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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, 9 JULY 2015

CONTENTS

	Page
Acts Assented To	3396
Appointments, Resignations, Etc.	
Boxing and Martial Arts Act 2000—Notice	
Building Work Contractors Act 1995—Notices	
Corporations and District Councils—Notices	
Fire and Emergency Services Act 2005—Notice	3398
Fisheries Management Act 2007—Notices	3398
Liquor Licensing (Dry Areas) Notice 2015	3406
Mining Act 1971—Notices	3409
National Parks and Wildlife (National Parks) Regulations	
2001—Notice	3409
Natural Resources Management Act 2004—Notices	3410
Outback Communities Authority—Notices	3411
Petroleum and Geothermal Energy Act 2000—Notices	3411
Prices Act 1948—Notice	3412
Public Sector Act 2009—Notice	3416
Public Trustee Office—Administration of Estates	3429
Road Traffic Act 1961—Notice	
South Australian Water Corporation—Notice	3419
Transport Department of—Notice to Mariners	3411

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, 9 July 2015

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

No. 10 of 2015—Local Government (Gawler Park Lands) Amendment Act 2015. An Act to amend the Local Government Act 1999.

No. 11 of 2015—Criminal Law (Forensic Procedures) (Blood Testing for Diseases) Amendment Act 2015. An Act to amend the Criminal Law (Forensic Procedures) Act 2007.

No. 12 of 2015—Natural Gas Authority (Notice of Works) Amendment Act 2015. An Act to amend the Natural Gas Authority Act 1967.

No. 13 of 2015—Criminal Law (High Risk Offenders) Act 2015. An Act to provide for the making of extended supervision orders and continuing detention orders in relation to certain serious offenders; to make related amendments to the Bail Act 1985 and the Correctional Services Act 1982; and for other purposes.

No. 14 of 2015—Intervention Orders (Prevention of Abuse) (Miscellaneous) Amendment Act 2015. An Act to amend the Intervention Orders (Prevention of Abuse) Act 2009; and to make related amendments to the Bail Act 1985, the Criminal Law (Sentencing) Act 1988 and the Evidence Act 1929.

By command,

JAY WILSON WEATHERILL, Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 9 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Libraries Board of South Australia, pursuant to the provisions of the Libraries Act 1982:

Member: (from 9 July 2015 until 8 July 2016) Helen Elaine Nichols Jan-Claire Wisdom

By command,

JAY WILSON WEATHERILL, Premier

ASACAB003-10

Department of the Premier and Cabinet Adelaide, 9 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Independent Gambling Authority, pursuant to the provisions of the Independent Gambling Authority Act 1995:

Member: (from 9 July 2015 until 8 October 2017) Joseph John Ullianich

By command,

JAY WILSON WEATHERILL, Premier

15MBSC12CS

Department of the Premier and Cabinet Adelaide, 9 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Housing Trust Board of Management, pursuant to the provisions of the South Australian Housing Trust Act 1995:

Member: (from 9 July 2015 until 30 June 2018) Amanda Dianne Blair Gregory John Crafter Malcolm Brian Hemmerling Craig Andrew Holden Josephine King Mary Patetsos Presiding Member: (from 9 July 2015 until 30 June 2018) Mary Patetsos

By command,

JAY WILSON WEATHERILL, Premier

HUD0012/15CS

Department of the Premier and Cabinet Adelaide, 9 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Zoe Lee Bettison, MP, Minister for Communities and Social Inclusion, Minister for Social Housing, Minister for Multicultural Affairs, Minister for Ageing, Minister for Youth and Minister for Volunteers to be also Acting Minister for Employment, Higher Education and Skills, Acting Minister for Science and Information Economy, Acting Minister for the Status of Women and Acting Minister for Business Services and Consumers for the period from 13 July 2015 to 18 July 2015 inclusive, during the absence of the Honourable Gail Elizabeth Gago, MLC.

By command,

JAY WILSON WEATHERILL, Premier

15MSIES01CS

Department of the Premier and Cabinet Adelaide, 9 July 2015

HIS Excellency the Governor in Executive Council has revoked the appointment of the Honourable Kyam Joseph Maher, MLC, Minister for Manufacturing and Innovation, Minister for Automotive Transformation and Minister for Aboriginal Affairs and Reconciliation as Acting Minister for Agriculture, Food and Fisheries, Acting Minister for Forests, Acting Minister for Tourism, Acting Minister for Recreation and Sport and Acting Minister for Racing for the period from 10 July 2015 to 19 July 2015 inclusive, during the absence of the Honourable Leon William Kennedy Bignell, MP.

By command,

JAY WILSON WEATHERILL, Premier

15MAFF0008

Department of the Premier and Cabinet Adelaide, 9 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 Agriculture, Food and Fisheries, Acting Minister for Forests, Acting Minister for Tourism, Acting Minister for Recreation and Sport and Acting Minister for Racing for the period from 10 July 2015 to 19 July 2015 inclusive, during the absence of the Honourable Leon William Kennedy Bignell, MP.

By command.

JAY WILSON WEATHERILL, Premier

15MAFF0008

Department of the Premier and Cabinet Adelaide, 9 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Leon William Kennedy Bignell, MP, Minister for Agriculture, Food and Fisheries, Minister for Forests, Minister for Tourism, Minister for Recreation and Sport and Minister for Racing to be also Acting Minister for Regional Development and Acting Minister for Local Government for the period from 15 August 2015 to 30 August 2015 inclusive, during the absence of the Honourable Geoffrey Graeme Brock, MP

By command,

JAY WILSON WEATHERILL, Premier

15MRD02CS

Department of the Premier and Cabinet Adelaide, 9 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Geoffrey Graeme Brock, MP, Minister for Regional Development and Minister for Local Government to be also Acting Minister for Manufacturing and Innovation, Acting Minister for Automotive Transformation and Acting Minister for Aboriginal Affairs and Reconciliation for the period from 10 July 2015 to 21 July 2015 inclusive, during the absence of the Honourable Kyam Joseph Maher, MLC.

By command,

JAY WILSON WEATHERILL, Premier

MMI15/CS003

Department of the Premier and Cabinet Adelaide, 9 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint Megan Frances Napier Dyson as a part-time Commissioner of the Environment, Resources and Development Court of South Australia, and designate her as a Commissioner for the purposes of the Court's jurisdiction under the Natural Resources Management Act 2004 for a term of three years commencing on 9 July 2015 and expiring on 8 July 2018, pursuant to Section 10 of the Environment, Resources and Development Court Act 1993.

By command,

JAY WILSON WEATHERILL, Premier

AGO0082/15CS

Department of the Premier and Cabinet Adelaide, 9 July 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint Bethany Jordan as Acting Public Advocate for a term commencing on 9 July 2015 and expiring on 23 July 2015 inclusive, pursuant to Section 19 of the Guardianship and Administration Act 1993 and Section 36 of the Acts Interpretation Act 1915.

By command,

JAY WILSON WEATHERILL, Premier

AGO0088/15CS

Department of the Premier and Cabinet Adelaide, 9 July 2015

ON 2 July 2015, His Excellency the Governor in Executive Council purported to make appointments to the Board of the Botanic Gardens and State Herbarium, pursuant to the Botanic Gardens and State Herbarium Act 1978 (15MSECCS035, *Gazette* No. 42, page 3334). The Botanic Gardens and State Herbarium Act 1978 was amended on 1 July 2015 to, *inter alia*, give the power of appointment to the responsible minister. Accordingly, the appointments recorded in the *Gazette* on 2 July 2015 are not valid

By command,

JAY WILSON WEATHERILL, Premier

BOXING AND MARTIAL ARTS ACT 2000

Notice of Rules of Martial Arts

TAKE notice that pursuant to Section 10 of the Boxing and Martial Arts Act 2000, Leon Bignell, Minister for Recreation and Sport and the Minister of the Crown to whom the administration of the Boxing and Martial Arts Act 2000, is committed, has approved the rules applicable to the conduct of the Kudo competition events to commence operation as of 3 July 2015.

The rules of the Kudo are set out below.

Dated 24 June 2015.

LEON BIGNELL, Minister for Recreation and Sport

KUDO INTERNATIONAL FEDERATION AUSTRALIA RULES

Kudo Australia—Rule Book: General Competition Guidelines and Competition Format Manual

English Version 1.0

© Published by Kudo International Federation Australia 2013.

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to Section 45 of the Building Work Contractors Act 1995, I, Dini Soulio, Commissioner for Consumer Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

Gerasimos Karidis (BLD 56).

SCHEDULE 2

Construction of a Retirement Village located at 452 Henley Beach Road, Lockleys, S.A. 5032, consisting of 8 attached and 2 detached dwelling units of various design including all ancillary services and infrastructure, 14 apartments over four levels including ground floor car parking, a community centre, car parking facilities, landscaping and site works on land described in the Certificate of Title Volume 5213, Folio 662, Allotment 47, Filed Plan 120266.

SCHEDULE 3

- 1. This exemption is subject to the Registered Proprietor in fee simple in Certificate of Title Volume 5213, Folio 662 being transferred to TK Property (SA) Pty Ltd before commencement of construction.
- 2. This exemption is limited to domestic building work personally performed by the licensee in relation to the proposed construction of a Retirement Village located at 452 Henley Beach Road, Lockleys, S.A. 5032, consisting of 8 attached and 2 detached dwelling units of various design including all ancillary services and infrastructure, 14 apartments over four levels including ground floor car parking, a community centre, car parking facilities, landscaping and site works on land described in the Certificate of Title Volume 5213, Folio 662, Allotment 47, Filed Plan 120266.
- 3. The licensee only accepts a maximum of a \$1 000 deposit prior to occupation of a unit or apartment.
- 4. This exemption does not apply to any domestic building work the licensee sub-contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
- 5. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authorisation, the Commissioner for Consumer Affairs may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
 - Providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
 - Providing evidence of an independent expert inspection of the building work the subject of this exemption;
 - Making an independent expert report available to prospective purchasers of the property;
 - Giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated 30 June 2015.

D. SOULIO, Commissioner for Consumer Affairs, Delegate for the Minister for Business Services and Consumers

Ref: 610/14-00016.

BUILDING WORK CONTRACTORS ACT 1995

Exemption

TAKE notice that, pursuant to Section 45 of the Building Work Contractors Act 1995, I, Dini Soulio, Commissioner for Consumer Affairs, do hereby exempt the licensee named in Schedule 1 from the application of Division 3 of Part 5 of the above Act in relation to domestic building work described in Schedule 2 and subject to the conditions specified in Schedule 3.

SCHEDULE 1

Philip Burls (BLD 49553).

SCHEDULE 2

Construction of a two-storey split level detached house on land situated at Allotment 10 Deposited Plan 88488 in the area named Aldgate, Hundred of Noarlunga (Certificate of Title Volume 6104, Folio 158).

SCHEDULE 3

- 1. This exemption is limited to domestic building work personally performed by the licensee in relation to the building work described in Schedule 2.
- 2. This exemption does not apply to any domestic building work the licensee contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
- 3. That the licensee does not transfer his interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authorisation, the Commissioner for Consumer Affairs may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
 - Providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
 - Providing evidence of an independent expert inspection of the building work the subject of this exemption;
 - Making an independent expert report available to prospective purchasers of the property;
 - Giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated 1 July 2015.

D. SOULIO, Commissioner for Consumer Affairs, Delegate for the Minister for Business Services and Consumers

Ref: 610/14-00116

FIRE AND EMERGENCY SERVICES ACT 2005

SECTION 68 (7)

Dissolution of a SACFS Organisation

- I, GREG NETTLETON, the Chief Officer of the South Australian Country Fire Service, hereby dissolve the following SACFS organisation:
 - · Elders Forestry SACFS Brigade.

Dated 26 June 2015.

G. NETTLETON, Chief Officer, SA Country Fire Service

FISHERIES MANAGEMENT ACT 2007: SECTION 79

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

SCHEDULE 1

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

SCHEDULE 2

- 1. Each licence holder must ensure that a representative sample of the catch (a 'bucket count') is taken at least 3 times per night during the fishing activity.
- 2. Each 'bucket count' sample must be accurately weighed to 7 kg where possible and the total number of prawns contained in the bucket must be recorded on the daily catch and effort return.
 - 3. Fishing must cease if one of the following limits is reached:
 - (a) A total of 14 nights of fishing are completed;
 - (b) The average catch per vessel, per night (for all three vessels) drops below 300 kg for two consecutive nights;
 - (c) The average prawn 'bucket count' for all three vessels exceeds 240 prawns per bucket on any single fishing night in the Coffin Bay area; or
 - (d) The average prawn 'bucket count' for all three vessels exceeds 240 prawns per bucket on any single fishing night in the Venus Bay area; or
 - (e) The average prawn 'bucket count' for all three vessels exceeds 270 prawns per bucket on any single fishing night in the Ceduna area.
- 4. The fleet must nominate a licence holder to provide a daily update by telephone or SMS message to the PIRSA Fisheries Manager, to report the average prawn catch per vessel and the average prawn 'bucket count' information.
- 5. No fishing activity may be undertaken between the prescribed times of sunrise and sunset for Adelaide (as published in the *South Australian Government Gazette*, pursuant to the requirements of the Proof of Sunrise and Sunset Act 1923) during the period specified in Schedule 3.

SCHEDULE 3

Commence at sunset on 9 July 2015 and end at sunrise on 24 July 2015.

Dated 2 July 2015.

B. MILIC, Prawn Fisheries Manager

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, David Corston (the 'exemption holder') is exempt from Section 52 of the Fisheries Management Act 2007, but only insofar as the exemption holder or a person acting as his agent may take Turbo (*Turbo undulatus*) for the purpose of trade or business from South Australian coastal waters (the 'exempted activity'), subject to the conditions in Schedule 1, 3 July 2015 until 31 December 2015, unless revoked or varied earlier.

SCHEDULE 1

- 1. The exemption holder may only take Turbo (*Turbo undulatus*) by diving and collection by hand from South Australian Coastal Waters, excluding Aquatic Reserves, Marine Park sanctuary zones and the Adelaide Dolphin Sanctuary.
- 2. The exemption holder must not take more than 200 kg of Turbo (*Turbo undulatus*) in any one calendar week.
- 3. The exemption holder must not undertake any other fishing activity whilst engaged in the exempted activity.
- 4. The exempted activity may only be conducted by David Corston and/or the permitted agents of the exemption holder, Reece Gynell and Dane Corston. Only one person may undertake the exempted activity at any one time.
- 5. The exemption holder or a person acting as an agent must notify PIRSA Fisheries and Aquaculture prior to departing on a fishing trip by calling 1800 065 522 and providing the following information:
 - the name of the person making the call;
 - details of the boat that will be used to engage in the exempted activity;
 - the time and date the exempted activity will commence;

- · an estimated time of landing;
- · the place of landing; and
- Exemption No. ME9902789.
- 6. If the exemption holder is not able to land Turbo at the estimated time or place notified in accordance with Condition 5 above, they must notify PIRSA Fisheries and Aquaculture by calling 1800 065 522 before the estimated time provided in accordance with Condition 5 and provide a new time of landing or place of landing.
- 7. Within half an hour of landing Turbo the exemption holder must weigh the Turbo and complete the daily log sheet in accordance with Condition 8.
- 8. The exemption holder must provide the Director, Fisheries and Aquaculture Policy, with separate statistical catch and effort information, in the form of a log sheet as provided by the Director. The exemption holder must complete the log sheet every day and submit a completed monthly log to the Director no later than the 15th day of the month following the month to which the log sheet relates. The log sheet must be submitted to the Director at the address specified on the approved log sheet. If no fishing activity was undertaken or no fish were taken on a day or during the month, a nil return must be completed and submitted to the Director.
- 9. The exemption holder must allow a PIRSA Fisheries and Aquaculture employee to accompany the exemption holder at any time whilst undertaking the exempted activity.
- 10. While engaged in the exempted activity the exemption holder, or a person acting as his agent, must carry or have about or near his person a copy of this notice. Such notice must be produced to a Fisheries Officer upon request.
- 11. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any Regulations made under that Act, except where specifically exempted by this notice.

