; and
- to grant a discount of 2% of the total rates (not including the NRM Levy, Waste or Recycling Service Charge), where rates are paid in full on or before 11 September 2015.

R. DONALDSON, Chief Executive Officer

CITY OF SALISBURY

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the City of Salisbury at a meeting held on Monday, 22 June 2015:

- 1. Adopted the Valuer-General's valuation of rateable capital values, being \$18 888 819 860, for the year ending 30 June 2016. The valuation shall, from 22 June 2015, become and be the valuation of the Council for rating purposes.
- 2. Declared differential general rates on property within its area for the financial year ending on 30 June 2016, which rates shall vary by reference to the use of the rateable property in accordance with Regulation 10 of the Local Government Act (General) Regulation 1999 as follows:
 - (a) In respect of rateable property which is used for 'Commercial—Shop', 'Commercial—Office', 'Commercial—Other', 'Industrial—Light', 'Industrial—Other', 'Marina Berth' Land uses, a Differential General Rate of 0.6151 cents in the dollar for the assessed capital value of such property.
 - (b) In respect of rateable property which is used for 'Vacant Land' Land use, a Differential General Rate of 0.5449 cents in the dollar for the assessed capital value of such property.
 - (c) In respect of all other rateable property in the area used for purposes other than as stated in paragraph (a) and (b) hereof, a Differential General Rate of 0.4192 cents in the dollar on the assessed capital value of such property.
- 3. Fixed a Minimum amount of \$930 which shall be payable by way of rates on any one assessment within the municipality in respect of the year ending 30 June 2016.
- 4. Declared the following differential separate rates in accordance with Section 154 of the Local Government Act 1999, for the year ending 30 June 2016.

Salisbury City Centre Business Association Separate Rate

A separate rate of 0.072204 cents in the dollar on the capital value of rateable land used for commercial purposes within that part of its area comprising the Salisbury Town Centre District Centre Zone which is delineated on Maps Sal/61 and Sal/62 of the Development Plan under the Development Act 1993 applicable to the Council's area.

The purpose of this separate rate is to provide a fund to promote and enhance business viability, profitability trade and commerce in that part of the Council's area, which is the subject of the separate rate.

Globe Derby Separate Rate

A separate rate of \$100 per each allotment numbered 1-32 in Deposited Plan No. 9830 and allotments numbered 36-64 in Deposited Plan No. 9831 of portion of Section 3070, Hundred of Port Adelaide (laid out as Bolivar).

The purpose of this separate rate is to provide a fund to the Globe Derby Community Club for the purpose of maintaining the common land, being Lot 65 in Deposited Plan No. 9832.

Adelaide and Mount Lofty Ranges Natural Resources Management Board Separate Rate

A separate rate of 0.009374 cents in the dollar on the capital valuation of all rateable properties within the area of the City of Salisbury.

The purpose of this separate rate is to reimburse to Council the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board as required under Section 95 of the Natural Water Resources Management Act 2004.

Mawson Central Car Parking Separate Rate

A separate rate of 0.016508 cents in the dollar on the capital value of rateable land in the Council area known as Mawson Central in respect of land use Categories 2 (Commercial—Shop), 3 (Commercial—Office), 4 (Commercial—Other), 5 (Industry—Light) and 6 (Industry—Other).

The purpose of this separate rate is to maintain, renew and develop car parking facilities within the Mawson Central area of Mawson Lakes.

J. HARRY, Chief Executive Officer

CITY OF UNLEY

Declaration of Rates

NOTICE is hereby given that the Corporation of the City of Unley at a meeting held on 22 June 2015, for the financial year ending 30 June 2016, resolved as follows:

Adoption of Valuations

Adopt for rating purposes the Government assessment of capital value being \$12 379 697 160 as detailed in the valuation roll prepared by the Valuer-General in relation to the Council area and specified 1 July 2015 as the day as and from which the valuations shall become and be the valuations of the Council.

