No. 61 4771



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 5 NOVEMBER 2015

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GOVERNMENT GAZETTE NOTICES

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

Department of the Premier and Cabinet Adelaide, 5 November 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. 31 of 2015—Local Government (Accountability and Governance) Amendment Act 2015. An Act to amend the Local Government Act 1999; to make a related amendment to the City of Adelaide Act 1998; and to repeal the Local Government Act 1934

No. 32 of 2015—Liquor Licensing (Prohibition of Certain Liquor) Amendment Act 2015. An Act to amend the Liquor Licensing Act 1997.

No. 33 of 2015—Statutes Amendment (Terrorism) Act 2015. An Act to amend the Terrorism (Police Powers) Act 2005 and the Terrorism (Preventative Detention) Act 2005.

No. 34 of 2015—Judicial Conduct Commissioner Act 2015. An Act to provide for the appointment of a Judicial Conduct Commissioner to examine complaints in relation to the conduct of judicial officers; to make related amendments to the Constitution Act 1934, the Courts Administration Act 1993, the District Court Act 1991, the Equal Opportunity Act 1984, the Freedom of Information Act 1991, the Independent Commissioner Against Corruption Act 2012, the Judges' Pensions Act 1971, the Justices of the Peace Act 2005, the Magistrates Act 1983, the Ombudsman Act 1972 and the Parliamentary Committees Act 1991; and for other purposes.

No. 35 of 2015—Long Service Leave (Calculation of Average Weekly Earnings) Amendment Act 2015. An Act to amend the Long Service Leave Act 1987.

No. 36 of 2015—Statutes Amendment (Industrial Relations Consultative Council) Act 2015. An Act to amend the Fair Work Act 1994 and the Work Health and Safety Act 2012.

By command,

JOHN JAMES SNELLING, for Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 5 November 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Legal Services Commission, pursuant to the provisions of the Legal Services Commission Act 1977:

Member: (from 5 November 2015 until 4 November 2018) John Patrick Keen

By command,

JOHN JAMES SNELLING, for Premier

AGO0137/15CS

Department of the Premier and Cabinet Adelaide, 5 November 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Radiation Protection Committee, pursuant to the provisions of the Radiation Protection and Control Act 1982:

Member: (from 27 November 2015 until 26 November 2018)

Tony Circelli Sarah Christine Constantine Cara Ellen Miller Graeme Robert Palmer Nigel Antony Spooner Eva Bezak Ian David Kirkwood Gregory George Marshall Pamela Joy Sykes Iris Dobrzinski Deputy Member: (from 27 November 2015 until 26 November 2018)

Roslyn Louise Agate (Deputy to Circelli)
Michelle Jayne Nottage (Deputy to Constantine)
Costas Kapsis (Deputy to Miller)
Kent James Gregory (Deputy to Palmer)
Judith Mary Pollard (Deputy to Spooner)
Jill Fitch (Deputy to Bezak)
Michael Innes Kitchener (Deputy to Kirkwood)
Peter James Hondros (Deputy to Marshall)
Michael Trent Lardelli (Deputy to Sykes)
Bettina Venner (Deputy to Dobrzinski)

Presiding Member: (from 27 November 2015 until 26 November 2018)

Tony Circelli

By command,

JOHN JAMES SNELLING, for Premier

15MSECCS045

Department of the Premier and Cabinet Adelaide, 5 November 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable John Robert Rau, MP, Deputy Premier, Attorney-General, Minister for Justice Reform, Minister for Planning, Minister for Housing and Urban Development, Minister for Industrial Relations and Minister for Child Protection Reform to be also Acting Premier for the period from 2 December 2015 until 10 December 2015 inclusive, during the absence of the Honourable Jay Wilson Weatherill, MP.

By command,

JOHN JAMES SNELLING, for Premier

DPC15/050CS

Department of the Premier and Cabinet Adelaide, 5 November 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Susan Elizabeth Close, MP, Minister for Education and Child Development and Minister for the Public Sector to be appointed as 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 18 November 2015 until 25 November 2015 inclusive, during the absence of the Honourable Gail Elizabeth Gago, MLC.

By command,

JOHN JAMES SNELLING, for Premier

DPC15/050CS

Department of the Premier and Cabinet Adelaide, 5 November 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Ian Keith Hunter, MLC, Minister for Sustainability, Environment and Conservation, Minister for Water and the River Murray and Minister for Climate Change to be appointed as Acting Minister for Health, Acting Minister for Mental Health and Substance Abuse, Acting Minister for the Arts and Acting Minister for Health Industries for the period from 13 December 2015 until 18 December 2015 inclusive, during the absence of the Honourable John James Snelling, MP.