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

Date 2 July 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Tony Lee of 21694 Riddoch Highway, Mount Gambier, S.A. 5290 (the 'exemption holder') is exempt from Section 52 of the Fisheries Management Act 2007, but only insofar as the exemption holder or a person acting as his agent may take Turbo (*Turbo undulatus*) for the purpose of trade or business from South Australian coastal waters (the 'exempted activity'), subject to the conditions in Schedule 1, from 3 July 2015 until 31 December 2015, unless revoked or varied earlier.

SCHEDULE 1

- 1. The exemption holder may only take Turbo (*Turbo undulatus*) by diving and collection by hand from South Australian coastal waters, excluding Aquatic Reserves, Marine Park sanctuary zones and the Adelaide Dolphin Sanctuary.
- 2. The exemption holder must not take more than 3 000 kg of Turbo (*Turbo undulatus*) in any consecutive three calendar month period during this exemption.
- 3. The exemption holder must not undertake any other fishing activity whilst engaged in the exempted activity.
- 4. The exempted activity may only be conducted by Tony Lee and/or the permitted agent of the exemption holder, Byron Deak of 6 Yahl Main Road, Yahl, S.A. 5291. Only one person may conduct the exempted activity at any one time.

- 5. The exemption holder or a person acting as an agent must notify PIRSA Fisheries and Aquaculture prior to departing on a fishing trip by calling 1800 065 522 and providing the following information:
 - the name of the person making the call;
 - details of the boat that will be used to engage in the exempted activity;
 - · the time and date the exempted activity will commence;
 - an estimated time of landing:
 - · the place of landing; and
 - Exemption number ME9902788.
- 6. If the exemption holder is not able to land Turbo at the estimated time or place notified in accordance with condition 5 above, they must notify PIRSA Fisheries and Aquaculture by calling 1800 065 522 before the estimated time provided in accordance with Condition 5 and provide a new time of landing or place of landing.
- 7. Within half an hour of landing Turbo the exemption holder must weigh the Turbo and complete the daily log sheet in accordance with Condition 8.
- 8. The exemption holder must provide the Director, Fisheries and Aquaculture Policy, with separate statistical catch and effort information, in the form of a log sheet as provided by the Director. The exemption holder must complete the log sheet every day and submit a completed monthly log to the Director no later than the 15th day of the month following the month to which the log sheet relates. The log sheet must be submitted to the Director at the address specified on the approved log sheet. If no fishing activity was undertaken or no fish were taken on a day or during the month, a nil return must be completed and submitted to the Director.
- 9. The exemption holder must allow a PIRSA Fisheries and Aquaculture employee to accompany the exemption holder at any time whilst undertaking the exempted activity.
- 10. While engaged in the exempted activity the exemption holder, or a person acting as his agent, must carry or have about or near his person a copy of this notice. Such notice must be produced to a Fisheries Officer upon request.
- 11. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007 or any Regulations made under that Act, except where specifically exempted by this notice.

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

Dated 2 July 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Andrew N. Wright of Calypso Star Charters Pty Ltd, Unit 3, 10 South Quay Boulevard, Port Lincoln, S.A. 5606, (the 'exemption holder') is exempt from Section 71 (2) of the Fisheries Management Act 2007 and Regulation 23 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder shall not be guilty of an offence when using blood, bone, meat, offal or skin of an animal as berley to attract White Sharks (*Carcharodon carcharias*) for the purpose of authorised cage viewing activities in the waters described in Schedule 1 (the 'exempted activity'), subject to the conditions specified in Schedule 2, from 1 July 2015 until 30 June 2016, or unless this exemption is varied or revoked.

SCHEDULE 1

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

SCHEDULE 2

- 1. The exemption holder or the nominated agents listed below must be on board the boat from which the exempted activity is undertaken. The nominated agents of the exemption holder are Simon James, Daniel Harvey, David Clayfield and Rolf Czalagski.
- 2. All passengers when receiving their instructions at their initial briefing must be provided with a 'Notice to Passengers' letter (attached).
- 3. All berley used while conducting the exempted activity must consist of fish based products only. All berley (other than fish oil) must be stored below a maximum temperature of 4 degrees Celsius
- 4. The exemption holder or his agents must take all measures to avoid any berley or fish oil from being dispersed near or over the submerged viewing cages while divers are in the cage.
- 5. The exemption holders or their agents must not deliberately goad, provoke or encourage a White Shark in an attempt to change its normal behaviour by undertaking the exempted activity (including deliberately attempting to have the White Shark jump out of the water), and must not permit any person to touch a White Shark
- 6. When using bait as an attractant for the shark, the bait must be attached to a length of rope by natural fibre twine of no less than 30 cm in length.
- 7. The exemption holder or his agents must make all reasonable efforts to prevent the sharks from taking or consuming the bait and must not intentionally feed sharks or reward sharks with food consistent with the 'Calypso Star Charters Overview of Procedure: Reducing the quantity of berley and baits used to attract the Great White Shark' strategy.
- 8. The exemption holder must notify PIRSA FISHWATCH on 1800 065 522 at least 2 hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. ME9902786.
- 9. The exemption holder or his agents must allow an officer of the Department for Environment, Water and Natural Resources (DEWNR), a Fisheries Officer or another nominated person to be present on board the boat during the exempted activity if requested by the Director Operations, subject to the availability of space.
- 10. The exemption holder or his agents must comply with all instructions (including ceasing to berley if so instructed) given by an officer from DEWNR, a Fisheries Officer or another nominated person.
- 11. While engaged in the exempted activity the exemption holder or his agents must have in their possession a copy of this notice and produce a copy of the notice if required by a Fisheries Officer.
- 12. The exemption holder or his agents must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under the Act, except where specifically exempted by this notice.

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

Dated 30 June 2015.

S. SLOAN, Director Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Andrew Fox of Dangerous Reef Pty Ltd, 73 Ninth Avenue, Joslin, S.A. 5070, (the 'exemption holder') or his agents are exempt from Section 71 (2) of the Fisheries Management Act 2007 and Regulation 23 of the Fisheries Management (General) Regulations 2007, but only insofar as the

exemption holder shall not be guilty of an offence when using blood, bone, meat, offal or skin of an animal as berley to attract White Sharks (*Carcharodon carcharias*) for the purpose of cage viewing in the waters described in Schedule 1 (the 'exempted activity'), subject to the conditions specified in Schedule 2, from 1 July 2015 until 30 June 2016, or unless this exemption is varied or revoked.

SCHEDULE 1

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

SCHEDULE 2

- 1. The exemption holder or a nominated agent listed below must be on board the boat from which the exempted activity is undertaken.
- 2. All passengers when receiving their instructions at their initial briefing must be provided with a copy of 'Information for Passengers' letter (attached).
- 3. Any berley used while conducting the exempted activity must consist of fish based products only. All berley (other than fish oil) must be stored below a maximum temperature of 4 degrees Celsius
- 4. The exemption holder or his agents must take all measures to avoid any berley or fish oil from being dispersed near or over the submerged viewing cages while divers are in the cage.
- 5. The exemption holders or their agents must not deliberately goad, provoke or encourage a White Shark in an attempt to change its normal behaviour by undertaking the exempted activity (including deliberately attempting to make the White Shark jump out of the water), and must not permit any person to touch a White Shark.
- 6. When using bait as an attractant for the shark, the bait must be attached to a length of rope by natural fibre twine of no less than 30 cm in length.
- 7. The exemption holder or his agents must make all reasonable efforts to prevent the sharks from taking or consuming the bait and must not intentionally feed sharks or reward sharks with food consistent with the 'Rodney Fox Shark Expeditions Bait and Berley Policy'.
- 8. The exemption holders must notify PIRSA FISHWATCH on 1800 065 522 at least 2 hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holders will need to have a copy of the exemption at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Your exemption No. ME9902783.
- 9. The exemption holders or their agents must allow an officer of the Department of Environment, Water and Natural Resources (DEWNR), a Fisheries Officer or another nominated person to be present on board the boat during the exempted activity if requested by the Director, Operations, subject to the availability of space.
- 10. The exemption holder or his agents must comply with all instructions (including ceasing to berley if so instructed) given by an officer from DEWNR or a Fisheries Officer.
- 11. While engaged in the exempted activity, a pennant (approved by DEWNR) must be flown from the boat so as to be clearly visible.
- 12. The exemption holders must maintain a log for the period that this exemption notice is valid which includes the following information in relation to each trip on which the exempted activity is undertaken:
 - date and location;
 - number of passengers;
 - · number of hours berleying;
 - · number of sharks observed; and
 - any other relevant observations or comments.

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

13. While engaged in the exempted activity the exemption holders or their agents must have in their possession a copy of this notice and produce a copy of the notice if required by a Fisheries Officer.

14. The exemption holders or their agents must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under the Act, except where specifically exempted by this notice.

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

Dated 30 June 2015.

S. SLOAN, Director Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Andrew Fox of Dangerous Reef Pty Ltd of 73 Ninth Avenue, Joslin, S.A. 5070, (the 'exemption holder') or his agents are exempt from Section 71 (2) of the Fisheries Management Act 2007 and Regulation 23 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder shall not be guilty of an offence when using blood, bone, meat, offal or skin of an animal as berley to attract White Sharks (*Carcharodon carcharias*) for the purpose of cage viewing in the waters described in Schedule 1 (the 'exempted activity'), subject to the conditions specified in Schedule 2, from 1 July 2015 until 30 June 2016, or unless this exemption is varied or revoked.

SCHEDULE 1

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

SCHEDULE 2

- 1. The exemption holder or a nominated agent listed below must be on board the boat from which the exempted activity is undertaken
- 2. All passengers when receiving their instructions at their initial briefing must be provided with a copy of 'Information for Passengers' letter (attached).
- 3. Any berley used while conducting the exempted activity must consist of fish based products only. All berley (other than fish oil) must be stored below a maximum temperature of 4° C.
- 4. The exemption holder or his agents must take all measures to avoid any berley or fish oil from being dispersed near or over the submerged viewing cages while divers are in the cage.
- 5. The exemption holders or their agents must not deliberately goad, provoke or encourage a White Shark in an attempt to change its normal behaviour by undertaking the exempted activity (including deliberately attempting to make the White Shark jump out of the water), and must not permit any person to touch a White Shark.
- 6. When using bait as an attractant for the shark, the bait must be attached to a length of rope by natural fibre twine of no less than 30 cm in length.
- 7. The exemption holder or his agents must make all reasonable efforts to prevent the sharks from taking or consuming the bait and must not intentionally feed sharks or reward sharks with food consistent with the 'Rodney Fox Shark Expeditions Bait and Berley Policy'.
- 8. The exemption holders must notify PIRSA Fishwatch on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holders will need to have a copy of the exemption at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and boats involved, the number of agents undertaking the exempted activity and other related questions. Your exemption No. ME9902783.
- 9. The exemption holders or their agents must allow an officer of the Department of Environment, Water and Natural Resources (DEWNR), a Fisheries Officer or another nominated person to be present on board the boat during the exempted activity if requested by the Director, Operations, subject to the availability of space.

- 10. The exemption holder or his agents must comply with all instructions (including ceasing to berley if so instructed) given by an officer from DEWNR or a Fisheries Officer.
- 11. While engaged in the exempted activity, a pennant (approved by DEWNR) must be flown from the boat so as to be clearly visible.
- 12. The exemption holders must maintain a log for the period that this exemption notice is valid which includes the following information in relation to each trip on which the exempted activity is undertaken:
 - · date and location;
 - · number of passengers;
 - · number of hours berleying;
 - · number of sharks observed; and
 - any other relevant observations or comments.

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

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

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

Dated 30 June 2015.

S. SLOAN, Director Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE note that the Ministerial exemption notice made pursuant to Section 115 of the Fisheries Management Act 2007, dated 30 June 2015, and published in the *South Australian Government Gazette* this 9th day of July 2015 in the name of Andrew Fox of Dangerous Reef Pty Ltd, No. ME9902783, is hereby varied such that Clause 1 of Schedule 2 of that notice is deleted and is replaced with the following:

1. The exemption holder or a nominated agent listed below must be on board the boat from which the exempted activity is undertaken:

Michael Ward Danielle Spreitzer Shaun Whittle Jeff Farnham Mark Jessop Jodi Hayes

Dated 3 July 2015.

S. SLOAN, Director Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Jeremy Gramp (the 'exemption holder') of the Adelaide and Mount Lofty Ranges Natural Resources Management Board—NRM Education Program, c/o Noarlunga Office, Ramsay Place, Noarlunga Centre, S.A. 5168 or a NRM Education Staff member acting as his agent is exempt from the provision of Sections 70, 71 and 72 (2) (b) of the Fisheries Management Act 2007, and Regulations 7 and 10, Clauses 96, 114 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only in so far as the exemption holder may take native fish species for research purposes (the 'exempted activity') from the areas specified in Schedule 1, using gear specified in Schedule 2, subject to the conditions set out in Schedule 3, from 7 July 2015 until 10 June 2016, unless varied or revoked earlier.

SCHEDULE 1

The inland waters within the boundary of the Adelaide and Mount Lofty Ranges Natural Resources Management Board boundary.

SCHEDULE 2

• 2 single winged fyke nets (5 metre total length including wing, 4 hoops with front 'D' 60 cm drop, 4 mm mesh).

SCHEDULE 3

- 1. The specimens collected by the exemption holder are for scientific and research purposes only and must not be sold.
- 2. All native fish must a soon as reasonably practicable be returned to the waters from which they were taken on completion of scientific evaluation.
- 3. At all times the fish must remain in the near vicinity of the area from which they were taken.
- 4. All non-native fish must be destroyed and disposed of appropriately.
- 5. Before conducting the exempted activity, the exemption holder must contact PIRSA FISHWATCH on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related issues. Exemption No. 9902773.
- 6. Within 14 days of the expiry of this notice, the exemption holder must provide a report in writing to the Director Fisheries and Aquaculture, (G.P.O. Box 1625, Adelaide, S.A. 5001), of the results of the project to which this exemption is related.
- 7. While engaged in the exempted activity the exemption holder or a person acting as his agent must have in their possession a copy of this notice and such a notice must be produced to a Fisheries Officer if requested.
- 8. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act or any condition of this notice, except where specifically exempted by this notice.

Dated 6 July 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Dr Guido Parra of the School of Biological Sciences, Flinders University, G.P.O. Box 2100, Adelaide, S.A. 5001 (the 'exemption holder') or a person acting as his agent, is exempt from Section 71 of the Fisheries Management Act 2007, but only insofar as they may engage in the activities specified in Schedule 1 (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 1 August 2015 until 31 July 2016, unless varied or revoked earlier.

SCHEDULE 1

The monitoring, biopsy sampling and observation of Bottlenose Dolphins and Common Dolphins and the tagging of Common Dolphins in South Australian waters including marine parks, but excluding marine park restricted access zones (unless authorised by a permit under the Marine Parks Act 2007), the Adelaide Dolphin Sanctuary and aquatic reserves (unless other than by permit under the Fisheries Management Act 2007).