Declaration of Rates

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

- (a) in respect to rateable land which is categorised as Residential, a differential general rate of 0.0026610 rate in the dollar;
- (b) in respect to rateable land which is categorised as Commercial (Shop), Industry (Light), Industry (Other), Primary Production, Vacant Land and Other, a differential general rate of 0.0050230 rate in the dollar; and
- (c) in respect to rateable land which is categorised as Commercial (Office) and Commercial (Other), a differential general rate of 0.0059880 rate in the dollar.

Fix a minimum amount payable by way of general rates at \$741

A separate rate of 0.00009576 rate in the dollar as the Natural Resource Management Levy in accordance with the requirements of the Natural Resources Management Act 2004.

Differential Separate rates as follows:

• in that part of the Council's area comprising rateable land with an Unley Road address, a differential separate rate of 0.00036380 rate in the dollar in respect of land uses: Commercial (Shop), Commercial (Office) and Commercial (Other).

- in that part of the Council's area comprising rateable land with a Goodwood Road address and situated between Mitchell Street/Arundel Avenue to the south and Leader Street/Parsons Street to the North, a differential separate rate of 0.00143780 rate in the dollar in respect of land uses: Commercial (Shop), Commercial (Office) and Commercial (Other).
 - in that part of the Council's area comprising rateable land with a King William Road address and situated between Greenhill Road and Commercial Road, a differential separate rate of 0.00193200 rate in the dollar in respect of land use: Commercial (Shop).
 - in that part of the Council's area comprising rateable land along the western side of Glen Osmond Road and situated between Greenhill Road and Katherine Street, a differential separate rate of 0.00082870 rate in the dollar in respect of land use Commercial (Shop).
 - in that part of the Council's area comprising rateable land along Fullarton Road between Cross Road and Fisher Street, a fixed charge of \$250 in respect of land uses: Commercial (Shop), Commercial (Office) and Commercial (Other).

P. TSOKAS, Chief Executive Officer

ADELAIDE HILLS COUNCIL

Adoption of Valuations and Declaration of Rates 2015-2016

NOTICE is given that at the meeting held on 23 June 2015 the Council for the financial year ending 30 June 2016 passed the following resolutions:

Determination of Valuations—2015-2016

To adopt for rating purposes the most recent valuations of the State Valuation Office of the capital value of land within the Council's area, amounting to \$9 161 682 960.

Declaration of General Rates

- 1. To declare general rates as follows:
 - (a) On rateable land assigned Residential, Primary Production, Vacant Land and Other, a rate of 0.2737 cents in the dollar of the capital value of such land; and
 - (b) On rateable land assigned Commercial—Shop, Commercial—Office, Commercial—Other, Industry— Light and Industry—Other, a rate of 0.3147 cents in the dollar of the capital value of such land.
- 2. To declare a fixed charge of \$433 in respect of all rateable land.

Declaration of a Separate Rate—Natural Resources Management Levy

To declare the following separate rates based upon the capital value.

- (a) 0.00946 cents in the dollar on all rateable land in the Council's area and in the area of the Adelaide and Mount Lofty Natural Resources Management Board;
- (b) 0.0109 cents in the dollar on all rateable land in the Council's area and in the area of the SA Murray-Darling Basin Natural Resources Management Board.

Service Charges

To impose annual service charges of \$670 for occupied land and \$470 for vacant land where the Council provides or makes available the prescribed service and based on the nature of the service and the level of usage of the service for the following schemes:

- (a) the Woodside Community Wastewater Management Systems;
- (b) the Woodside Extension Community Wastewater Management Systems;
- (c) the Birdwood and Mount Torrens township Community Wastewater Management Systems:
- (d) the Kersbrook township Community Wastewater Management Systems;

- the Charleston township Community Wastewater (e) Management Systems;
- Verdun township Community Wastewater Management Systems;
- the Mount Lofty Ward Community Wastewater Management Systems;

Declaration of a Separate Rate—Stirling Business

- To declare a separate rate within the precinct known as the District Centre (Stirling) Zone excluding land attributed the land use of Residential and government owned land, of 0.1017 cents in the dollar based on the capital value of the land, and
- (b) To fix a minimum amount payable by way of this separate rate of \$240, and
- To fix the amount that would otherwise be payable by way of this separate rate at a maximum amount of \$2 145.