By command,

JOHN JAMES SNELLING, for Premier

DPC15/050CS

Department of the Premier and Cabinet Adelaide, 5 November 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 appointed as Acting Minister for Disabilities, Acting Minister for Police, Acting Minister for Correctional Services, Acting Minister for Emergency Services and Acting Minister for Road Safety for the period from 8 November 2015 until 10 November 2015 inclusive, during the absence of the Honourable Antonio Piccolo, MP.

By command,

JOHN JAMES SNELLING, for Premier

DPC15/050CS

Department of the Premier and Cabinet Adelaide, 5 November 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 appointed as Acting Minister for Investment and Trade, Acting Minister for Defence Industries and Acting Minister for Veterans' Affairs for the period from 15 December 2015 until 22 December 2015 inclusive, during the absence of the Honourable Martin Leslie James Hamilton-Smith, MP.

By command,

JOHN JAMES SNELLING, for Premier

DPC15/050CS

Department of the Premier and Cabinet Adelaide, 5 November 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the SafeWork SA officer, Marie Antoinette Liddle, as an Inspector for the purposes of the Shop Trading Hours Act 1977, commencing on 5 November 2015, pursuant to Section 7 of the Shop Trading Hours Act 1977.

By command,

JOHN JAMES SNELLING, for Premier

MIR0051/15CS

AQUACULTURE ACT 2001

Grant of Aquaculture Lease

PURSUANT to the provisions of Section 22 of the Aquaculture Act 2001, notice is hereby given of the grant of the following leases for the purposes of aquaculture in the waters of the State:

LA00364

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

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

or by contacting Aquaculture Leasing and Licensing on (08) 8226 0900.

T. SUTTON, Leasing and Licensing Officer

ASSOCIATIONS INCORPORATION ACT 1985

Deregistration of Associations

NOTICE is hereby given that the Corporate Affairs Commission approves the applications for deregistration received from the associations named below, pursuant to Section 43A of the Associations Incorporation Act 1985. Deregistration takes effect on the date of publication of this notice:

Adelaide High Old Scholars Cricket Club Incorporated Australian Life Skills Foundation Incorporated Australian Postgraduate Federation in Medicine Incorporated Barossa Brass Incorporated Camp Smokey Association Incorporated Church of Christ Croydon Incorporated

Fleurieu Peninsula Veterans Community Association Incorporated

Foster Care Family Advocacy Incorporated Healing Heart Incoprorated

Japan Australia Nursing Care Association Incorporated Kapunda Evangelical Church Incorporated

Kapunda Evangelical Church Incorporated Kidz Biz Education Association Incorporated

Metropolitan Symphony Orchestra Incorporated Mitcham Hills Community Nursing Support Group

Mount Gambier Community Nursing Support Group Incorporated

Off Road Vehicles Club of South Australia Incorporated Primary Years Teaching Association of South Australia Incorporated

Port Pirie and District Greyhound Club Incorporated Tennis Officials Australia South Australia Division Incorporated

The Dental Hygienists' Association of Australia (S.A. Branch) Incorporated

The Pony Club Association of South Australia Riverland Zone Incorporated

The Whyalla Greyhound Racing Club Incorporated

Given at Adelaide, 3 November 2015.

Incorporated

R. ALOI, a Delegate of the Corporate Affairs Commission

EXPLOSIVES ACT 1936

I, JOHN RAU, Minister for Industrial Relations in and for the State of South Australia, hereby appoint the following person to be an Inspector of Explosives for the purposes of the Explosives Act 1936, pursuant to Section 9 (1) of that Act:

· Marie Antoinette Liddle

Dated 28 October 2015.

JOHN RAU, Deputy Premier, Minister for Industrial Relations

FIREARMS ACT 1977: SECTION 21C

Recognised Firearms Clubs

PURSUANT to the Firearms Act 1977, I, the Honourable Antonio Piccolo, MP, the Minister of the Crown to whom the administration of the Firearms Act 1977, herein after referred to as the 'said Act', is for the time being committed by the Governor, as a result of change to their name and constitution, the club mentioned in the Second Schedule, previously recognised in *Government Gazette* notices referred to in the First Schedule is a recognised firearms club for the purposes of the said Act.