SCHEDULE 2

- 1. The exemption holder must not undertake any activity, other than those specified in Schedule 1, to attract dolphins or to interfere with their natural activities.
- 2. No dolphin of any species may be removed from the water, and must remain supported in a sling whilst being tagged.
 - 3. A maximum of 10 dolphins may be tagged.
- 4. Any unexpected dolphin deaths, injuries or other complications that impact on the wellbeing of dolphins as a result of your activity must be reported to PIRSA Fisheries on 1800 065 522 as soon as practicable.

- 5. Before undertaking the exempted activity, the exemption holder or a person acting as an agent must contact PIRSA Fisheries on 1800 065 522 and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. ME9902779.
- 6. The following persons are authorised to act as agents under this exemption: from the Flinders University School of Biological Sciences Dr Luciana Möller, Dr Kerstin Bilgmann, Maria Passadore, Fernando Aguirre, Dr Charlie Huveneers, Timothy Hunt, and Katharina Peters; from SARDI Aquatic Sciences Associate Professor Simon Goldsworthy, Dr Alice Mackay, Dr Paul Rogers; from the University of Pretoria Mammal Research Institute Dr Simon Elwen; and from the University of Calgary Faculty of Veterinary Medicine Dr Pdraig Duignan and Mike Meyers of South African Department of Environmental Affairs and Tourism.
- 7. While engaged in the exempted activity, the exemption holder or agent must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer if requested.
- 8. The exemption holder must follow any direction given by a Fisheries Officer in relation to the exempted activity.
- 9. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice.

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

Dated 6 July 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Professor Stephen Donnellan of the South Australian Museum, North Terrace, Adelaide, S.A. (the 'exemption holder'), or a person acting as his agent, is exempt from Sections 70, of the Fisheries Management Act 2007; and Regulations 7, 10 and 23; and Clauses 41, of Schedule 6 of the Fisheries Management (General) Regulations 2007, insofar as the exemption holder will not be guilty of an offence for the purposes of conducting the research project specified in Schedule 1 and Schedule 2 (the 'exempted activity'), subject to the conditions specified in Schedule 3, from 7 July 2015 until 30 June 2016, unless varied or revoked earlier.

SCHEDULE 1

Documenting the diversity of deep-sea bone-devouring specialist siboglinid polychaete worms (*Osedax*) in South Australian waters.

SCHEDULE 2

Collection of bone-eating polychaete worms that settle on and colonise on cow bones in a netted cage to survey the diversity of Osedax worms in the waters of the state excluding Marine Parks.

SCHEDULE 3

1. The apparatus will be deployed at the end of polypropylene line attached to a surface buoy and the location of the deployment site recorded via GPS. The buoy will be relocated several months later and the whole apparatus with attached line and buoy recovered.

Description of equipment used to undertake the proposed activity:

3 Netted cage weighted down with steel piping (cage 1.5 m diameter, 30 cm high, buoy 30 cm diameter.

- 2. All other native fish must be either returned to the water on completion of scientific evaluation or lodged with the South Australian Museum. All non-native fish must be destroyed and disposed of appropriately.
- 3. The agents of the exemption holder, are Graham Walden and Professor Greg Rouse.
- 4. This activity is not to take place in less than 200 metres of water depth
- 5. Before conducting the exempted activity, the exemption holder must contact PIRSA FISHWATCH on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related issues. Exemption No. ME9902782.
- 6. The exemption holder must provide a report in writing detailing the outcomes of the research and the collection of organisms pursuant to this notice to the Director, Fisheries and Aquaculture Policy, (G.P.O. Box 1625, Adelaide, S.A. 5001) within 3 months of the expiry of this notice, giving details.
- 7. While engaged in the exempted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer if requested.
- 8. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice. Dated 6 July 2015.
 - S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, all holders of a Blue Crab Fishery Licence (the 'exemption holders') or their registered masters, are exempt from Sections 53 (2) and 70 of the Fisheries Management Act 2007, and Regulations 7, 9 and Clause 21 of Schedule 6 of the Fisheries Management (General) Regulations 2007 but only insofar as the exemption holder, or their registered master, may each take Blue Swimmer Crabs (*Portunus armatus*) using two unregistered fish traps described in Schedule 1 for the purpose of trade or business (the 'exempted activity') within the area specified in Schedule 2, subject to the conditions in Schedule 3, from 1 July 2015 until 30 June 2016, unless varied or revoked earlier. Exemption No. ME9902787.

SCHEDULE 1

A modified crab pot of the following dimensions and specifications:

- Has a maximum height of 650 mm;
- · Has a maximum diameter of 1.4 m; and
- Has a mesh size of 55 mm.

SCHEDULE 2

All waters of the Gulf St Vincent and Spencer Gulf Blue Crab fishing zones (subject to licence holder quota holdings).

SCHEDULE 3

- 1. The exemption holders may only conduct the exempted activity from a boat registered on their Blue Crab Fishery licences.
- 2. All undersize Blue Swimmer Crabs and other species taken in the modified crab pots must be returned to the water immediately.
- 3. The following information must be recorded in relation to each Blue Swimmer Crab retained within a modified pot:
 - · length in millimetres;
 - sex (male or female);
 - condition (soft, hard or berried);
 - · location of the pot (longitude and latitude); and
 - the date of capture.
- 4. The information recorded in accordance with Condition 3 must be provided to SARDI in relation to each calendar month and sent to:

Graham Hooper, Research Officer, South Australian Research Development Institute (SARDI), P.O. Box 120, Henley Beach, S.A. 5022

5. While engaged in the exempted activity, the exemption holder or their registered master must have in their possession a copy of this notice. Such notice must be produced to a Fisheries Officer if requested.

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

Dated 30 June 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2015

	\$		\$
Agents, Ceasing to Act as	51.00	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	. 33.75
Incorporation	26.00	Discontinuance Place of Business	. 33.75
Intention of Incorporation	64.00	Land—Real Property Act:	
Transfer of Properties	64.00	Intention to Sell, Notice of	. 64.00
Attorney, Appointment of		Lost Certificate of Title Notices	. 64.00
		Cancellation, Notice of (Strata Plan)	. 64.00
Bailiff's Sale	64.00	Mortgages:	
Cemetery Curator Appointed	37.75	Caveat Lodgement	. 26.00
Companies:		Discharge of	. 27.25
Alteration to Constitution	51.00	Foreclosures	
Capital, Increase or Decrease of		Transfer of	
Ceasing to Carry on Business	37.75	Sublet	. 13.00
Declaration of Dividend	37.75	Leases—Application for Transfer (2 insertions) each	. 13.00
Incorporation	51.00		
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	. 37.75
First Name	37.75	Licensing	. 75.50
Each Subsequent Name	13.00	_	. 13.30
Meeting Final	42.50	Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	. 506.00
Meeting')		Default in Payment of Rates:	
First Name		First Name	. 101.00
Each Subsequent Name	13.00	Each Subsequent Name	. 13.00
Notices:		Noxious Trade	37 75
Call			
Change of Name		Partnership, Dissolution of	. 37.75
Creditors		Petitions (small)	. 26.00
Creditors Compromise of Arrangement	51.00		
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-General)	. 26.00
pany be wound up voluntarily and that a liquidator	64.00	Register of Unclaimed Moneys—First Name	. 3/./3
be appointed')Release of Liquidator—Application—Large Ad		Each Subsequent Name	. 13.00
—Release Granted	64.00	Registers of Members—Three pages and over:	
Receiver and Manager Appointed		Rate per page (in 8pt)	. 324.00
Receiver and Manager Ceasing to Act	51.00	Rate per page (in 6pt)	. 428.00
Restored Name		Sale of Land by Public Auction	
Petition to Supreme Court for Winding Up	88 50		
Summons in Action		Advertisements	. 3.60
Order of Supreme Court for Winding Up Action		½ page advertisement	
Register of Interests—Section 84 (1) Exempt	114 00	½ page advertisement	. 302.00
Removal of Office	26.00	Full page advertisement.	. 591.00
Proof of Debts		Advertisements, other than those listed are charged at \$	3 60 ner
Sales of Shares and Forfeiture		column line, tabular one-third extra.	3.00 pci
Estates:		Notices by Colleges, Universities, Corporations and	District
Assigned	37.75	Councils to be charged at \$3.60 per line.	District
Deceased Persons—Notice to Creditors, etc.	64.00	·	
Each Subsequent Name		Where the notice inserted varies significantly in leng	gth from
Deceased Persons—Closed Estates.		that which is usually published a charge of \$3.60 per colo	ımn line
Each Subsequent Estate	1.70	will be applied in lieu of advertisement rates listed.	
Probate, Selling of		South Australian Government publications are sold	on the
Public Trustee, each Estate		condition that they will not be reproduced without	at prior
,		permission from the Government Printer.	

All the above prices include GST

GOVERNMENT GAZETTE NOTICES

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

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2015

	Act	ts, Bills, Rules, Parliame	ntary Papers and Regula	ations	
Pages	Main	Amends	Pages	Main	Amends
1-16	3.20	1.50	497-512	43.00	42.00
17-32	4.10	2.55	513-528	44.25	42.75
33-48	5.45	3.85	529-544	45.75	44.25
49-64	6.85	5.30	545-560	47.25	45.75
65-80	7.95	6.60	561-576	48.25	47.25
81-96	9.30	7.70	577-592	50.00	47.75
97-112	10.60	9.05	593-608	51.00	49.25
113-128	11.80	10.50	609-624	52.50	51.00
129-144	13.20	11.70	625-640	53.50	52.00
145-160	14.60	13.00	641-656	55.00	53.50
161-176	15.80	14.30	657-672	56.00 57.50	54.00
177-192 193-208	17.20 18.60	15.60 17.10	673-688 689-704	57.50 58.50	56.00 56.50
209-224	19.60	18.10	705-720	60.00	58.00
205-224	20.90	19.40	721-736	61.50	59.00
241-257	22.50	20.50	737-752	62.00	60.50
258-272	23.80	21.70	753-768	64.00	61.50
273-288	24.90	23.60	769-784	65.00	64.00
289-304	26.25	24.50	785-800	66.00	65.00
305-320	27.75	26.00	801-816	67.50	65.50
321-336	28.75	27.25	817-832	69.00	67.50
337-352	30.25	28.50	833-848	70.50	69.00
353-368	31.00	30.00	849-864	72.00	70.00
369-384	32.75	31.00	865-880	73.50	72.00
385-400	34.25	32.50	881-896	74.00	72.50
401-416	35.50	33.50	897-912	75.50	74.00
417-432	37.00	35.25	913-928	76.00	75.50
433-448	38.00	36.75	929-944	77.50	76.00
449-464	39.00	37.50	945-960	78.50	77.00
465-480	39.50	38.75	961-976	82.00	78.00
481-496	42.00	39.50	977-992	83.00	78.50
Index	ession (issued weekly olume ession (issued daily) on for fortnightly up- ncluding updates	dates			148.00 7.00 353.00 19.40 552.00 238.00 552.00 4 099.00 1 260.00 POA
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South Australia

Liquor Licensing (Dry Areas) Notice 2015

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

1—Short title

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

2—Commencement

This notice comes into operation on 31 December 2015.

3—Interpretation

(1) In this notice—

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

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

4—Consumption etc of liquor prohibited in dry areas

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

Schedule 1—Glenelg Area 2

1—Extent of prohibition

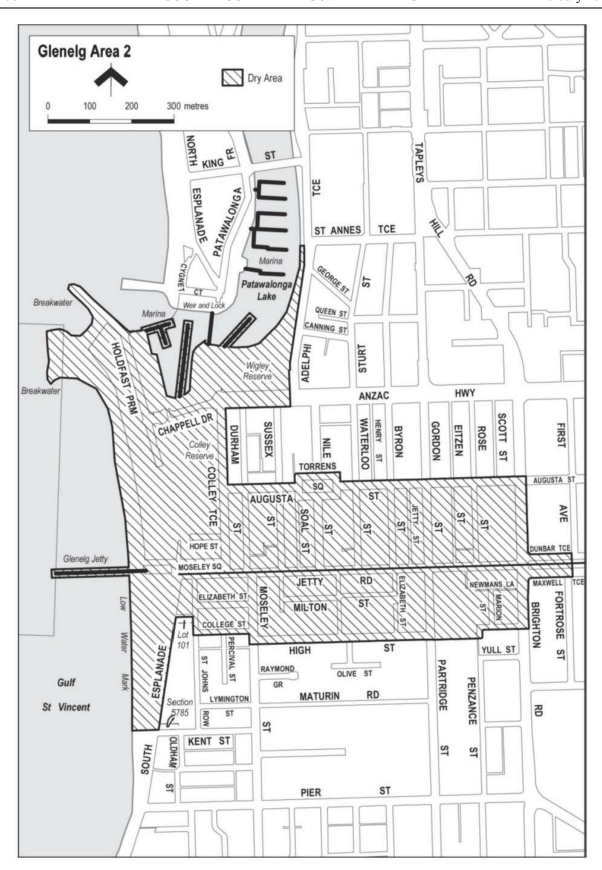
The consumption of liquor is prohibited. The possession of liquor is prohibited, and the prohibition extends to possession in each of the circumstances referred to in clause 4(4).

2—Period of prohibition

From 6 pm on 31 December 2015 to 6 am on 1 January 2016.

3—Description of area

The area in Glenelg bounded as follows: commencing at the point at which the eastern boundary of Colley Terrace intersects the northern boundary of Augusta Street, then generally easterly along the northern boundary of Augusta Street (including around the western, northern and eastern boundaries of Torrens Square) to its intersection with the eastern boundary of Brighton Road, then southerly along that boundary of Brighton Road to the northern boundary of Dunbar Terrace, then easterly along that boundary of Dunbar Terrace to the point at which it meets the western boundary of First Avenue, then in a straight line by the shortest route (across Dunbar Terrace and Maxwell Terrace) to the point at which the southern boundary of Maxwell Terrace meets the eastern boundary of Fortrose Street, then westerly along that boundary of Maxwell Terrace to the eastern boundary of Brighton Road, then southerly along that boundary of Brighton Road to its intersection with the prolongation in a straight line of the southern boundary of High Street, then generally westerly along that prolongation and boundary of High Street to the point at which the prolongation in a straight line of that southern boundary of High Street intersects the western boundary of Moseley Street, then northerly along that boundary of Moseley Street to the southern boundary of College Street, then westerly along that boundary of College Street and the prolongation in a straight line of that boundary to the western boundary of St John's Row, then northerly along that boundary of St John's Row to the southern boundary of South Esplanade Lane (the northern boundary of Lot 101 FP 6859), then westerly along that boundary of South Esplanade Lane to the eastern boundary of the South Esplanade, then south-westerly along that boundary of the South Esplanade to the northern boundary of Kent Street, then westerly along that boundary of Kent Street and the prolongation in a straight line of that boundary to the low water mark of Gulf St Vincent, then generally northerly along the low water mark (including the low water mark around the outer boundary of any breakwater or groyne) to the entrance to the Patawalonga River, then generally south-easterly, easterly, northerly, easterly and northerly along the southern and eastern bank of the River to the point at which the eastern bank of the River intersects the prolongation in a straight line of the southern boundary of St Anne's Terrace, then easterly along that prolongation to the western boundary of Adelphi Terrace, then southerly along that western boundary of Adelphi Terrace and the prolongation in a straight line of that boundary to the southern boundary of Anzac Highway, then westerly along that boundary of Anzac Highway to the eastern boundary of Colley Terrace, then southerly along that boundary of Colley Terrace to the point of commencement. The area includes the Glenelg Jetty and any other jetty, wharf, mooring, dock or other structure (apart from the Patawalonga Weir) projecting into the Gulf or River from the area described above, as well as any area beneath such a structure.