Declaration of a Separate Rate—Verrall Road (North)

To declare a separate rate upon land in that part of the Council area comprising Assessments 17466, 17467, 17468, 17482, 19402 and 19403 of an annual fixed charge of \$858 per assessment for a period of 10 years to carry out the sealing of the Northern end of Verrall Road, Upper Hermitage.

A. AITKEN, Chief Executive Officer

REGIONAL COUNCIL OF GOYDER

Geographical Name Change—Worlds End Reserve

NOTICE is hereby given that at its meeting held on 9 June 2015, Council resolved to rename the area Section 244, Hundred of Bright, (known as Burra Creek Gorge) to Worlds End Reserve, effective 9 June 2015.

J. P. BRAK, Chief Executive Officer

DISTRICT COUNCIL OF KIMBA

Adoption of Valuation and Declaration of Rates 2015-2016

NOTICE is hereby given that the District Council of Kimba at its meeting held on 24 June, 2015 for the financial year ending 30 June 2016:

- 1. Adopted site valuations to apply in its area for rating purposes supplied by the Valuer-General, being the most recent valuations available to the Council totalling \$186 016 460.
- 2. Declared differential general rates varying according to the locality of the land as follows:
 - (a) 0.5793 cents in the dollar in respect of rateable land in the Rural Zone;
 - 14.500 cents in the dollar in respect of rateable land in the Commercial (Bulk Handling) Zone; and
 - 2.301 cents in the dollar in respect of rateable land in all other Zones,

as defined in the Council's Development Plan.

- 3. Declared that the minimum amount payable by way of general rates in respect of all rateable land within the Council's
- 4. Declared that the annual service charge, based on the nature of the service, on all land to which the Council provides or makes available its Community Wastewater is \$220.
- 5. Declared an annual service charge of \$140, based on the nature of the service and varying according to land use category, on all land to which the Council provides its Waste Management Service as follows with land use Categories 1, 2
- 6. Declared a separate rate based on a fixed charge of \$65.90 per assessment in respect of all rateable land in the area of the Eyre Peninsula Natural Resource Management Board.

D. CEARNS, Chief Executive Officer

KINGSTON DISTRICT COUNCIL

Adoption of Valuations and Declaration of Rates 2015-2016

NOTICE is hereby given that at the meeting held on 19 June 2015, the Council for the financial year ending 30 June 2016, passed the following resolutions:

Adoption of Valuations

That pursuant to Section 167 (2) (a) of the Local Government Act 1999, Council hereby adopts for rating purposes, for the financial year ending 30 June 2016 the capital values made by the Valuer-General totalling \$1 083 145 960, and that 19 June 2015 shall be the day as and from when such valuations shall become the valuations of Council.

Declaration of Rates

That Council, having taken into account the general principles of rating contained in Section 150 of the Local Government Act 1999 and the requirements of Section 153 (2) of the Local Government Act 1999, pursuant to Sections 153 (2) of the Local Government Act 1999, pursuant to Sections 153 (1) (b) and 156 (1) (c) of the Local Government Act 1999, hereby declares, for the financial year ending 30 June 2016, the following differential general rates for all rateable land within the Council

- (a) a differential general rate of 0.3489 cents in the dollar (Urban Rate) on the capital value of all rateable land within the townships of Kingston, Rosetown and Cape Jaffa including the Cape Jaffa Anchorage;
- a differential general rate of 0.2830 cents in the dollar (Rural Living Rate) on the capital value of all rateable land within the Rural Living Zone (RuL) abutting the townships of Kingston and Cape Jaffa, as identified in maps King/14, King/15, King/16, King/18, King/20, King/21, King/23, King/24, King/25 and King/26 of Council's Development Plan Consolidated 13 December 2012; and
- a differential general rate of 0.2615 cents in the dollar (Rural Rate) on the capital value of all other rateable land within the Council's area.