FIRST SCHEDULE

Gazette References

Date Page 6 November 1997 1183

SECOND SCHEDULE

SSAA Barmera Pistol and Rifle Club Incorporated.

Dated 28 October 2015.

ANTONIO PICCOLO, Minister for Police

FIREARMS ACT 1977: SECTION 21C

Recognised Firearms Clubs

PURSUANT to the Firearms Act 1977, I, the Honourable Antonio Piccolo, MP, the Minister of the Crown to whom the administration of the Firearms Act 1977, herein after referred to as the 'said Act', is for the time being committed by the Governor, as a result of change to their name and constitution, the club mentioned in the Second Schedule, previously recognised in *Government Gazette* notices referred to in the First Schedule is a recognised firearms club for the purposes of the said Act.

FIRST SCHEDULE Gazette References

Date Page 22 May 1980 1375

SECOND SCHEDULE

SSAA Barmera Pistol and Rifle Club Incorporated.

Dated 28 October 2015

ANTONIO PICCOLO, Minister for Police

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 and Ceduna.

SCHEDULE 2

- 1. Each licence holder must ensure that a representative sample of the catch (a 'bucket count') is taken at least three times per night during the fishing activity.
- 2. Each 'bucket count' sample must be accurately weighed to 7 kg where possible and the total number of prawns contained in the bucket must be recorded on the daily catch and effort return.
 - 3. Fishing must cease if one of the following limits is reached:
 - (a) a total of 14 nights of fishing are completed;
 - (b) the average catch per vessel, per night (for all three vessels) drops below 300 kg for two consecutive nights;
 - (c) the average prawn 'bucket count' for all three vessels exceeds 240 prawns per bucket on any single fishing night in the Coffin Bay area; or
 - (d) the average prawn 'bucket count' for all three vessels exceeds 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 after the expiration of 30 minutes from the prescribed time of sunrise and no fishing activity may be undertaken before the prescribed time of 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 4 November 2015 and end after the expiration of 30 minutes from sunrise on 19 November 2015.

Dated 3 November 2015.

A. JONES, Acting General Prawn Fisheries

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, the holder of a Northern Zone Rock Lobster Fishery licence issued pursuant to the Fisheries Management (Rock Lobster Fisheries) Regulations 2006 (the 'exemption holders') are exempted from the provisions of Regulation 4 the Fisheries Management (Vessel Monitoring Scheme) Regulations 2007, but only insofar as the exemption holder shall not be guilty of an offence when using a registered boat that is endorsed on the licence without a fitted and approved vessel monitoring unit (the 'exempted activity'), subject to the conditions specified in Schedule 1, from 1 November 2015 until 31 May 2016, unless this notice is varied or revoked earlier.

SCHEDULE 1

- 1. The registered boat used pursuant to this exemption must be 7.5 metres or less in length.
- 2. The exemption holder may only conduct the exempted activity when fishing for species other than southern rock lobster (*Jasus edwardsii*) and giant crabs (*Pseudocarinus gigas*).
- 3. The exemption holder must ensure that only a master registered on their Northern Zone Rock Lobster Fishery licence undertakes the exempted activity on his or her behalf. Exemption No. 9902809.
- 4. The exemption holder must notify PIRSA Fisheries and Aquaculture by calling $1800\ 065\ 522$ prior to engaging in the exempted activity and providing the following information:
 - the name of the licence holder making the call:
 - the fishery licence number of the licence on which the registered boat is endorsed;
 - the name of the boat and the commercial boat registration number:
 - the time and date the exempted activity will commence; and
 - the time and date the exempted activity will cease.
- 5. An exemption holder must ensure that no rock lobster pots are on board the registered boat at any time during the exempted activity.
- 6. An exemption holder must not take or have on board the registered boat any rock lobster during the exempted activity.
- 7. An exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any other regulations made under that Act, except where specifically exempted by this notice.

Dated 29 October 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 ('the Act'), a registered master fishing pursuant to a Northern Zone Rock Lobster Fishery licence (the 'exemption holder') is exempt from Regulation 7 and Clause 18 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder, or a person acting as their agent, may take Southern Rock Lobster (Jasus edwardsii) pursuant to their licence using rock lobster pots that do not have escape gaps 'the exempted activity'), subject to the conditions in Schedule 1, during the period 1 November 2015 until 31 May 2016, unless varied or revoked earlier.