Made by the Liquor and Gambling Commissioner

On 1 July 2015

MINING ACT 1971

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

Applicant: Doray Minerals Limited

Location: Yarranna Hill Area—Approximately 110 km northeast of Ceduna.

Pastoral Leases: Kondoolka and Lake Everard

Term: 2 years Area in km²: 977 Ref.: 2015/00003

Plan and co-ordinates can be found on the Department of State Development website: www.minerals.statedevelopment.sa.gov.au/ exploration/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

> J. MARTIN, Mining Registrar, Department of State Development

MINING ACT 1971

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

Applicant: Half Moon Pty Ltd

Location: Commonwealth Hill Station Area—Approximately

110 km south-west of Coober Pedy.

Pastoral Leases: Mobella and Commonwealth Hill.

Term: 2 years Area in km²: 232 Ref.: 2015/00005

Plan and co-ordinates can be found on the Department of State Development website: www.minerals.statedevelopment.sa.gov.au/ exploration/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

> J. MARTIN, Mining Registrar, Department of State Development

MINING ACT 1971

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

Applicant: Panda Mining Pty Ltd

Location: Mount Paisley Area—Approximately 160 km south-east of Coober Pedy.

Pastoral Leases: Millers Creek and Mount Eba.

Term: 2 years Area in km²: 193 Ref.: 2015/00048

Plan and co-ordinates can be found on the Department of State Development website: www.minerals.statedevelopment.sa.gov.au/ exploration/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

> J. MARTIN, Mining Registrar, Department of State Development

MINING ACT 1971

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

Applicant: Arckaringa Energy Pty Ltd

Location: England Hill Area—Approximately 110 km northwest of Coober Pedy.

Pastoral Lease: Mount Willoughby

Term: 2 years

Area in km²: 920 Ref.: 2015/00054

Plan and co-ordinates can be found on the Department of State Development website: www.minerals.statedevelopment.sa.gov.au/ exploration/public notices or by phoning Mineral Tenements on (08) 8463 3103.

> J. MARTIN, Mining Registrar, Department of State Development

MINING ACT 1971

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

Applicant: Arckaringa Energy Pty Ltd

Location: Arckaringa Area—Approximately 110 km north of Coober Pedy.

Pastoral Leases: Arckaringa and Mount Barry.

Term: 2 years Area in km²: 868 Ref.: 2015/00055

Plan and co-ordinates can be found on the Department of State Development website: www.minerals.statedevelopment.sa.gov.au/ exploration/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

> J. MARTIN, Mining Registrar, Department of State Development

MINING ACT 1971

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

Applicant: Arckaringa Energy Pty Ltd

Location: Copper Hill Area—Approximately 120 km northnorth-west of Coober Pedy.

Pastoral Leases: Evelyn Downs and Mount Willoughby.

Term: 2 years Area in km²: 804 Ref.: 2015/00056

Plan and co-ordinates can be found on the Department of State Development website: www.minerals.statedevelopment.sa.gov.au/ exploration/public_notices or by phoning Mineral Tenements on (08) 8463 3103.

> J. MARTIN, Mining Registrar, Department of State Development

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) **REGULATIONS 2001**

Partial Extended Closure of Murray River National Park

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, Director, Regional Co-ordination, Partnerships and Stewardship, formerly entitled Director, Public Land Management and Operational Support, Regional Services, supported delegate of the Director of National Parks and Wildlife. authorised delegate of the Director of National Parks and Wildlife, extend the closure to the public, part of Murray River National Park to 6 p.m. on Friday, 31 July 2015.

The closure applies to the sections of park known as:

Eckerts Creek Section

The purpose of the extended closure is to ensure the safety of the public while construction of waterway crossings is completed. Dated 7 July 2015

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

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Authorisation to Take Water from the Central Adelaide Prescribed Wells Area.

PURSUANT to Section 128 of the Natural Resources Management Act 2004 (the Act), I, Ian Hunter, Minister for Sustainability, Environment and Conservation (the Minister) and Minister to whom the Act is committed, hereby authorise the taking of water from the Central Adelaide Prescribed Wells Area prescribed under the Natural Resources Management (Central Adelaide—Prescribed Wells Area) Regulations 2007, from the areas specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

Areas

Allotments 98, 147, 148 and 149 of Deposited Plan 3242 within the Hundred of Adelaide; and Allotment 22 of Deposited Plan 9632 within the Hundred of Yatala; and Allotment 5 of Filed Plan 131990 within the Hundred of Yatala.

SCHEDULE B

Purpose

For irrigating land used for recreation and supply of water serviced by the managed aquifer recharge and recovery scheme operated by the City of Charles Sturt.

SCHEDULE C

Conditions

- (1) Water may only be taken from the date of the publication of this notice to 30 June 2017.
- (2) Water may only be taken from the wells numbered 6628-26607, 6628-26608, 6628-26606, 6628-26625, 6628-26624, 6628-26303, 6628-26304 (St Clair Scheme) and; the wells numbered 6628-26305, 6628-26843, 6628-26604, 6628-26844, 6628-26845 and 6628-26846 (Cooke Reserve Scheme) all located in the Central Adelaide Prescribed Wells Area.
- (3) A maximum total volume of 1 880 megalitres of water per water use year may be taken from the Central Adelaide Prescribed Wells Area, from the area specified in Schedule A, during the period referred to in Clause 1 above, from the wells referred to in Clause 2 above.
- (4) The water user must not take water except through a meter supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister as may be amended from time to time
- (5) Meter readings must be used to determine the quantity of water taken.
- (6) The water user must supply a meter reading(s) to the Minister or the Minister's agent during the first seven calendar days of July in each water use year.
- (7) The water user must notify the Minister or the Minister's agent immediately if a meter fails to measure or record any quantity of water taken under this authorisation or if there is any reason to suspect that a meter may be defective.

The water user must comply with the provisions applying to meters set out in Regulation 14 of the Natural Resources Management (Financial Provisions) Regulations 2005. It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

'Water use year' means a period of 12 months commencing on 1 July and ending 30 June the following calendar year.

Words used in this authorisation that are defined in the Act shall have the meanings as set out in the Act.

This authorisation will commence on the date below and will remain in effect until 30 June 2017 unless earlier varied or revoked.

Dated 7 July 2015.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Authorisation to Take Water from the River Torrens/Karrawirra Parri Prescribed Watercourse (a Prescribed Watercourse of the Western Mount Lofty Ranges Prescribed Watercourses)

PURSUANT to Section 128 of the Natural Resources Management Act 2004 (the Act), I, Ian Hunter, Minister for Sustainability, Environment and Conservation (the Minister) and Minister to whom the Act is committed, hereby authorise the taking of water from the River Torrens/Karrawirra Parri Prescribed Watercourse prescribed under the Natural Resources Management (Western Mount Lofty Ranges—Prescribed Watercourses) Regulations 2005 from the areas specified in Schedule A, for the purpose set out in Schedule B and subject to the conditions specified in Schedule C.

SCHEDULE A

Areas

Allotments 13 and 14 of Deposited Plan 85638 within the Hundred of Adelaide; and Allotment 17 of Deposited Plan 86067 within the Hundred of Yatala.

SCHEDULE B

Purpose

For irrigating land used for recreation and supply of water serviced by the managed aquifer recharge and recovery scheme operated by the City of Charles Sturt.

SCHEDULE C

Conditions

- Water may only be taken from the date of the publication of this notice to 30 June 2017.
- (2) A maximum volume of 2 400 megalitres of water may be taken from the River Torrens/Karrawirra Parri Prescribed Watercourse, from the area specified in Schedule A, during the period referred to in Clause 1 above.
- (3) The water user must not take water from the River Torrens/Karrawirra Parri Prescribed Watercourse during the months October to November (inclusive) and April to May (inclusive) unless the flow rate of the river at the point of extraction is greater than 1 000 litres per second or the flow depth is at least 100 mm (the Threshold Flow Rate).
- (4) The water user must not take water from the River Torrens/Karrawirra Parri Prescribed Watercourse during the months not referred to in Clause 3 above, unless the flow rate of the river at the point of extraction is greater than 200 litres per second (the Threshold Flow Rate).
- (5) The water user must not take water except through a meter supplied, installed and maintained in accordance with the South Australian Licensed Water Use Meter Specification approved by the Minister as may be amended from time to time.
- (6) Meter readings must be used to determine the quantity of water taken.
- (7) The water user must supply a meter reading(s) to the Minister or the Minister's agent during the first seven calendar days of July in each water use year.
- (8) The water user must notify the Minister or the Minister's agent immediately if a meter fails to measure or record any quantity of water taken under this authorisation or if there is any reason to suspect that a meter may be defective.

The water user must comply with the provisions applying to meters set out in Regulation 14 of the Natural Resources Management (Financial Provisions) Regulations 2005. It is an offence to contravene or fail to comply with those provisions.

For the purposes of this authorisation:

'Water use year' means a period of 12 months commencing on 1 July and ending 30 June the following calendar year.

Words used in this authorisation that are defined in the Act shall have the meanings as set out in the Act.

This authorisation will commence on the date below and will remain in effect until 30 June 2017, unless earlier varied or revoked.

Dated 7 July 2015.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

NOTICE TO MARINERS

No. 16 of 2015

South Australia—Thevenard, Port Pirie and Port Adelaide Outer Harbor Berth 3—Draft Restrictions and Temporary Working Depth Removed

Former Notices Nos 28, 34 and 44 of 2014

MARINERS are advised that the Draft Restrictions referred to in Notices No. 28 and 44 of 2014 at Thevenard and Port Pirie have now been removed.

Mariners are advised that the Temporary Working Depth for Berth 3 referred to in Notice No. 34 of 2014 has also been removed

Mariners are reminded that the other Temporary Working Depths referred to in Notice No. 34 of 2014 and the Width Restrictions referred to in Notice No. 13 of 2012 in the Port Adelaide River remain in force.

Navy Charts affected: Aus 122, Aus 136 and Aus 137.

Publication affected: Australian Pilot, Volume 1 (Fourth

Edition, 2014) pages 347 to 349, 380, 381, 398-404.

Adelaide, 16 June 2015.

STEPHEN MULLIGHAN, Minister for Transport and Infrastructure

FP 2012/0105 DPTI 2014/02432

OUTBACK COMMUNITIES AUTHORITY

Declaration of Community Contribution (Iron Knob) for 2015-2016

NOTICE is hereby given that at a meeting in June 2015, the Outback Communities Authority, for the financial year ending 30 June 2016 and in exercise of the powers contained in Division 2, Part 3 of the Outback Communities (Administration and Management) Act 2009, resolved as follows:

Declaration of the Community Contribution

To declare a community contribution for the rateable land in:

• the township of Iron Knob.

Purpose of Community Contribution

Declare a fixed charge of \$240 per property unit on rateable land for the purposes of raising revenue for the provision of services and support to the community of Iron Knob.

Payment of Community Contribution

Pursuant to Section 181 (2) of the Local Government Act 1999, that the community contribution is payable in four equal or approximately equal instalments as follows:

- first instalment, payable on 15 September 2015;
- second instalment, payable on 15 December 2015;
- third instalment, payable on 15 March 2016; and
- fourth instalment, payable on 15 June 2016.

M. R. SUTTON, Director

OUTBACK COMMUNITIES AUTHORITY

Declaration of Community Contribution (Andamooka) for 2015-2016

NOTICE is hereby given that at its meeting in June 2015, the Outback Communities Authority, for the financial year ending 30 June 2016 and in exercise of the powers contained in Division 2, Part 3 of the Outback Communities (Administration and Management) Act 2009, resolved as follows:

Declaration of the Community Contribution

To declare a community contribution for the rateable land over:

- the township of Andamooka;
- those sites immediately adjacent the town of Andamooka not within the Andamooka Precious Stones Field or excluded from the operation of the Opal Mining Act 1995 occupied under Crown Lease or Licence, and

• those portions of Section 1500, Out of Hundreds (Andamooka), occupied under Crown Licence (known as White Dam).

Purpose of Community Contribution

Declare a fixed charge of \$400 per property unit on rateable land for the purposes of raising revenue for the provision of services and support to the community of Andamooka.

Payment of Community Contribution

Pursuant to Section 181 (2) of the Local Government Act 1999, that the community contribution is payable in four equal or approximately equal instalments as follows:

- first instalment, payable on 15 September 2015;
- second instalment, payable on 15 December 2015;
- third instalment, payable on 15 March 2016; and
- fourth instalment, payable on 15 June 2016.

M. R. SUTTON, Director

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Condition Extension of Licence Term Petroleum Exploration Licence—PEL 516

Extension of Licence Term Associated Facilities Licence—AAL 179

PURSUANT to Section 76A of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that Condition 1 of Petroleum Exploration Licence PEL 516 has been suspended for the period from and including 2 November 2015 to 1 November 2016, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012

The term of PEL 516 has been extended by a period corresponding to the period of suspension, such that PEL 516 will now expire on 2 May 2017.

The effect of this suspension of licence condition 1 would not have altered the outcome of the original competitive tender process.

As a consequence of the suspension and extension of PEL 516, the term of the adjunct Associated Facilities Licence AAL 179 is extended, such that AAL 179 will now expire on 2 May 2017. Dated 30 June 2015.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Condition Extension of Licence Term Petroleum Exploration Licence—PEL 637

PURSUANT to Section 76A of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that Condition 1 of Petroleum Exploration Licence PEL 637 has been suspended for the period from and including 2 November 2015 to 1 November 2016, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012

The term of PEL 637 has been extended by a period corresponding to the period of suspension, such that PEL 637 will now expire on 2 May 2017.

The effect of this suspension of licence condition 1 would not have altered the outcome of the original competitive tender process.

Dated 30 June 2015.

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

PRICES ACT 1948, SECTION 12 (2):

RECORDS REQUIRED TO BE KEPT IN RELATION TO RECOVERY, TOWING, STORAGE AND QUOTATION FOR REPAIR OF MOTOR VEHICLES DAMAGED IN ACCIDENTS WITHIN THE DECLARED AREA

Notice of the Commissioner for Prices

PURSUANT to Section 12 (2) of the Prices Act 1948, I, Dini Soulio, Commissioner for Prices, require persons who in the course of a business supply a declared service to which Prices Order No. 1136 (S.A.) applies to keep, in respect of each service so supplied, a record setting out:

- (a) the time and date when the service was ordered;
- (b) the name of the person who ordered the service or other information sufficient to identify that person;
- (c) the number of running kilometres travelled for the purposes of supplying the service;
- (d) the time and date of arrival at the place of storage or repair of the vehicle to which the service relates and of return to the registered premises of the person supplying the service;
- (e) if the work involved in supplying the service was carried out partly during normal hours and partly outside normal hours—details of the work carried out during normal hours and outside normal hours;
- (f) if more than one tow truck was used in supplying the service or more than one person was engaged in supplying the service—the number of tow trucks used or persons engaged; and
- (g) how the total charge for supplying the service was calculated.

Words and expressions used in this notice have the same meaning as in Prices Order No. 1136 (S.A.).

This notice will take effect on the day on which Prices Order No. 1136 (S.A.) comes into operation.

Dated 6 July 2015.