Declaration of Minimum Rate

That pursuant to Section 158 (1) (a) of the Local Government Act 1999, Council hereby fixes, in respect of the financial year ending 30 June 2016, a minimum amount payable by way of rates of \$506.

Declaration of Separate Rate-Regional Natural Resource Management Levy

That Council, pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, in order to reimburse to the Council the amount required to be contributed to the South East Natural Resource Management Board, hereby declares a separate rate of \$42.25 on all rateable land in the Council's area, in respect of the financial year ending 30 June 2016, based on a fixed charge of the same amount on all rateable land.

Declaration of Annual Service Charge— Kingston Community Wastewater Management Scheme

That Council, pursuant to and in accordance with Section 155 of the Local Government Act 1999 and Regulation 12 of the Local Government (General) Regulations 2013, hereby declares, in respect of the financial year ending 30 June 2016, an annual service charge on all land to which Council provides or makes available the prescribed service known as the Kingston Community Wastewater Management System as follows:

\$354.50 per unit on each occupied allotment;

\$237.00 per unit on each vacant allotment,

based upon the CWMS Property Units Code and varying according to whether land is vacant or occupied.

Declaration of Annual Service Charge-Mobile Garbage Bin Collection and Disposal Service

That Council, pursuant to and in accordance with Section 155 of the Local Government Act 1999, hereby declares, in respect of the financial year ending 30 June 2016, an annual service charge on all land to which the Council provides or makes available the prescribed service of Mobile Garbage Bin Collection and Disposal on the basis that the sliding scale provided for in Regulation 13 of the Local Government (General) Regulations 2013 will be applied to reduce the service charge payable as prescribed as follows:

\$248.50 per mobile garbage bin service collected from each allotment,

based upon the level of usage of the service and being charged in accordance with Council's Mobile Garbage Bin Collection and Disposal Policy.

Payment of Rates

That pursuant to Section 181 (1) of the Local Government Act 1999, Council hereby declares that rates declared for the financial year ending 30 June 2016, will fall due in four equal or approximately equal instalments payable on the following dates:

- 1 September 2015;
- 1 December 2015; 1 March 2016; and
- 1 June 2016.

A. MACDONALD, Chief Executive Officer

The notice published in the Gazette, dated 19 March 2015 on page 1249 is withdrawn and replaced with:

LIGHT REGIONAL COUNCIL

Declaration of Public Roads—Notice of Intention

NOTICE is hereby given that pursuant to Section 210 (2) (b) of the Local Government Act 1999, Council at its meeting held on 9 December 2014, resolved that it intends to declare the private road named as Old Adelaide Road, Kapunda identified as Allotments 200, 201 and 202 in Filed Plan No. 250189 as Public Road.

B. CARR, Chief Executive Officer

DISTRICT COUNCIL OF ROBE

Adoption of Valuation and Declaration of Rates 2015-2016

NOTICE is hereby given that the District Council of Robe at a meeting held on 23 June 2015 and in relation to the financial year ending 30 June 2016, adopted the 2015-2016 Annual Business Plan and Budget and resolved as follows:

- 1. Adopt the most recent valuations of the Valuer-General available to the Council of Capital Values that are to land in the area of the Council for rating purposes, with the total of valuations being \$992 715 020.
- 2. Declare a single General Rate of 0.3504 cents in the dollar on the assessed Capital Values of all rateable land in its area.
- 3. Determine that it will not fix a maximum increase in the general rate to be charged on rateable land within its area that constitutes the principal place of residence of a principal ratepayer.
- 4. Impose an annual service charge based on the level of usage of the service, on all land to which Council provides or makes available the prescribed service of the collection, treatment or disposal of waste known as the Garbage and Recycling Collection Service of \$325 in respect of each set of bins, or part thereof provided, on the basis that the sliding scale provided for in Regulation 13 of the Local Government (General) Regulations 2013, will be applied to reduce the service charge payable, as prescribed.