SCHEDULE 1

- 1. A person fishing pursuant to a Northern Zone Rock Lobster Fishery Licence may only undertake the exempted activity when an independent observer is on board the boat and that observer is undertaking catch sampling for research purposes, in accordance SA Northern Zone Rock Lobster Fishery 2015/16 Pot Sampling Strategy agreed to by the South Australian Northern Zone Rock Lobster Fishermen's Association and PIRSA in the 2015/16 cost recovery program.
- 2. Data generated from the exempted activity must be forwarded directly to SARDI Aquatic Sciences. Data may not be copied or provided to additional parties.
- 3. The independent observers for the purpose of this exemption must be either Mark Barwick, or Lisa Georgiou, of Eyre Logistics, 48 St Andrews Terrace, Port Lincoln, S.A. 6606.
- 4. The escape gaps on more than three rock lobster pots may only be closed while an observer is on board the boat undertaking the exempted activity.
- 5. With the exemption of three rock lobster pots, all escape gaps on rock lobster pots on board the boat must be opened as soon as the observer(s) leave the boat.

- 6. Before conducting the exempted activity, the exemption holder must contact the 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 the following details:
 - · name of the person making the call;
 - · licence number;
 - · name of the boat and its registration number;
 - the name of the Registered Master on board the boat;
 - · port of departure;
 - · number of days at sea; and
 - Exemption No. 9902810.
- 7. While engaged in the exempted activity, the exemption holder must have in their possession a copy of this notice and produce a copy of this notice if requested by a Fisheries Officer.
- 8. The exemption holder shall 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 29 October 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, the holder of a prawn fishery licence issued pursuant to the Fisheries Management (Prawn Fisheries) Regulations 2006, for the West Coast Prawn Fishery listed in Schedule 1 (the 'exemption holders') or their registered master are exempt from closure notices made under Section 79 of the Fisheries Management Act 2007, published in the South Australian Government Gazette, referring to the West Coast Prawn Fishery insofar as the exemption holder may take prawns using prawn trawl nets in accordance with the conditions of their fishery licence for the purpose of undertaking a prawn survey (the 'exempted activity') during the period specified in Schedule 2, subject to the conditions contained in Schedule 3. Ministerial Exemption No. ME9902818.

SCHEDULE 1

Licence No.	Licence Holder	Boat Name	Survey Area
D01	Nicholas Paleologoudias	Bosanquet Bay	Venus Bay
D02	Kontias Developments Pty Ltd	Lincoln Lady	Coffin Bay
D03	Konstantine Paleologoudias	Limnos	,

SCHEDULE 2

Commence at sunset on 3 November 2015 and end at sunrise on 5 November 2015.

SCHEDULE 3

- 1. The exemption holder may only undertake the exempted activity within the trawl survey area nominated in Schedule 1.
- 2. The exempted activity must not take place in any waters of a habitat protection zone or sanctuary zone of any marine park established under the Marine Parks Act 2007.
- 3. The registered master must keep a 'skippers log' and record catch information during the survey.
- 4. The exemption holders must comply with all instructions of the SARDI Stock Assessment Coordinator and work within the allotted survey trawl stations.

- 5. All fish, other than King Prawns, Southern Calamari, Gould's Squid, Scallops, Octopus and Balmain Bugs taken during the exempted activity, are to be returned to the water immediately after capture.
- 6. While engaged in the exempted activity or unloading the survey catch, the exemption holder must have a copy of this notice on board the boat or near his person. This 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: 2 November 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

HARBORS AND NAVIGATION ACT 1993

SCHEDULE OF SHIPPING CHARGES PURSUANT TO SECTION 31

Effective from 19 October 2015

Marine Facilities Ferry Services Charge

THE Marine Facilities Ferry Services Charge (GST inclusive) is to apply to any ferry service using the Minister's Marine (Port) Facilities and assets of Cape Jervis, Penneshaw, Kingscote and American River, unless otherwise stated. The Marine Facilities Services Charge will apply for each of the named harbors/ports used by a ferry operator.

Passengers departing from or arriving at Cape Jervis, Kingscote, Penneshaw and American River: \$0.14 per passenger.

Vehicles (irrespective of size and including prime-mover, motorcycle or equivalent but not including a bicycle): \$1.25 per vehicle per departure or arrival.