D. SOULIO, Commissioner for Prices

PRICES ACT 1948 SECTION 24: DECLARATION OF MAXIMUM PRICES FOR RECOVERY, TOWING, STORAGE AND QUOTATION FOR REPAIR OF MOTOR VEHICLES DAMAGED IN ACCIDENTS WITHIN THE DECLARED AREA

ORDER BY DELEGATE OF THE MINISTER FOR BUSINESS SERVICES AND CONSUMERS

PURSUANT to Section 24 of the *Prices Act 1948*, I, Hon Gail Gago MLC, Minister for Business Services and Consumers, do hereby make the following order.

Citation

1. This order may be cited as Prices Order No. 1136 (S.A.).

Commencement

2. This order will come into operation on the 2nd day of July 2015.

Order No. 1135 (S.A.) Superseded

3. This order supersedes Prices Order No. 1135 (S.A.) (see Gazette 26 June 2014 pp 2983-2986).

Interpretation

4. (1) In this order:

'GST' means the tax payable under the GST law;

'GST law' means:

- (a) A New Tax System (Goods and Services Tax) Act 1999 (Commonwealth); and
- (b) the related legislation of the Commonwealth dealing with the imposition of a tax on the supply of goods, services and other things;

'motor car' means a motor vehicle (as defined in Section 5 of the *Motor Vehicles Act* 1959):

- (a) designed for the principal purpose of carrying passengers; and
- (b) designed to carry not more than 8 adult persons (including the driver), and includes a motor vehicle of the type commonly known as a utility, station sedan or panel van;

'normal hours' means the hours between 7.30 a.m. and 5.00 p.m. on any day other than a Saturday, Sunday or public holiday;

'prescribed motor vehicle' means a motor car, motor bike, caravan or trailer;

'running kilometres', in relation to the distance travelled for the purposes of supplying a service to which this order applies, means the number of kilometres travelled from the registered premises of the person supplying the service to the scene of the accident, from the scene of the accident to the place of repair or storage of the prescribed motor vehicle to which the services relate and from the place of repair or storage of the vehicle to those registered premises.

(2) In this order the expressions 'accident', 'caravan', 'declared area', 'motor bike', 'quotation for repair', 'registered premises', 'tow', 'towtruck' and 'trailer' have the same meaning as in the *Motor Vehicles Act 1959*.

Services to Which Order Applies

- 5. This order applies to the following services:
- (a) the recovery and towing at or from the scene of an accident occurring within the declared area of a prescribed motor vehicle damaged in the accident;
- (b) the storage of a prescribed motor vehicle damaged in an accident occurring within the declared area;
- (c) the quotation for repair of a prescribed motor vehicle damaged in an accident occurring within the declared area.

Declaration of Maximum Prices

- 6. (1) Subject to this clause, I declare that the maximum price (inclusive of GST component) at which a service specified in the first column of the table in the Schedule may be supplied is -
- (a) in the case of a service provided during normal hours the amount specified opposite in the second column of the table;
- (b) in the case of a service provided outside normal hours the amount specified opposite in the third column of the table.
- (2) If the work involved in supplying a service to which this order applies is carried out partly during normal hours and partly outside normal hours, the maximum price that may be charged for providing the service must be calculated according to the maximum price specified in the Schedule for providing the service during the time of the day at which the work is actually carried out.
- (3) The maximum price that may be charged for supplying a service for which the Schedule specifies a maximum price per hour is to be calculated in accordance with the following formula:

where -

A is the maximum amount that may be charged for the service;

B is the maximum price per hour for the service specified in the Schedule;

C is the number of complete 6 minute periods spent in providing the service.

(4) If the use of more than one towtruck is necessary to supply a service to which this order applies, the maximum price specified in the Schedule may be charged in respect of each towtruck used in supplying the service.

Order Not to Apply to Supply of Services by Certain Persons

7. This order does not apply in relation to a person who supplies a service referred to in Clause 5 while there is in force an order under Section 24 of the *Prices Act 1948* fixing a maximum price for the supply of that service by that particular person.

SCHEDULE

Service	Maximum price	Maximum price
3317.03	(normal hours)	(outside normal
	,	hours)
 Recovery of a prescribed motor vehicle at the scene of the accident and towing the vehicle: 		
 from the scene of the accident to a place of repair or storage; or from a place of storage to a place of repair: for a distance not exceeding 20 running kilometres for each running kilometre in excess of 20 running kilometres 	\$330.00 \$ 2.90	\$386.00 \$ 4.10
Note: The above charge includes -		
(a) 30 minutes of waiting time or working time at the scene of the accident; and		
(b) the use of a power winch, trailer and any other specialised equipment necessary to recover and tow the vehicle.		
Waiting time or working time at the scene of the accident in excess of 30 minutes	\$49.00 per hour or part of an hour	\$75.00 per hour or part of an hour
Waiting time or working time at the scene of the accident where more than one person is engaged to recover the vehicle - for each additional person so engaged	\$36.00 per hour or part of an hour	\$61.00 per hour or part of an hour
2. Storage of a prescribed motor vehicle:		
in open locked storage	\$12.00 per day	\$12.00 per day
in covered locked storage	\$21.00 per day	\$21.00 per day
Quotation for repair of a prescribed motor vehicle where the estimated cost of repairs:		
does not exceed \$1,000	\$3.08 per each \$100 of the estimated cost or part of \$100	\$3.08 per each \$100 of the estimated cost or part of \$100
exceeds \$1,000 but does not exceed \$2,000	\$31.02 plus \$2.34 per each \$100 of the estimated cost or part of \$100	\$31.02 plus \$2.34 per each \$100 of the estimated cost or part of \$100
• exceeds \$2,000	\$54.64 plus \$7.83 per each \$1,000 of the estimated cost or part of \$1,000 up to an additional maximum charge of \$86.83	\$54.64 plus \$7.83 per each \$1,000 of the estimated cost or part of \$1,000 up to an additional maximum charge of \$86.83

Dated 3 July 2015.

GAIL GAGO, Minister for Business Services and Consumers

PUBLIC SECTOR ACT 2009

CODE OF ETHICS FOR THE SOUTH AUSTRALIAN PUBLIC SECTOR

Effective 13 July 2015

THE CODE OF ETHICS for the South Australian Public Sector is the Code of Conduct for the purposes of the Public Sector Act 2009. The Code below is effective from 13 July 2015 substituting the Code gazetted on 28 January 2010.

The Government of South Australia acknowledges Aboriginal people as the first peoples and nations of South Australia.

The South Australian Government and public sector recognise and respect their cultural connections as the traditional owners and occupants of the land and waters of South Australia and that they maintain a unique and irreplaceable contribution to the State.

The Government is committed to ensuring that South Australia is a place where people and business thrive.

The public sector must serve this vision through a strong culture of service excellence, founded on a productive working relationship with communities and business.

Above all, this relationship must be established on trust, and the guarantee that public sector employees will act effectively and with the utmost professional integrity.

This Code of Ethics for the South Australian Public Sector is the Code of Conduct for the purposes of the Public Sector Act 2009, and all public sector employees are bound by it.

One of the primary aims of the Act is to embed a culture of 'one government' across the sector. Although public sector employees work in a diverse range of professions and organisations, they should be united by common values and standards of professionalism. These values and standards are articulated in this Code.

This Code has been updated to ensure its relevance to the opportunities and challenges that face modern South Australia. It incorporates the views provided by employees and other stakeholders since the Code was last issued in 2010.

It is intended that the Code will help employees challenge traditional ways of working while maintaining the essential principles of their profession and reliably serving the community and Government of the day.

APPLICATION OF THE CODE

Responsibility of employees

This Code of Ethics for the South Australian Public Sector is the Code of Conduct for the purposes of the Public Sector Act 2009, and all public sector employees are bound by it regardless of:

- the nature or level of employment;
- · employment status; or
- the nature of the public sector organisation in which an employee works.

Every public sector employee must familiarise themselves with the content of this Code and conduct themselves in a manner consistent with the values and standards of professional conduct that are set out herein.

Some public sector employees, such as health professionals and lawyers, are bound by codes of conduct specific to their profession. In such cases, employees must have regard to the Code of Ethics for the South Australian Public Sector as well as their professional codes.

Responsibility of chief executives and other organisational leaders

Strong and visible leadership is a critical factor in achieving support for, and adherence to, the values and professional conduct embodied by this Code.

Chief executives and other organisational leaders have a special responsibility to demonstrate publicly their support for both the spirit and letter of the Code through their actions.

In addition to exemplary personal behaviour, chief executives and other organisational leaders are responsible for raising awareness of the Code, promoting debate on application of its content, and responding to any issue—including requests for guidance—raised by employees.

Statutory responsibility of the Commissioner for Public Sector Employment

It is the responsibility of the Commissioner for Public Sector Employment to issue this Code under Part 4, Section 14 (1) (a) of the Public Sector Act 2009.

The Commissioner will also monitor and report to Parliament on the extent to which the Code has been observed. The Commissioner is required to keep the Code under review and may vary, or revoke and substitute the Code.

FOUR FOUNDATIONS

The values and standards outlined in this Code build upon four foundations of public service:

Democracy

It is the role of the public sector to support the Government of the day, under law and the Constitution, in achieving the common good, primarily by providing services to the community. An emerging feature of South Australia's democracy is a higher level of collaboration between public sector employees and the community in the design and delivery of services and the involvement of people in decisions that affect their lives.

Impartiality

Public sector employees must be detached from political influence and the influence of partisan interests within the community. Instead, public sector employees must rely on evidence to provide objective advice to Government and implement directions promptly and thoroughly.

Accountability

Within a broad system of accountability under which ministers are accountable to Parliament, public sector employees are accountable for exercising their delegated authority and for performing their role within the values and standards of conduct outlined in this Code.

Diversity

The South Australian public sector should be as diverse as the community it serves. The views and experiences of all people should be respected, regardless of nationality, gender, cultural or social background, sexuality, religion, age, or physical or intellectual ability.

PUBLIC SECTOR VALUES

The South Australian public sector is continuously evolving.

Ministers, chief executives and other public sector employees have jointly defined values to guide the sector's long-term development.

The values are, in part, based on the traditional tenets of public service. Yet they also reflect the evolution of the sector, and the modern world in which it operates.

The values are articulated in the Public Sector Values and Behaviours Framework. All public sector employees should endeavour to embody the values in their work. The values are:

Service—proudly serve the community and Government of South Australia.

Professionalism—strive for excellence.

Trust—have confidence in the ability of others.

Respect—value every individual.

Collaboration and Engagement—create solutions together.

Honesty and Integrity—act truthfully, consistently, and fairly.

Courage and Tenacity—never give up.

Sustainability—work to get the best results for current and future generations of South Australians.

PROFESSIONAL CONDUCT STANDARDS

Employees must exhibit the highest standards of professional conduct in order to maintain the integrity of the South Australian public sector.

These professional conduct standards are the disciplinary provisions of the Code of Conduct for the purposes of the Public Sector Act 2009.

Contravention or failure to comply with these professional conduct standards will constitute misconduct as defined by the Public Sector Act 2009. Any employee who fails to comply with these conduct standards may be liable to disciplinary action.

Public sector organisations may choose to issue agency-specific conduct standards. Additional standards must be consistent with these standards, the Public Sector Act 2009, the Public Sector Regulations 2010 and any other relevant legislation, industrial instrument or Government policy. Such conduct standards are not to be labelled as a 'code'.

This section of the Code outlines the standards of conduct regarding:

- · professional and courteous behaviour;
- · public comment;
- · handling official information;
- use of Government/public resources;
- · conflicts of interest;
- · outside employment;
- · acceptance of gifts and benefits;
- · criminal offences; and
- reporting unethical behaviour.

Professional and courteous behaviour

Public sector employees will not at any time act in a manner that a reasonable person would view as bringing them, the agency in which they work, the public sector, or Government into disrepute; or that is otherwise improper or disgraceful.

Public sector employees will comply with a lawful and reasonable direction given to them as an employee by a person with authority to give such direction.

Public sector employees will at all times treat other persons with respect and courtesy.

Public sector employees will not be absent from duty without authority or proper explanation or excuse.

Public sector employees will be diligent in the discharge of their role and duties and not act in a way that is negligent.

Public comment

Public sector employees will only make public comment in relation to their duties, the public sector or the Government—including policy and programs—when specifically authorised to do so. Such comment will be restricted to factual information and professional advice and avoid the expression of personal opinion. Public comment includes providing information or comment to or in any media (electronic and print), including posting comment on the internet and speaking engagements.

Notwithstanding the above, public sector employees may engage in a private capacity in conduct intended to influence public opinion on an issue, or promote an outcome in relation to an issue of public interest except in the circumstances set out in Section 15 (2) of the Public Sector Act 2009.

These provisions do not apply to certain statutory office holders (or other authorised officers or employees) who are entitled to make independent public comment, either through convention, under legislation or pursuant to delegated authority.

Handling official information

By virtue of their duties, public sector employees frequently access, otherwise deal with, and/or are aware of, information about issues, facts and circumstances that they know, or where a reasonable person in the circumstances would know, needs to be treated as confidential.

Public sector employees will not access or attempt to access official information other than in connection with the performance by them of their duties and/or as authorised.

Public sector employees will not disclose official information acquired through the course of their employment other than is required by law or where appropriately authorised in the agency concerned.

Public sector employees will not misuse information gained in their official capacity, including, but not limited to:

- purchasing shares or other property on the basis of confidential information about the affairs of a business or of a proposed Government action; or
- seeking to use information for personal benefit or gain or for the personal benefit or gain of another.

Public sector employees will maintain the integrity and security of official information for which they are responsible. Employees will also ensure that the privacy of individuals is maintained and will only release information in accordance with relevant legislation, industrial instruments, policy, or lawful and reasonable direction.

Use of Government/Public resources

Public sector employees shall use the Government/public resources that are the property of the Crown efficiently and only for appropriate purposes as authorised.

Government/public resources (Crown property) include physical, financial, technological and intellectual property.

The Crown retains ownership of these resources.

Conflicts of interest

Public sector employees will avoid actual or potential conflicts of interest.

Public sector employees will ensure their personal or financial interests do not influence or interfere with the performance of their role. They will ensure the interests of family members, friends or associates (as defined in the Public Sector (Honesty and Accountability) Act 1995) do not influence the performance by them of their duties and/or their role as a public sector employee.

Employees will disclose in writing to their chief executive or agency head any actual or potential conflicts of interest at the earliest available opportunity and comply with any lawful and reasonable direction issued by a person with authority to issue such direction to resolve the conflict or potential conflict, including written direction by a relevant authority pursuant to the Public Sector (Honesty and Accountability) Act 1995.

Outside employment

Public sector employees must not engage in employment or other remunerative activity outside of their public sector employment where the activity conflicts with, or has the potential to conflict with, their role as a public sector employee, or if the performance of such outside employment or activity might affect their capacity to perform their public sector duties.

Public sector employees will obtain written permission from their agency head or delegate before engaging in any outside employment or remunerative activity (including any employment, work or service for which payment is made by way of pay, salary, honorarium, commission, fee, allowance or other reward).

In general, it is not necessary for employees to obtain permission to involve themselves in or undertake voluntary or unpaid activities or paid recreational activities (e.g. sport coaching) unless there is an actual or potential conflict of interest between such activity and their duties and/or role as a public sector employee.

Public sector employees who leave the public sector to work with a non-Government employer will avoid situations which would result in an unfair advantage for their new employer. This holds particularly in the case where the employer is bidding for a government contract or is competing for a grant or similar disbursement of public moneys.

Acceptance of gifts and benefits

Public sector employees will not seek or accept gifts or benefits for themselves or others that could be reasonably perceived as influencing them in the performance of their duties and functions as a public sector employee.