- 5. Impose an annual service charge based on the level of usage of the service, on all land within the Boatswains Point area to which Council provides or makes available the prescribed service of the collection, treatment or disposal of waste known as the Garbage Collection Service of \$183 in respect of each set of bins, or part thereof provided on the basis that the sliding scale provided for in Regulation 13 of the Local Government (General) Regulations 2013 will be applied to reduce the service charge payable.
- 6. Impose an annual service charge based on the nature and level of usage of the service and varying according to whether the land is vacant or occupied on all land to which Council provides or makes available the prescribed services for the collection, treatment or disposal of waste known as Community Waste Water Management System in respect of all land serviced by these schemes as follows:

Occupied\$492 per property unit Unoccupied\$396 per property unit

- 7. Declare the minimum amount payable by way of rates in respect of any one piece of rateable land in the Council area shall be \$638.
- 8. Declare a separate rate based on a fixed charge on all rateable land in the area of the Council and the South East Natural Resources Management Board of \$43.40 per assessment in order to reimburse Council for amounts contributed to the South East Natural Resources Management Board.
- 9. Declare that all rates declared or payable will fall due in four equal or approximately equal instalments with the:

First instalment payable on 1 September 2015; Second instalment payable on 1 December 2015; Third instalment payable on 1 March 2016; and Fourth instalment payable on 1 June 2016.

R. SWEETMAN, Chief Executive Officer

WATTLE RANGE COUNCIL

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at a meeting of Wattle Range Council held on 23 June 2015 the Council:

1. Valuations

Pursuant to Section 167 (2) (a) of the Local Government Act 1999, adopted the valuations that are to apply in its area for rating purposes for the 2015-2016 financial year, being the capital valuations of the Valuer General, \$3 176 000 080.

2. Differential Rates

Pursuant to Sections 153 (1) (b) and 156 (1) (c) of the Local Government Act 1999, declared differential general rates on rateable land within its area for the year ending 30 June 2016 varying on the basis of locality and land use as follows:

In respect of land within the township of Millicent:

- for land assigned land use Category 7 (Primary Production) 0.4173 cents in the dollar;
- (ii) for all other land 0.5563 cents in the dollar.

Rural Living:

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

- (i) for land assigned land use Category 7 (Primary Production) 0.4173 cents in the dollar;
- (ii) for all other land 0.5007 cents in the dollar.

Industry:

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

- (i) for land assigned land use Category 7 (Primary Production) 0.4173 cents in the dollar;
- (ii) for all other land 0.5563 cents in the dollar.

Bulk Handling:

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

- (i) for land assigned land use category 7 (Primary Production) 0.4173 cents in the dollar;
- (ii) for all other land 0.5563 cents in the dollar.

(b) Penola:

In respect of land within the township of Penola:

- (i) for land assigned land use Category 7 (Primary Production) 0.4173 cents in the dollar;
- (ii) for all other land 0.5563 cents in the dollar.

(c) Beachport

- in respect of land within the township of Beachport— 0.5563 cents in the dollar.
- (ii) Rural Living Zone and Industry Zone:

For land outside the township of Beachport and within the Rural Living Zone and Industry Zone as described in that part of the Development Plan consolidated 9 February 2012 (refer to Maps WatR/4 and WatR/21) under the Development Act 1993 applicable to the Council—0.5007 cents in the dollar.

(d) Coonawarra:

(i) in respect of land within the Township of Coonawarra—0.5563 cents in the dollar.

(e) Kalangadoo:

- (i) in respect of land within the Township of Kalangadoo—0.5563 cents in the dollar.
- (ii) Industry Zone:

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

- (i) for land assigned land use Category 6 (Industrial—Other) 0.5563 cents in the dollar;
- (ii) for all other land 0.4173 cents in the dollar.

(f) Nangwarry:

(i) in respect of land within the Township of Nangwarry—0.5563 cents in the dollar.

(g) Southend.

 in respect of land within the Township of Southend— 0.5563 cents in the dollar.

(h) Rendelsham:

(i) in respect of land within the Township of Rendelsham—0.5563 cents in the dollar.

(i) Tantanoola:

(i) in respect of land within the Township of Tantanoola—0.5563 cents in the dollar.