Trailers/caravans: \$1.25 per trailer/caravan per departure or

Freight: \$1.71 per lineal metre of the semi-trailer per trip (or tonne equivalent for bulk freight excluding grain).

Bulk grain: \$0.68 per tonne per trip.

Boat mooring fee: \$69.34 per boat per day (or part thereof).

Dated 22 October 2015.

STEPHEN MULLIGHAN, Minister for Transport and Infrastructure

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at Unit 4, 1333 Main South Road, Bedford Park, S.A. 5042, being the whole of Unit 4 in Strata Plan No. 7474 comprised in Certificate of Title Volume 5008, Folio 571.

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Rocco Caruso, G.P.O. Box 1533, Adelaide, S.A. 5001 Telephone: (08) 7424 7014

Dated 3 November 2015.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner in the presence of:

A. J. BERRY, Manager, Real Estate Services (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI 2014/09367/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at Unit 3, 1333 Main South Road, Bedford Park, S.A. 5042, being the whole of Unit 3 in Strata Plan No. 7474 comprised in Certificate of Title Volume 5967, Folio 320.

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Rocco Caruso, G.P.O. Box 1533, Adelaide, S.A. 5001 Telephone: (08) 7424 7014

Dated 3 November 2015.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner in the presence of:

A. J. BERRY, Manager, Real Estate Services (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI 2014/09366/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at Unit 2, 1333 Main South Road, Bedford Park, S.A. 5042, being the whole of Unit 2 in Strata Plan No. 7474 comprised in Certificate of Title Volume 5008, Folio 569.

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Rocco Caruso, G.P.O. Box 1533, Adelaide, S.A. 5001 Telephone: (08) 7424 7014

Dated 3 November 2015.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner in the presence of:

A. J. BERRY, Manager, Real Estate Services (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI 2014/09365/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at Unit 1, 1333 Main South Road, Bedford Park, S.A. 5042, being the whole of Unit 1 in Strata Plan No. 7474 comprised in Certificate of Title Volume 5967, Folio 319.

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Rocco Caruso, G.P.O. Box 1533, Adelaide, S.A. 5001 Telephone: (08) 7424 7014

Dated 3 November 2015.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner in the presence of:

A. J. BERRY, Manager, Real Estate Services (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI 2014/09364/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at 1331 Main South Road, Bedford Park, S.A. 5042, being the whole of Allotment 9 in Deposited Plan No. 3608 comprised in Certificate of Title Volume 5670, Folio 830.

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Rocco Caruso, G.P.O. Box 1533, Adelaide, S.A. 5001 Telephone: (08) 7424 7014

Dated 3 November 2015.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner in the presence of:

A. J. BERRY, Manager, Real Estate Services (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI 2014/09362/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at 1335 Main South Road, Bedford Park, S.A. 5042, being the whole of Allotment 11 in Deposited Plan No. 3608 comprised in Certificate of Title Volume 5167, Folio 885

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

John Gluis, G.P.O. Box 1533, Adelaide, S.A. 5001 Telephone: (08) 7424 7019

Dated 3 November 2015.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner in the presence of:

A. J. BERRY, Manager, Real Estate Services (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI 2014/09368/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at 1353 Main South Road, Bedford Park, S.A. 5042, being the whole of Allotment 21 in Deposited Plan No. 3608 comprised in Certificate of Title Volume 5631, Folio 59

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Ric Lohmeyer, G.P.O. Box 1533, Adelaide, S.A. 5001 Telephone: (08) 7424 7026

Dated 3 November 2015.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner in the presence of:

A. J. BERRY, Manager, Real Estate Services (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI 2014/09378/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE COMMISSIONER OF HIGHWAYS (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in that piece of land situated at 1369-1371 Main South Road, Bedford Park, S.A. 5042, being the whole of Allotments 29 and 30 in Deposited Plan No. 3608 comprised in Certificate of Title Volume 5395, Folio 91.

This notice is given under Section 16 of the Land Acquisition Act 1969.

Compensation

A person who has or had an interest in the land that is divested or diminished by the acquisition or the enjoyment of which is adversely affected by the acquisition who does not receive an offer of compensation from the Authority may apply to the Authority for compensation.

Inquiries

Inquiries should be directed to:

Ric Lohmeyer, G.P.O. Box 1533, Adelaide, S.A. 5001 Telephone: (08) 7424 7026

Dated 3 November 2015.