Non-pecuniary gifts or benefits offered to employees by representatives of other governments may be accepted, as may gifts from non-Government sources if they are obviously mementos or gifts of a symbolic nature.

All employees will comply with any policies of their agency in relation to accepting, declaring and/or recording the receipt of gifts or benefits.

Criminal offences

Public sector employees will at the earliest possible opportunity advise their manager (or if their manager is not available, some other person in management in the agency in which they are employed or working) if they are charged with a criminal offence and, if admitted or proven, there would be a connection between the offending conduct and the employee's public sector duties/role or position and/or status.

Reports to a manager or person in management will be in writing.

Public sector employees will comply with all legislation, industrial instruments, policies and procedures and lawful and reasonable directions relevant to their role as a public sector employee and/or to the performance of their duties.

Reporting unethical behaviour

Public sector employees will report to an appropriate authority workplace behaviour that a reasonable person would suspect violates any law, is a danger to public health or safety or to the environment, or amounts to misconduct. This obligation does not derogate from the obligations on public sector employees under the Directions and Guidelines issued by the Independent Commissioner Against Corruption.

Public sector employees who are potential witnesses or are otherwise capable of assisting, will actively co-operate and assist with any investigation into the suspected or alleged conduct of another public sector employee that, if proven, would amount to misconduct (including corruption and maladministration as defined in the Independent Commissioner Against Corruption Act 2012) and any other processes relating to the management of such suspected or alleged conduct. This obligation does not impact upon the right against self-incrimination of employees suspected of committing or alleged to have committed misconduct.

Public sector agencies will inform employees of their rights and responsibilities under Whistleblowers Protection Act 1993.

FURTHER INFORMATION

- · Legislation and regulations, including:
 - Public Sector Act 2009
 - Public Sector Regulations 2010
 - Public Sector (Honesty and Accountability Act) 1995
 - Independent Commissioner Against Corruption Act 2012
 - Public Corporations Act 1993
 - Criminal Law Consolidation Act 1935
 - Summary Offences Act 1953
 - Equal Opportunity Act 1984
 - Freedom of Information Act 1991
 - Work, Health and Safety Act 2012
 - Public Finance and Audit Act 1987
 - Whistleblowers Protection Act 1993
 - Lobbyist Code of Conduct
 - State Records Act 1997
 - Disability Discrimination Act 1992 (Commonwealth Government)
 - · any other relevant agency-specific legislation.

- Public sector-wide policies issued by the Government, the Department of the Premier and Cabinet, Department of Treasury and Finance, and the Commissioner for Public Sector Employment.
- Determinations and Guidelines issued by the Commissioner for Public Sector Employment.
- · Public Sector Values and Behaviours Framework.
- · Any agency-specific policies and conduct standards.
- Guidelines for agencies issued by Cabinet or other relevant sources.
- · Treasurer's Instructions.
- Directions and Guidelines issued by the Independent Commissioner Against Corruption.
- Office for Public Integrity and Independent Commissioner Against Corruption.
- South Australia Police Anti-Corruption Branch.
- · Crown Solicitor's Office.

ROAD TRAFFIC ACT 1961

EXEMPTION FROM REGULATION 54 (5) (a) (ii) OF THE ROAD TRAFFIC (MISCELLANEOUS) REGULATIONS 2014 FOR OFF ROAD PASSENGER VEHICLES (AUSTRALIAN DESIGN RULE CATEGORY MC)

PURSUANT to Section 163AA of the Road Traffic Act 1961, I, Paul Anthony Gelston, Chief Operating Officer, Safety and Service Division, delegate for the Minister for Transport and Infrastructure, hereby exempt vehicles of a specified class, identified as follows:

1. Australian Design Rule Category Off-Road Passenger Vehicle (MC).

From the following provisions of the Road Traffic (Miscellaneous) Regulations 2014:

Regulation 54—Wheels and tyres

- (5) Despite the requirements of any other regulation or rule under the Act, a light motor vehicle that is required to comply with ADR 24 or the tyre and rim selection requirements of ADR 42 may be—
 - (a) equipped with tyres other than those listed on the tyre placard fitted to the vehicle, provided that—
 - (ii) the overall diameter of a wheel and tyre fitted is not more than 15 millimetres greater than that advised in the Tyre and Rim Standards Manual for the largest tyre size listed on the placard and not more than 15 millimetres less than that advised in the Manual for the smallest tyre size listed on the placard.

Subject to the following conditions:

- 1. The increased tyre diameter is no more than 50 mm greater than the largest tyre listed on the placard;
 - 2. That speedometer accuracy is retained; and
- 3. That the total ground clearance is increased by no more than 50 millimetres.

Dated 30 June 2015.

P. A. GELSTON, Chief Operating Officer, Safety and Service Division, Delegate for the Minister for Transport and Infrastructure

SOUTH AUSTRALIAN WATER CORPORATION

FEES AND CHARGES SCHEDULE

Rates and Sales

THE following charges for water supply services and property scales for sewerage services to land are fixed for the period from the date of gazettal to 30 June 2016.

Pursuant to the Water Industry Regulations 2012 (regulations 38) and *Government Gazette* 6 June 2013, SA Water may levy an availability charge despite the fact that the land is not connected to SA Water's infrastructure. All charges for sewerage services are based on the property valuation of the land. Property values are set by the Valuer-General each year in June for the next 12 months.

Water Fees and Charges Special Characteristics

A Retirement Village Discounted Single Assessment charge applies to water supplied to Individual Living Units with a land use code of 1766 that are subject to a change in Valuer-General policy from the date of gazettal. Individual Living Units will not be rated separately.

Description Charge

Retirement Village Discounted Single Assessment charge comprise an Availability Charge and a Water Use Charge (determined by the timing of quarterly meter readings) as per schedule.

Availability Charge (Supply Charge)	\$286.40 per annum
Water Use Charges (determined by the timing of quarterly meter readings) as per schedule:	
(i) for each kilolitre supplied up to, and including, 0.3288 kilolitres per day	\$2.35 per kilolitre
(ii) for each kilolitre supplied over 0.3288 kilolitres per day	\$3.36 per kilolitre

Sewerage Availability Charges Special Characteristics

A Retirement Village Discounted Single Assessment charge applies to sewerage services provided to Individual Living Units with a land use code of 1766 that are subject to a change in Valuer-General policy from the date of gazettal. The charge is based on the sum of the capital values for the independent living units. Individual Living Units will not be rated separately.

Scales for Calculation of Sewerage Charge

The Retirement Village Discounted Single Assessment charge for annual sewerage charges (access charges) is based on the greater of the minimum charge or property-based charge.

Property Based Charge: Scale	Minimum Charge	Land Affected
\$0.001251 per dollar of capital value	\$355.80	All land with the land use code 1766 in the Adelaide and Aldinga drainage areas.
\$0.0006255 per dollar of capital value	\$355.80	All land with the land use code 1766 in the Adelaide and Aldinga drainage areas with an indirect sewer connection.
\$0.001708 per dollar of capital value	\$355.80	All land with the land use code 1766 in other drainage areas.
\$0.0008540 per dollar of capital value	\$355.80	All land with the land use code 1766 in other drainage areas with an indirect sewer connection.

J. F. RINGHAM, Chief Executive, South Australian Water Corporation

SENDING COPY?

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Please include the following information in the covering email:

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- Whether a proof, quote or return email confirmation is required.
- 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 ADELAIDE

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Council of the Corporation of the City of Adelaide at its meeting held on 30 June 2015 and for the year ending 30 June 2016:

- 1. Adopted for rating purposes the valuations prepared by Valuers employed or engaged by the Council of annual values applicable to land within the Council area totalling \$920 200 700 of which \$747 174 840 is for rateable land.
- 2. Declared differential general rates based upon the use of the land as follows:
 - 2.1 0.1149 rate in the dollar for all rateable land with a residential land use; and
 - 2.2 0.1408 rate in the dollar for all other rateable land in the Council area.
- 3. Declared a separate rate of 0.00201 rate in the dollar on all rateable land in the Council area to recover the amount of \$1 416 855 payable to the Adelaide and Mount Lofty Ranges Natural Resource Management Board.
- 4. Declared a separate rate of 0.03554 rate in the dollar (the Rundle Mall Differential Separate Rate) an all rateable land except that with a residential land use within the 'Rundle Mall Precinct' (as defined) to fund marketing and management of the precinct, including actions and initiatives to promote Rundle Mall as a destination for shopping and to enhance the vibrancy of the precinct.

S. HAINS, Acting Chief Executive Officer

CAMPBELLTOWN CITY COUNCIL

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 30 June 2015, the Corporation of the City of Campbelltown for the financial year ending 30 June 2016 resolved:

Adoption of Valuation

To adopt for rating purposes the most recent valuations supplied by the Valuer-General of the capital value of land within the Council's area totalling \$10 454 230 200.

Declaration of General Rate for the Year 2015-2016

To declare a general rate of 0.320586 cents for each dollar of the assessed capital value of rateable land within the Council's area.

Minimum Rate

To fix a minimum amount payable by way of general rates of \$875 in respect of rateable land within the Council's area.

Declaration of Separate Rate for the Year 2015-2016

To declare a separate rate of 0.218111 cents for each dollar of the assessed capital value of rateable property with an address along the eastern side of Lower North East Road (between Downer Avenue and Hambledon Road) with the aim of raising \$25 900 to recover the construction and maintenance costs for the toilet facility at 6A Denmead Avenue, Campbelltown.

Natural Resources Management Levy

To declare a separate rate of 0.009507 cents in the dollar on the capital value of all rateable land within the Council's area to reimburse the Council for amounts contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board.

P. DI IULIO, Chief Executive Officer

CITY OF MOUNT GAMBIER

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Council in exercise of the powers contained in Chapters 8, 9 and 10 of the Local Government Act 1999 and the Natural Resources Management Act 2004 at a meeting held on 30 June 2015 and for the financial year ending 30 June 2016:

Adoption of Valuations

1. Adopted for rating purposes, the capital valuations of the Valuer-General totalling \$3 456 903 740.

Declaration of Rates

- 2. Declared differential general rates in the dollar based on capital values as follows:
 - (a) 0.22631 cents in the dollar on rateable land of Categories (a), (g) and (i) land uses; and
 - (b) 0.611037 cents in the dollar on rateable land of categories (b), (c), (d), (e), (f) and (h) land uses.
 - (c) Imposed a fixed charge as a component of the general rates of \$585.80.
 - (d) Declared a separate rate of a fixed charge of \$42 per assessment to recover the contribution to the South East Natural Resource Management Board.

Payment of Council Rates

- 3. Declare that rates and charges be payable by quarterly instalments due on or before:
 - Friday, 11 September 2015;
 - Friday, 11 December 2015;
 - · Friday 11 March, 2016; and
 - Friday, 10 June 2016.

M. McShane, Chief Executive Officer

CITY OF ONKAPARINGA

Adoption of Valuations and Declaration of Rates for 2015-2016 NOTICE is given that at its meeting held on 30 June 2015 the Council, for the financial year ending 30 June 2016:

Adoption of Valuation

Adopted for rating purposes the Valuer-General's valuation of capital value being \$27 094 856 560 effective from 1 July 2015

Declaration of General Rates

- 1. Declared differential general rates according to land use, as follows:
 - (i) 0.327350 cents in the dollar on rateable land of Category 1 (Residential) use;
 - (ii) 0.441071 cents in the dollar on rateable land of Categories of 2, 3, 4, (Commercial—Shop, Office and Other) and 5 and 6 (Industrial—Light and Other) uses;
 - (iii) 0.341838 cents in the dollar on rateable land of Category 7 (Primary Production) use;
 - (iv) 0.515860 cents in the dollar on rateable land of Category 8 (Vacant Land) use; and
 - (v) 0.396642 cents in the dollar on rateable land of Category 9 (Other) use.
 - 2. Imposed a fixed charge of \$366.

Declaration of Separate Rates— Natural Resources Management Levies

Declared separate rates as follows:

- 0.009575 cents in the dollar on all rateable land in the Council's area in the region of the Adelaide and Mount Lofty Ranges Natural Resources Management Board: and
- (2) 0.009137 cents in the dollar on all rateable land in the Council's area in the region of the SA Murray-Darling Basin Natural Resources Management Board.

Service Charges

- Imposed a community wastewater management annual service charge of:
 - \$616 per unit on each occupied allotment;
 - · \$616 per unit on each vacant allotment.

- (2) Imposed an annual service charge for the disposal and treatment of major trade waste on a per kilolitre basis using the criteria specified in the City of Onkaparinga Trade Waste Guidelines.
- (3) Imposed an annual service charge for the prescribed service of the disposal and treatment of major trade waste based on the nature of the specific infrastructure and level of service required for maintenance.

Payment of Rates

Resolved that the above rates and charges will fall due on the following days:

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

M. DOWD, Chief Executive Officer

CITY OF PROSPECT

Adoption of Valuation and Declaration of Rates 2015-2016

NOTICE is hereby given that City of Prospect, at a meeting of Council held on 23 June 2015 at which seven of the eight Members of Council were present resolved that consideration of the 2015-2016 Annual Business Plan has taken into account:

- The capital valuation of the City as set by the Valuer-General of South Australia.
- The relationship of the amount of rates needed to meet the Objectives of the City of Prospect's Strategic Plan for 2012-2016 and the Annual Business Plan 2015-2016 (Budget, Long Term Financial Plan, Infrastructure & Asset Management Plan, Rating Strategies).
- City of Prospect's Rating Strategy (per Annual Business Plan 2015-2016) as adopted by Council on 23 June 2015.
- The relationship and impact of the rates and rate differential between residential and non-residential assessments.
- The equity of the rate structure.
- Rate concessions and rebates that will apply.

A full copy of the Annual Business Plan is available for inspection at Council's principal office, 128 Prospect Road, Prospect or on Council's web site www.prospect.sa.gov.au.

Adoption of Valuations

That the Council of the City of Prospect, pursuant to Section 167 (2) (a) of the Local Government Act, 1999, adopts valuations of capital value made by the Valuer-General in relation to the area of the Council on 1 July 2015 and specifies that the total of the values that are to apply within the area for rating purposes for the year ending the 30 June 2016 is \$5 081 442 000.

Declaration of Differential General Rates

That the Council of the City of Prospect, pursuant to Sections 152 (1) (a), 153 (1) (b) and 156 (1) (a) of the Local Government Act 1999, hereby declares differential general rates on rateable land within the area, which rates vary by reference to the uses of land designated by Regulation 10 (2) of the Local Government (General) Regulations 1999.

- (a) Residential: A rate of 0.322342 cents in the dollar on the capital value of such rateable land.
- (b) Commercial—Shop: A rate of 0.683288 cents in the dollar on the capital value of such rateable land.
- (c) Commercial—Office: A rate of 0.683288 cents in the dollar on the capital value of such rateable land.
- (d) Commercial—Other: A rate of 0.683288 cents in the dollar on the capital value of such rateable land.
- (e) Industry—Light: A rate of 0.683288 cents in the dollar on the capital value of such rateable land.
- (f) Industry—Other: A rate of 0.683288 cents in the dollar on the capital value of such rateable land.
- (g) Primary Production: A rate of 0.683288 cents in the dollar on the capital value of such rateable land.

- (h) Vacant Land (Residential Planning Zone): A rate of 0.402927 cents in the dollar on the capital value of such rateable land.
- (i) Vacant Land (Non-Residential Planning Zone): A rate of 0.854110 cents in the dollar on the capital value of such rateable land.
- (j) Other: A rate of 0.683288 cents in the dollar on the capital value of such rateable land.