(j) Mount Burr:

(i) in respect of land within the Township of Mount Burr—0.5563 cents in the dollar.

(k) All Other Land:

In respect of all other land not hereinbefore referred to in the Council area—0.4173 cents in the dollar.

3 Minimum Rate:

Pursuant to Section 158 (1) (a) of the Local Government Act 1999 declared that the minimum amount payable by way of general rates on rateable land in the Council area is \$618.

4. Service Charges.

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

(a) Waste Collection Service.

Based on the level of usage of the service, on all land to which the Council provides or makes available the prescribed services of the collection, treatment or disposal of waste via Council's waste management services in respect of each set of bins, or part thereof, provided on the basis that the sliding scale provided for in Regulation 13 of the Local Government (General) Regulations will be applied to reduce the service charge payable, as prescribed.

- three bin normal waste, recycling and green organics collection and disposal service of \$307; and
- (ii) two bin normal waste and recycling collection and disposal service of \$237.

(b) Community Wastewater Management Systems:

Based on the nature of the service and varying according to the CWMS Property Units Code in accordance with Regulation 12 of the Local Government (General) Regulations 1999 on all land in the Townships of Penola, Southend, Kalangadoo and Beachport to which it provides or makes available the Community Wastewater Management Systems being prescribed services for the collection, treatment and disposal of waste.

- (i) Penola, Southend and Kalangadoo—Occupied Unit \$573:
- (ii) Penola, Southend and Kalangadoo—Vacant Unit \$429;
- (iii) Beachport Occupied Unit—\$653;
- (iv) Beachport Vacant Unit—\$490.

5. Separate Rates:

Pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, in order to reimburse the Council for amounts contributed to the South East Natural Resources Management Board declared a separate rate based on a fixed charge of \$41.65 per assessment in respect of all rateable land in the Council's

P. HARRIOTT, Chief Executive Officer

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

Anderson, George Henry, late of 1071 Goolwa Road, Currency

Creek, retired university lecturer, who died on 5 April 2012. Birrell, Ida Florence, late of 28 Liddell Drive, Huntfield Heights, of no occupation, who died on 23 March 2015

Crabb, Robert John Benjamin, late of 7-12 Majors Road, North Moonta, of no occupation, who died on 28 April 2015. Davies, Leona Clayton, late of 14-22 King William Road, Wayville,

retired office manager, who died on 9 August 2013.

Hendry, Lorraine Carol, late of 26 River Road, Port Noarlunga, of no occupation, who died on 13 April 2015

Hutchens, Roy Arthur, late of 78-96 Dumfries Avenue, Northgate, of no occupation, who died on 20 February 2015

Langdon, Hilda Maria, late of Hazel Grove, Ridgehaven, of no

occupation, who died on 13 April 2015.

Lindsay, Ricky Colin, late of 28 Dudley Street, Semaphore, retired scaffolder, who died on 1 December 2014.

McInnes, Laurel, late of 4 Main Street, Port Augusta, widow,

who died on 18 May 2015.

Mouratidou, Evangelia, late of 81-93 Regency Road, Croydon

Park, of no occupation, who died on 21 March 2015.

Ridgway, Ian Gilbert, late of 5 Mount Barker Road, Urrbrae, of no occupation, who died on 26 April 2015.

of no occupation, who died on 26 April 2015.

Sparks, Evelyn Jeanette, late of 6 Booth Avenue, Linden Park, of no occupation, who died on 22 May 2015.

Sykes, Dorothy Grace, late of 95 Woodside Road, Nairne, home duties, who died on 17 April 2015.

Taeuber, Dorothy Alice, late of 160 Walkerville Terrace, Walkerville, of no occupation, who died on 18 March 2015

Torry, Raymond, late of 18 Cudmore Terrace, Marleston, retired real estate manager, who died on 23 February 2015

Waye, Dorothy Eleanor, late of 332 Marion Road, North Plympton, home duties, who died on 1 April 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 31 July 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 2 July 2015.

D. A. CONTALA, Public Trustee

ATTENTION

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

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