The Common Seal of the Commissioner of Highways was hereto affixed by authority of the Commissioner in the presence of:

A. J. BERRY, Manager, Real Estate Services (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI 2014/09388/01

MINING ACT 1971

NOTICE is hereby given in accordance with Section 35A (1) of the Mining Act 1971, that an application for an extractive minerals lease over the undermentioned mineral claim has been received. Details of the proposal may be inspected at the Department of State Development, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Clay & Mineral Sales Pty Ltd

Claim No.: 4385

Location: Allotment 4, Deposited Plan 25728

Area: 31.7 hectares

Purpose: Construction Materials (Sand).

Reference: T02999

A copy of the proposal has been provided to the Port Augusta City Council and an electronic copy of the proposal can be found on the Department of State Development website: http://www.minerals.statedevelopment.sa.gov.au/public_notices/mining_proposals_open_for_public_comment.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department of State Development, Mining Regulation, Attention: Business Support Officer, G.P.O. Box 320, Adelaide, S.A. 5001, no later than 25 November 2015.

Copies of all submissions will be forwarded to the applicant and may be made available for public inspection unless confidentiality is requested.

J. MARTIN, Mining Registrar, Department of State Development

MINING ACT 1971

NATIVE TITLE (SOUTH AUSTRALIA) ACT 1994

NOTICE is hereby given in accordance with Section 35A (1) of the Mining Act 1971, and Part 5 of the Native Title (South Australia) Act 1994, and the Regulations thereunder, that applications for mining leases over the undermentioned mineral claims have been received:

Applicant: OneSteel Manufacturing Pty Limited

Claim No.: 4389

Location: Allotments 104 and 106, Filed Plan 250278, Block 53 and Section 1441, Out of Hundreds (Port Augusta) and Block 53, Out of Hundreds (Whyalla).

Area: 700 hectares

Purpose: Mineral Lease (Hematite Iron Ore).

Reference: T03001

Applicant: OneSteel Manufacturing Pty Limited

Claim No.: 4390

Location: Allotment Piece 20, Deposited Plan 23001 and Section 1441, and Block 53, Out of Hundreds (Whyalla).

Area: 276.64 hectares

Purpose: Mineral Lease (Hematite Iron Ore).

Reference: T03002

Notice is hereby given in accordance with Section 53 (2) of the Mining Act 1971, and Part 5 of the Native Title (South Australia) Act 1994, and the Regulations thereunder, that an application for miscellaneous purposes licence has also been received:

Applicant: OneSteel Manufacturing Pty Limited

Location: Block 53, Out of Hundreds (Whyalla), Allotment Pieces 18, 20, 21, 23 and 25 Deposited Plan 23001 and Crown Road Reserve.

Area: 53.16 hectares

Purpose: Provide for a waste rock dump and infrastructure in

support of the Iron Queen mine.

Reference: T03007

Details of the proposal may be inspected at the Department of State Development, Mineral Resources Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000. The proposal supports the applications for two mining leases and one miscellaneous purposes licence.

An electronic copy of the proposal can be found on the Department of State Development website:

http://www.minerals.statedevelopment.sa.gov.au/mining/ public_notices_mining

Written submissions in relation to these applications are invited to be received at the Department of State Development, Mining Regulation, Attention: Business Support Officer, G.P.O. Box 320, Adelaide, S.A. 5001, no later than 3 December 2015.

The Minister for Mineral Resources and Energy is required to have regard to these submissions in determining whether to grant or refuse the applications and, if so, the terms and conditions on which they should be granted.

Copies of all submissions will be forwarded to the applicant and may be made available for public inspection unless confidentiality is requested.

J. MARTIN, Mining Registrar, Department of State Development

NATIONAL ELECTRICITY LAW

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

Under s 95, Snowy Hydro Limited has requested the *Demand side obligations to bid into central dispatch* proposal (Ref. ERC0189). The proposal seeks to amend the current arrangements related to scheduled loads. Submissions must be received by **3 December 2015**.

Under s 95, the COAG Council has requested the *Demand Response Mechanism and Ancillary Services Unbundling* proposal (Ref. ERC0186). The proposal seeks to create a Demand Response Mechanism in the National Electricity Market and to unbundle the provision of ancillary services from the purchase and sale of electricity. Submissions must be received by **10 December 2015**.

Under ss 102 and 103, the making of the *National Electricity Amendment (Second Minor Changes) Rule 2015 No. 11* and related final determination. All provisions commence on **5 November 2015**.