Declaration of a Minimum Amount

That the Council of the City of Prospect, pursuant to Section 158 (1) (a) of the Local Government Act 1999, hereby fixes, in respect of the year ending 30 June 2016 a minimum amount of \$1 090 that shall be payable by way of general rates on rateable land within the Council's area.

Declaration of a Separate Rate (Natural Resources Management Levy)

That pursuant to Section 95 of the Natural Water Resources Management Act 2004 and Section 154 of the Local Government Act 1999, Council, in order to reimburse to the Council the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board Levy of \$460 222 declares for the year ending 30 June 2016 a separate rate of 0.009275 cents in the dollar on the capital valuation of all rateable properties within the area of the City of Prospect.

Payment of Rates

Notice is hereby given that pursuant to Section 181 of the Local Government Act 1999, the rates shall be payable in four equal or approximately equal instalments due and payable on 1 September 2015, 1 December 2015, 1 March 2016 and 1 June 2016.

M. GOLDSTONE, Chief Executive Officer

CITY OF SALISBURY

DEVELOPMENT ACT 1993

Main Roads (Salisbury Highway and Main North Road) Development Plan Amendment— Public Consultation

NOTICE is hereby given that the City of Salisbury, pursuant to Sections 24 and 25 of the Development Act 1993, has prepared a Development Plan Amendment (DPA) to amend its Development

The affected areas:

The areas affected by the proposed DPA are as follows:

- Area 1—Main North Road Salisbury Plain. The area is generally those allotments having a frontage to west of Main North Road between Saints Road and Park Terrace, excluding the Neighbourhood Centre Zone.
- Area 2—Main North Road, Para Hills West. The area is generally those allotments having a frontage to east Main North Road between Ayfield Road, Parafield to Kesters Road, Para Hills.
- Area 3—Salisbury Highway, Greenfields. The area is generally those allotments having a frontage to west of Salisbury Highway, between Ryans Road and Elder Smith Road, Greenfields.

The Amendment proposes to change the Development Plan by:

- Rezoning the land at Salisbury Plain from Industry to Bulky Goods Zone.
- Amending the non-complying provisions for Precinct 1 Salisbury Plain Commercial (within the existing commercial zone Corner Park Terrace and Main North Road) to improve clarity regarding the assessment of new shops within the area.
- Rezoning land at Para Hills West from Industry to Commercial Zone and the inclusion of some additional policies specific to the area.
- Rezoning land fronting Salisbury Highway, Greenfields from Industry to Commercial Zone and the inclusion of some additional policies specific to the area including some flexibility around land use.

 A minor amendment to the advertisements policy related to height limits for free standing signs within the subject areas.

The DPA will be on public consultation from 9 July 2015 until 4 September 2015.

Copies of the DPA are available for review during normal office hours at:

- · City of Salisbury offices, 12 James Street, Salisbury;
- Polaris Centre, Innovation House, Park Way, Mawson Lakes.

Alternatively, the DPA can be viewed on the internet on the City of Salisbury website:

www.salisbury.sa.gov.au/mainroadsdpa

Written submissions regarding the DPA should be submitted no later than 5 p.m. on 4 September 2015. All submissions should be addressed to John Harry, Chief Executive Officer, City of Salisbury, P.O. Box 8, Salisbury, S.A. 5108 and should clearly indicate whether you wish to be heard in support of your submission at the public hearing. If you wish to lodge your submission electronically, please email it to:

city@salisbury.sa.gov.au.

A public hearing will be held on 29 September 2015 at 6.30 p.m. at the City of Salisbury Council offices, 12 James Street, Salisbury at which time interested persons may be heard in relation to the DPA and submissions. The public meeting will not be held if no submissions are received or if no submissions request to be heard

Copies of submissions will be available for inspection at the City of Salisbury Council offices, 12 James Street, Salisbury and online on the Council website from Monday, 7 September 2015 until the conclusion of the public meeting on 29 September 2015.

If you would like further information about the DPA, contact Michelle Tucker on 8260 8109.

Dated 9 July 2015.

J. HARRY, Chief Executive Officer

CITY OF WEST TORRENS

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Council in exercise of the powers contained in Chapters 8, 9 and 10 of the Local Government Act 1999 and the Natural Resources Management Act 2004:

Adoption of Valuations

1. At a meeting held on 7 July 2015, adopted for rating purposes, for the year ending 30 June 2016, the capital valuations of the Valuer-General of all property within the Council area, totalling \$14 859 777 200.

Declaration of Rates

- 2. At a meeting held on 7 July 2015:
 - (i) Declared differential general rates in the dollar based on capital values as follows:
 - (a) 0.265000 cents in the dollar on rateable land use of the permissible differing Category (a);
 - (b) 0.604073 cents in the dollar on any rateable land of the permissible differing Categories (b) to (i) inclusive.
 - (ii) Declared a minimum amount payable by way of general rates on rateable land in its area of \$848.
 - (iii) Declared a separate rate on rateable land within the Council area of 0.009425 cents in the dollar based on capital values, as a contribution to the Adelaide and Mount Lofty Ranges Natural Resources Management Board.

T. BUSS, Chief Executive Officer

TOWN OF GAWLER

Town Centre Car Parking Fund

PURSUANT to Section 50A of the Development Act 1993, notice is hereby given to determine the contribution amounts which apply to the Town Centre Carparking Fund for the 2015-2016 Financial Year.

Details of the Fund are as follows:

Name of Fund: Town Centre Carparking Fund.

Designated Areas Town Contra Historia (Co

Designated Area: Town Centre Historic (Conservation) Zone of the Gawler (CT) Development Plan consolidated 30 April 2015, incorporating the Light Town Centre Historic (Conservation) Policy Area and the Gawler South Town Centre Historic (Conservation) Policy Area.

Contribution Rates (per carpark) for the 2015-2016 Financial Year in Town Centre Historic (Conservation) Zone are as follows:

- Light Town Centre Historic (Conservation) Policy Area: \$7 025; and
- Gawler South Town Centre Historic (Conservation) Policy Area: \$5 225.

Date of Operation—9 July 2015.

H. INAT, Chief Executive Officer

ADELAIDE HILLS COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Proposed Road Closing—Portion of Sheoak Road, Crafers West

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that Adelaide Hills Council proposes to make a Road Process Order to close and then merge a portion of road into the adjoining property, at 12 Sheoak Road Crafers West, being Allotment 32 in Filed Plan 150787, Certificate of Title 5775/71. The portion of road is more particularly delineated and marked 'A' on Preliminary Plan No. 15/0010. A copy of the Preliminary Plan and a statement of persons affected are available for public inspection during normal office hours at the offices of the Council at the:

- Stirling Service Centre, 63 Mount Barker Road, Stirling;
- Woodside Service Centre 26 Onkaparinga Valley Road, Woodside,

plus at the Adelaide office of the Surveyor-General, 101 Grenfell Street, Adelaide.

Any person is entitled to object to the proposed road process via a written submission. An objection must state whether the objector wishes to make a deputation to the Council in relation to the proposed road process. The Council will give notification of a meeting at which the matter will be considered so the person making the deputation or a representative may attend, if so desired.

Any person affected by the proposed closure is entitled to apply for an easement to be granted in that person's favour over the land subject to the proposed closure. The Council will give notification of a meeting at which the matter will be considered, so that the person making the objection or a representative may attend, if so desired.

An objection or application for an easement must set out the full name and address of the person making the objection or application and must be fully supported by reasons.

Any application for an easement must give full particulars of the nature and location of the easement and where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed.

The objection or application for an easement must be made in writing to the Council at P.O. Box 44, Woodside, S.A. 5244, within 28 days of this notice (by 5 p.m. on 6 August 2015) and a copy must also be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001.

Dated 8 July 2015.

A. AITKEN, Chief Executive Officer

THE BAROSSA COUNCIL

Naming of Roads

NOTICE is hereby given that pursuant to Section 219 of the Local Government Act 1999, Council on 16 June 2015, resolved to name two roads within the land division off Adams Road, Williamstown as follows:



Road 1 to be named Cyril Minge Road. Road 2 to be named Mewett Court.

M. McCarthy, Chief Executive Officer

THE BERRI BARMERA COUNCIL

Adoption of Valuation and Declaration of Rates 2015-2016

NOTICE is hereby given that at a special meeting of the Council held on Tuesday 30 June 2015 and for the year ending 30 June 2016, it was resolved:

Adoption of Valuations

To adopt the capital values provided by the Valuer-General totalling \$1 288 202 580 of which \$1 214 652 896 is in respect to rateable land.

Declaration of Rates

To declare differential general rates in respect of all rateable land within its area varying according to its land use as follows:

- (a) Residential—0.5976 cents in the dollar;
- (b) Commercial (Shop/Office/Other)—0.6161 cents in the dollar;
- (c) Industrial (Light/Other)—0.7661 cents in the dollar;
- (d) Primary Production—0.5385 cents in the dollar;
- (e) Rural Vacant—0.4894 cents in the dollar; and
- (f) Other—0.7613 cents in the dollar.

Declaration of Minimum Amount

To fix a minimum amount payable by way of general rates of \$617.

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

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

\$690 per unit on each occupied allotment; and

\$345 per unit on each vacant allotment.

Declaration of Service Charges— Waste Management Collection/Disposal

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

\$200—3 bin collection; and

\$170—2 bin collection.

Declaration of Separate Rate— Natural Resources Management Levy

To declare a separate rate of 0.0107 cents in the dollar, to recover the amount payable to the SA Murray Darling Basin Natural Resources Management Board, and to fix a minimum amount payable by way of this separate rate of \$9.

D. BEATON, Chief Executive Officer

DISTRICT COUNCIL OF COOBER PEDY

Resignation of Councillor

NOTICE is hereby given in accordance with Section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of Councillor for District Council of Coober Pedy, due to the resignation of Councillor Sharyn Baines, to take effect from 6 July 2015.

T. RUSBY, Chief Executive Officer

COORONG DISTRICT COUNCIL

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at the ordinary Council meeting held on 23 June 2015, the Coorong District Council passed the following resolutions for the financial year ended 30 June 2016:

Adoption of Valuations

To adopt for rating purposes the most recent Valuer-General's capital valuations totalling \$1 357 204 600.

Declaration of General Rates and Separate Rates

To declare general rates as follows:

- 1. A fixed charge of \$300 in respect to each rateable assessment
- 2. Differential general rates on the capital value of all rateable land as follows:
 - (a) 0.4212 cents in the dollar in respect of land with the land use of Residential and Other;
 - (b) 0.4212 cents in the dollar in respect of land with the land use of Commercial—Shop, Commercial—Office, Commercial—Other, Industry—Light, Industry— Other;
 - (c) c. 0.3580 cents in the dollar in respect of land with the land use of Primary Production; and
 - (d) 0.4844 cents in the dollar in respect of land with the land use of Vacant Land.
- 3. A separate rate of 0.01042 cents in the dollar on the capital value of all rateable land within that part of the area of the Coorong District Council that is within the area of the SA Murray Darling Basin Natural Resource Management Board.
- 4. A separate rate of a fixed amount of \$42.06 per property of all rateable land within that part of the area of the Coorong District Council that is within the area of the South East Natural Resource Management Board.

To impose annual service charges as follows:

- 1. Community Wastewater Management Systems (CWMS):
 - Tailem Bend, Meningie, Tintinara, and Wellington East:
 - \$525 per occupied unit;
 - \$340 per vacant allotments.
- 2. On each assessment of rateable and non-rateable land to which the Council makes available a water supply service in the areas of Wellington East and Peake:
 - \$240 plus;
 - \$1.50 per kilolitre for usage in excess of 125 kilolitres per annum.

3. \$290 on each eligible assessment of rateable and nonrateable land within the kerbside collection boundary to which the Council makes available a Kerbside Waste Management Service.

Declaration of Payment of Rates and Discount Incentives for Early Payment

Rates are payable in four equal or approximately equal instalments on:

- 9 September 2015;
- 9 December 2015;
- · 9 March 2016; and
- 9 June 2016.

That a discount of 1.5% of current general rates be granted to ratepayers who pay rates in full by 9 September 2015.

V. C. CAMMELL, Chief Executive Officer

DISTRICT COUNCIL OF THE COPPER COAST

Adoption of Valuation and Declaration of Rates 2015-2016

NOTICE is hereby given that the District Council of the Copper Coast, at its Meeting held on Wednesday, 1 July 2015, resolved for the year ending 30 June 2016 as follows:

Adoption of Valuations

To adopt the most recent valuations of the Valuer-General available to the Council, of the capital value of land within the Council's area totalling \$3 468 750 140 and of which \$3 335 858 640 is the total valuation of rateable land.

Adoption of Rates

- 1. To declare the following differential general rates varying according to the use of the land:
 - (i) with a land use designated as Category (a)—Residential, a rate of 0.2386 cents in the dollar;
 - (ii) with a land use designated as Category (b)—Commercial (Shop), Category (c)—Commercial (Office) or Category (d)—Commercial (Other), a rate of 0.5228 cents in the dollar;
 - (iii) with a land use designated as Category (e)—Industry (Light), a rate of 0.5422 cents in the dollar;
 - (iv) with a land use designated as Category (g)—Primary Production, a rate of 0.2223 cents in the dollar;
 - (v) with a land use designated as Category (h)—Vacant Land, a rate of 0.4026 cents in the dollar;
 - (vi) with a land use designated as Category (i)—Other (any other land use not referred to in a previous category), a rate of 0.2681 cents in the dollar; and
 - (vii) with a land use designated as Marina Berths, a rate of 0.5228 cents in the dollar.
- 2. To impose an amount of \$503 as a fixed charge in respect of each separate piece of rateable land in the area of the Council.
- 3. To declare a separate rate of \$465 in respect of each separate piece of rateable land in that part of the Council area known as Moonta, Moonta Bay and Port Hughes for the construction of a Community Wastewater Management Scheme.
- 4. To declare a separate rate of \$677 in respect of each separate piece of rateable land in that part of the Council area known as 'The Dunes' to partly fund the maintenance of the Port Hughes Golf Course.
- 5. To declare a differential separate rate of 0.0275 cents in the dollar in respect of each separate piece of rateable land (excluding land with a residential land use) in that part of the Council area known as Kadina Central Business District for the revitalisation project.
- 6. To declare a separate rate of a proportional amount of \$195 per linear metre of shop front in respect of each separate piece of rateable land in that part of the Council area known as Owen Terrace Business District for the 'verandah project'.

7. To declare a separate rate of a fixed amount of \$265 in respect to each allotment per certificate of title for properties in that part of the Council area adjoining the Riley Cove Community Corporations 20692 internal roads to fund the replacement of the road seal, pavement and kerbing (internal road maintenance).

Adoption of Community Wastewater Management Scheme Annual Service Charges

To impose an annual service charge based on the nature of the service and the level of usage of the service of \$465 per property unit in respect of all land to which the Council provides or makes available the Community Wastewater Management scheme.

Adoption of Natural Resources Management Levy

To declare a separate rate of 0.0140 cents in the dollar based on the capital value of all rateable land within the Council area and the area of the Northern and Yorke Natural Resources Management Board in order to reimburse the Council the amount of \$464 440 payable to the Northern and Yorke Natural Resources Management Board.

Payment of Rates

All rates and charges will fall due in four equal or approximately equal instalments payable on or before the first day in each of the months of:

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

P. HARDER, Chief Executive Officer

DISTRICT COUNCIL OF FRANKLIN HARBOUR

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the District Council of Franklin Harbour at its meeting held on 1 July 2015, resolved for the 2015-2016 financial year:

Adoption of Capital Valuations

Pursuant to Section 167 (2) (a) of the Local Government Act 1999, adopts for the year ending 30 June 2016, for rating purposes, the valuations of the Valuer-General of capital values in relation to the area of the Council totalling \$273 239 860.

Declaration of Rates

Pursuant to Sections 153 (1) (b) and 156 (1) (c) of the Local Government Act 1999, the District Council of Franklin Harbour declares the following Differential Rates based on the assessed capital value of all rateable properties within the Council for the financial year ending 30 June 2016, the said differential general rates to vary by reference to the land use and to locality in which the rateable land is situated:

- Rateable land with land use Residential, 0.1850 cents in the dollar:
- Rateable land with land use Commercial (Shop), 0.1850 cents in the dollar:
- Rateable land with land use Commercial (Office), 0.1850 cents in the dollar;
- Rateable land with land use Commercial (Light), 0.1850 cents in the dollar:
- Rateable land with land use Industry (Light), 0.1850 cents in the dollar;
- Rateable land with land use Industry (Other), 0.1850 cents in the dollar;
- Rateable land with the Commercial (Bulk Handling) Zone, 1.0511 in the dollar;
- Rateable land with land use Primary Production, 0.4700 cents in the dollar;
- Rateable land with land use Vacant Land, 0.4700 cents in the dollar; and
- Rateable land with land use Other, 0.1850 cents in the dollar.

Declaration of a Fixed Charge

Pursuant to Section 152 (1) (c) of the Local Government Act 1999, the District Council of Franklin Harbour declares a fixed charge of \$327 on each separate assessed rateable property for the financial year ending 30 June 2016.

Declaration of a Separate Rate— Natural Resources Management Levy

Pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, and in order to reimburse Council for amounts contributed to the Eyre Peninsula Natural Resources Management Board, being \$60 512 declare a separate rate based on a fixed charge of \$65 on all rateable properties within the area of the Council and of the Board for the year ending 30 June 2016.

Declaration of an Annual Service Charge—Garbage

Pursuant to Section 155 (1) (b) of the Local Government Act 1999, the District Council of Franklin Harbour declares an Annual Service Charge of \$190 for all occupied properties in Cowell, Port Gibbon and Lucky Bay for the year ended 30 June 2016.

Declaration of an Annual Service Charge—Lucky Bay Water

Pursuant to Section 155 (1) (a) of the Local Government Act 1999, declares an Annual Service Charge of \$270 for the Lucky Bay water supply capital and maintenance costs for the year ended 30 June 2016.

Separate Rate—Lucky Bay Erosion Projection Investigation

Pursuant to Section 154 (2) (c) of the Local Government Act 1999, and in order to reimburse Council for expenditure on the Erosion Projection Investigation and Design project, declares a separate rate based on a fixed charge of \$59.93 on all rateable properties within Lucky Bay for the year ending 30 June 2016.

Declaration of an Annual Service Charge—Port Gibbon Water

Pursuant to Section 155 (1) (a) of the Local Government Act 1999, declares an Annual Service Charge of \$270 for the Port Gibbon water supply capital and maintenance costs for the year ended 30 June 2016.

Declaration of an Annual Service Charge— Port Gibbon CWMS

Pursuant to Section 155 (1) (a) of the Local Government Act 1999, declares an Annual Service Charge of \$30 for the Port Gibbon CWMS capital and maintenance costs for the year ended 30 June 2016.

Declaration of Payment of Rates

Pursuant to Section 181 of the Local Government Act 1999, the District Council of Franklin Harbour declares that the rates for the financial year ending 30 June 2016, will fall due in four equal or approximately equal instalments payable on 15 September 2015, 15 December 2015, 15 March 2016 and 15 June 2016.

T. D. BARNES, Chief Executive Officer

NARACOORTE LUCINDALE COUNCIL

Adoption of 2015-2016 Annual Business Plan

NOTICE is hereby given that at its meeting held on 16 June 2015, the Council, in accordance with Section 123 of the Local Government Act 1999, adopted its 2015-2016 Annual Business Plan.

Adoption of Valuation and Declaration of Rates

Notice is hereby given that at its meeting held on 16 June 2015 the Council, in exercise of the powers contained in Chapter 10 of the Local Government Act 1999, adopted the following resolutions:

Adoption of Assessment

That pursuant to Section 167 (2) (a) of the Local Government Act 1999, Council adopts for the year ending 30 June 2016 the most recent valuations of the Valuer-General available to the Council of the capital value of land within the Council's area being:

Rateable Properties\$2	137 390 88	7
Non Rateable Properties	\$48 795 15	3

and specifies 1 July 2015 as the day from which such valuations shall become the valuations of the Council.

Adoption of Budget

That pursuant to the provisions of Section 123 of the Local Government Act 1999, the 2015-2016 financial budget, as presented, including the:

- Budgeted Statement of Comprehensive Income;
- Budgeted Statement of Financial Position;
- · Budgeted Statement of Changes in Equity;
- Budgeted Statement of Cash Flow;
- · Budgeted Uniform Presentation of Finances;
- · Budgeted Financial Indicators;

is adopted involving:

- a total operating surplus of \$149 225;
- a total operating expenditure of \$16 995 457;
- a total capital expenditure and loan principle payments of \$14 202 268;
- a total estimated income and borrowings (other than rates) of \$10 324 000; and
- a total amount required to be raised from general rates (before rate rebates) of \$10,158,574.

Rate Capping

That pursuant to Section 153 (3) of the Local Government Act 1999, the Council has determined that it will not fix a maximum increase in the general rate to be charged on any rateable land within its area that constitutes the principal place of residence.

Declaration of the Rates

That pursuant to Section 156 (1) (c) of the Local Government Act 1999, the Council declares differential general rates according to the locality and the use of the land and based upon the capital value of the land on all rateable properties within the area of the Council, for the year ending 30 June 2016 as follows:

Rural Living	0.469
Deferred Urban	0.469
Residential (Naracoorte) Zone	
Recreation (Naracoorte) Zone	0.651
Conservation (Naracoorte) Zone	
Caravan and Tourist Park (Naracoorte) Zone	
Mixed Use (Naracoorte) Zone	0.651
Commercial (Naracoorte) Zone	
Light Industry (Naracoorte) Zone	0.677
Industry (Naracoorte) Zone	0.677
Town Centre (Naracoorte) Zone	
Infrastructure (Naracoorte) Zone	0.677
Industry Zone	0.650
Primary Production Zone	
Airfield Zone	0.397
Town Centre (Lucindale) Zone	0.600
Commercial (Lucindale) Zone	
Townships Zone	0.600
Residential (Lucindale) Zone	0.600
Recreation (Lucindale) Zone	0.600

Minimum Rate

Pursuant to Section 158 of the Local Government Act 1999, the Council fixes a minimum amount of \$325 payable by way of rates for the year ending 30 June 2016.

Declaration of CWMS Service Charge

Pursuant to Section 155 of the Local Government Act 1999, the Council fixes an annual service charge for the Lucindale Community Wastewater Management Scheme (CWMS) for the year ending 30 June 2015 as follows:

- (a) in respect of all occupied properties serviced by that scheme in the township of Lucindale \$556.
- (b) in respect of all vacant properties serviced by that scheme in the township of Lucindale \$200.

Declaration of Waste and Recycling Collection Service Charge

Pursuant to Section 155 of the Local Government Act 1999, the Council fixes an annual service charge for the Waste and Recycling Collection for the year ending 30 June 2016 as follows:

in respect of all occupied properties in the townships of Naracoorte, Lucindale, Frances, Hynam and Kybybolite, and properties zoned Rural Living \$294.

Declaration of SE Natural Resources Management Board Levy

Pursuant to the powers contained in The Natural Resource Management Act 2004 and Section 154 (1) of the Local Government Act 1999, in order to reimburse the Council the amount contributed to the South East Natural Resources Management Board, the Council fixed a separate levy of \$42.10 in respect of each rateable property in the area of the Council in the catchment area of the Board.

Payment of Rates Payment of Rates by Quarterly Instalments

That pursuant to Section 181 of the Act that the payment of rates may be made by four approximately equal instalments, the first of which shall be due on the first working day of September 2015, the second on the first working day of December 2015, the third on the first working day of March 2016 and the fourth on the first working day of June 2016.

H. MACDONALD, Chief Executive Officer

WAKEFIELD REGIONAL COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting held on 24 June 2015, Wakefield Regional Council, in exercise of its powers contained in Chapter 10 of the Local Government Act 1999, made the following resolutions:

Adoption of Valuation

That, in accordance with the provisions of Section 167 of the Local Government Act 1999, Wakefield Regional Council adopts for the year ending 30 June 2016 the most recent valuation made by the Valuer-General of capital value in relation to the area of the Council, that being the valuation listing of 13 June 2015 showing a total assessment for the district of \$1 830 059 160.

Fixed Charge

That, in accordance with the provisions of Sections 151 and 152 of the Local Government Act 1999, Council declares a fixed charge of \$320 on rateable property within its area for the financial year ended 30 June 2016.

Declaration of Differential General Rates

That pursuant to the provisions of Section 151 and 156 of the Local Government Act 1999, Council declares differential general rates on property within its area for the financial year ending 30 June 2016, based on land use as follows:

- 0.3071 cents in the dollar on rateable land of Category 1 (Residential), Category 7 (Primary Production) and Category 9 (Other);
- 0.5129 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); and
- 0.8537 cents in the dollar on rateable land of Category 8 (Vacant).

Community Wastewater Management Schemes Service Charges

That pursuant to the provisions of Section 155 of the Local Government Act 1999, Wakefield Regional Council declares service charges for the year ending 30 June 2016, for the purposes of recovering from ratepayers who will be benefited by the authorised Community Wastewater Management Schemes for the disposal of sewerage effluent, the capital cost of the work and the cost of the maintenance and operation thereof, of \$450 for each occupied unit and \$360 for each unoccupied unit.

Waste Collection Charge

That pursuant to the provisions of Section 155 of the Local Government Act 1999, Council declares a service charge for the year ending 30 June 2016, of \$241 for the purpose of recovering from ratepayers, who will be benefited by the collection of waste, the full cost of providing that service.

Natural Resources Management Levy

That, in accordance with the provisions of Section 154 of the Local Government Act 1999, Council declares a separate rate of 0.01419 cents in the dollar on rateable land within its area for the financial year ending 30 June 2016, for the purpose of raising its contribution to the Natural Resources Management levy.

Payment of Rates

That, in accordance with the provisions of Section 181 of the Local Government Act 1999, Council hereby determines that all rates imposed in respect of the year ending 30 June 2016, will fall due in four instalments and further that Council determines that the instalments will fall due on:

Friday, 4 September 2015;

Friday, 4 December 2015;

Friday, 4 March 2016; and

Friday, 3 June 2016.

C. ATKINSON, Chief Executive Officer

WATTLE RANGE COUNCIL

Appointment of Authorised Persons

NOTICE is hereby given that in accordance with the power delegated by Wattle Range Council, Paul Alan Duka, Acting Chief Executive Officer, has duly made the following appointments:

Name of Appointee	Pursuant to (Act)	Date of Appointment
John Martin Best	Section 18 of the Development Act 1993; Section 85 (3) of the Environmental Protection Act 1993; Section 6 (3) (b) (ii) and 6 (4) of the Expiation of Offences Act 1996; Section 260 of the Local Government Act 1999; Section 21 of the Supported Residential Facilities Act 1992; Section 27 (1) of the Dog & Cat Management Act 1995; and Section 14 (2) of the Impounding Act 1920.	1 July 2015
Timothy James Wilson	Section 27 (1) of the Dog & Cat Management Act 1995; Section 6 (3) (b) (ii) and 6 (4) of the Expiation of Offences Act; Section 14 (2) of the Impounding Act 1920; and Section 260 of the Local Government Act 1999.	1 July 2015

Revocation of Authorisation

All previous appointments made by the Wattle Range Council to Brenton Wayne McMillan are hereby revoked.

P. A. DUKA, Acting Chief Executive Officer

DISTRICT COUNCIL OF YANKALILLA

Adoption of Valuation and Declaration of Rates 2015-2016

NOTICE is hereby given that the District Council of Yankalilla at its meeting on 23 June 2015 for the financial year ending 30 June 2016:

1. Adopted for rating purposes the Valuer-General's valuations of capital values applicable to land within the Council area totalling \$1 887 272 280.

- 2. Declared differential general rates based upon the use of the land as follows:
 - (a) Residential: 0.4975 cents in the dollar;
 - (b) Commercial—Shop: 0.4975 cents in the dollar;
 - (c) Commercial—Office: 0.4975 cents in the dollar;
 - (d) Commercial—Other: 0.4975 cents in the dollar;
 - (e) Industry—Light: 0.4975 cents in the dollar;
 - (f) Industry—Other: 0.4975 cents in the dollar;
 - (g) Primary Production: 0.4528 cents in the dollar;
 - (h) Vacant Land: 0.8458 cents in the dollar; and
 - (i) Other: 0.4975 cents in the dollar.
- 3. Imposed a minimum rate of \$850 in respect of each separate piece of rateable land in the Council area.
- 4. Declared a separate rate of 0.00967 cents in the dollar on capital value on all rateable land in the Council area to recover the amount of \$175 018 payable to the Adelaide and Mount Lofty Ranges Natural Resources Management Board.
 - 5. Imposed annual service charges as follows:
 - (a) In respect of all occupied properties serviced by the Normanville CWMS Treatment Plant, an annual service charge of \$550 per unit.
 - (b) In respect of all vacant properties within the area serviced by the Normanville CWMS Treatment Plant, an annual service charge of \$550 per unit.
 - (c) In respect of all occupied properties serviced by the Second Valley CWMS, an annual service charge of \$550 per unit.
 - (d) In respect of each vacant allotment within the area serviced by the Second Valley CWMS, an annual service charge of \$550 per unit.
 - (e) In respect of all occupied properties at Myponga Beach serviced by the Myponga Beach Treatment Plant an annual service charge of \$550 per unit.
 - (f) In respect of each vacant allotment at Myponga Beach serviced by the Myponga Beach Treatment Plant an annual service charge of \$550 per unit.

- (g) In respect of all properties at Cape Jervis serviced by the Cape Jervis Treatment Plant, an annual service charge of \$550 per unit.
- (h) In respect of all properties at Wirrina Community serviced by the Wirrina Wastewater Treatment Plant, an annual service charge of \$550 per unit.
- (i) In respect of all properties at Wirrina Community serviced by the Wirrina Water Supply, an annual service charge of \$786 per unit.

A property service charge per unit will be charged in accordance with the CWMS property units code as provided at Regulation 9A of the Local Government Act 1999.

A. SKULL, Chief Executive

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

Berry, Reginald Ernest, late of 7 Salisbury Highway, Salisbury, retired truck driver, who died on 15 January 2015.

Brown, Hugh Logan, late of 19 Harrison Road, Renown Park, of no occupation, who died on 29 March 2015.

Drozd, Peter, late of 1 Malin Street, Albert Park, of no occupation, who died on 6 May 2015.

 Duguid, Grant Joseph, late of King George Avenue, North Brighton, of no occupation, who died on 10 September 2014.
 Round, Jack Oliver, late of 5 May 2015, retired storeman, who died on 5 May 2015.

Wiskar, Rosslyn Harrold Allan, late of 15 Halliday Street, Risdon Park, retired watchman, who died on 15 August 2014.

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 7 August 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 9 July 2015.

D. A. CONTALA, Public Trustee

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