Under s 107, the time for the making of the final determination on the *Compensation arrangements following application of an administered price cap and administered floor price* proposal has been extended to **4 February 2016**.

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

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

Australian Energy Market Commission

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

5 November 2015.

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Yumbarra Conservation Park—Fire Restrictions

PURSUANT to Regulation 16 of the National Parks and Wildlife (National Parks) Regulations 2001, the Yumbarra Conservation Park Co-management Board imposes fire restrictions for Yumbarra Conservation Park as follows:

All wood fires or solid fuel fires are prohibited from 1 November 2015 to 15 April 2016. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

The purpose of these fire restrictions is to ensure the safety of visitors using the reserve, and in the interests of protecting the reserve and neighbouring properties.

For further information, please refer to the DEWNR website www.environment.sa.gov.au or contact either the Alinytjara Wilurara Natural Resources Centre (08) 8625 3706, Eyre Peninsula Natural Resources Centre (08) 8688 3111 or CFS Fire Bans Hotline 1300 362.

Dated 27 October 2015

L. MILLER, Board Deputy Chairperson

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Nguat Ngaut Conservation Park—Fire Restrictions

PURSUANT to Regulation 16 of the National Parks and Wildlife (National Parks) Regulations 2001, the Ngaut Ngaut Conservation Park Co-management Board imposes fire restrictions for Ngaut Ngaut Conservation Park as follows:

All wood fires or solid fuel fires are prohibited from 1 November 2015 to 15 April 2016. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

The purpose of these fire restrictions is to ensure the safety of visitors using the reserve, and in the interests of protecting the reserve and neighbouring properties.

For further information, please refer to the DEWNR website www.environment.sa.gov.au or contact the SA Murray—Darling Basin_Natural_Resources Centres at Berri (08) 8580 1800 or Murray Bridge (08) 8532 9100 or CFS Fire Bans Hotline 1300 362 361.

Dated 26 October 2015.

I. CAMPBELL, Board Chairperson

NATIONAL PARKS AND WILDLIFE (UNNAMED CONSERVATION PARK—MARALINGA TJARUTJA LANDS) REGULATIONS 2004

Mamungari Conservation Park—Fire Restrictions

PURSUANT to Regulation 12 of the National Parks and Wildlife (Unnamed Conservation Park—Maralinga Tjarutja Lands) Regulations 2004, the Maralinga Lands Unnamed Conservation Park Co-management Board imposes fire restrictions for Mamungari Conservation Park as follows:

All wood fires or solid fuel fires are prohibited from 1 November 2015 to 31 March 2016. Gas fires or liquid fuel fires are permitted other than on days of total fire ban.

The purpose of these fire restrictions is to ensure the safety of visitors using the reserve, and in the interests of protecting the reserve and neighbouring properties.

For further information, please refer to the DEWNR website www.environment.sa.gov.au or contact either the Alinytjara Wilurara Natural Resources Centre (08) 8625 3706, Eyre Peninsula Natural Resources Centre (08) 8688 3111 or CFS Fire Bans Hotline 1300 362.

Dated 23 October 2015.

J. MUNGEE, Board Chairperson

OATHS ACT 1936

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

NOTICE BY THE ATTORNEY-GENERAL

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

Graeme Bruce Adcock, appointed on 16 December 1999; Peter Alan Alderson, appointed on 27 May 2004; Silvio Alberto Amoroso, appointed on 16 December 1999; Kylie Jane Baker, appointed on 14 April 2005;

Talei Elaine Bentley, appointed on 1 July 2004; Talei Elaine Bentley, appointed on 1 July 2004; Christine Elizabeth Bettess, appointed on 28 September 2006; Phillip Edward Betts, appointed on 22 May 2003; Brian Grant Bleckly, appointed on 14 April 2005; George Zbigniew Blocki, appointed on 22 May 2003; Martyn Bond, appointed on 19 December 2013; Michael William Bristow, appointed on 15 November 2001; Grant Thomas Burgs, appointed on 9 January 1902; Gary Thomas Burns, appointed on 9 January 1992; Matthew Robert Claxton, appointed on 19 December 2013; Geremy Wayne Collom, appointed on 26 July 2012; Annette Lena Denby, appointed on 26 July 2012; Peter John Drewry, appointed on 15 November 2001; Anthony Graeme Dunn, appointed on 22 April 2010; Andrew Royston Edwards, appointed on 15 November 2001; Michael John Eichner, appointed on 22 May 2003; John Maxwell Flavel, appointed on 28 September 2006; Nichole Lee Farquett, appointed on 19 December 2013; Michael John Foster, appointed on 18 January 2007; Madeleine Elizabeth Glynn, appointed on 31 March 1993; Paul Charles Gross, appointed on 12 August 1987; David Michael Hillyard, appointed on 6 July 1989; Michael Robert Hutchings, appointed on 28 September 2006; Benjamin Peter Maddern, appointed on 28 September 2006; Gerald Anthony Mangan, appointed on 6 July 1989; Paul Calman Maschgan, appointed on 5 September 2002; Kent Alexander McFarlane, appointed on 15 November 2001; Patrick Joseph Mensforth, appointed on 15 November 2001; Bryan Keith Morden, appointed on 14 April 2005; Dennis Edward Mulroney, appointed on 30 April 2009; Wayne Palmer, appointed on 27 May 2004; John Parsons, appointed on 11 March 1999; Michael Josef Polacek, appointed on 22 May 2003; Michael Josef Polacek, appointed on 22 May 2003; Thomas Gerald Rieniets, appointed on 12 September 1984; Peter Damian Schar, appointed on 22 April 2010; Briony Ann Schrader, appointed on 20 August 2015; John Peter Schrader, appointed on 28 September 2006; Peter William Schulze, appointed on 21 December 2000; Trevor Herbert Schwanz, appointed on 27 May 2004; Philip William Skurray, appointed on 30 April 2009; Mark Gregory Trueman, appointed on 29 August 1990; Mark Gregory Trueman, appointed on 29 August 1990; David James Venner, appointed on 30 April 2009; Philip Graham Walsh, appointed on 28 July 2011; Derry Edwin Warr, appointed on 20 July 2000; Peter Richard Weber, appointed on 1 July 2004; Allan Rodney Wilkins, appointed on 26 July 2012; Craig Easton Williams, appointed on 22 May 2003; Mark Wilson, appointed on 15 November 2001.

Dated 29 October 2015.

JOHN RAU, Attorney-General

RETIREMENT VILLAGES ACT 1987

Notice of Exemption

TAKE notice that I, Zoe Bettison, Minister for Ageing, pursuant to subsection (2) of Section 4 of the Retirement Villages Act 1987 ('the Act'), hereby exempt the organisation specified in Schedule 1 from subsection (4) of Section 17 of the Act in relation to the retirement village administered by the Administering Authority listed in Schedule 2 and subject to the conditions set out in Schedule 3.

SCHEDULE 1

Wyndon Nominees Pty Ltd (in liquidation) ACN 005 350 621.

SCHEDULE 2

The retirement village known as Falcon Lodge Retirement Village, 695 Lower North East Road, Paradise, S.A. 5075.

SCHEDULE 3

This exemption only applies in respect of a warranty for information contained in documents presented at the annual general meeting of residents prior to the date of this exemption. Dated 27 October 2015.

ZOE BETTISON, Minister for Ageing

RETIREMENT VILLAGES ACT 1987

Notice of Exemption

TAKE notice that I, Zoe Bettison, Minister for Ageing, pursuant to subsection (2) of Section 4 of the Retirement Villages Act 1987 ('the Act'), hereby exempt the organisation specified in Schedule 1 from subsections (2), (6), (7) of Section 22 of the Act in relation to the retirement village administered by the Administering Authority listed in Schedule 2 and subject to the conditions set out in Schedule 3.

SCHEDULE 1

Wyndon Nominees Pty Ltd (in liquidation) ACN 005 350 621.

SCHEDULE 2

The retirement village known as Falcon Lodge Retirement Village, 695 Lower North East Road, Paradise, S.A. 5075.

SCHEDULE 3

This exemption only applies in respect of financial statements and information for the financial year ended 30 June 2014.

Dated 27 October 2015.

ZOE BETTISON, Minister for Ageing

RETIREMENT VILLAGES ACT 1987

Notice of Exemption

TAKE notice that I, Zoe Bettison, Minister for Ageing, pursuant to subsection (2) of Section 4 of the Retirement Villages Act 1987 ('the Act'), hereby exempt the organisation specified in Schedule 1 from Regulation 7 (1) under the Act in relation to the retirement village administered by the Administering Authority listed in Schedule 2 and subject to the conditions set out in Schedule 3.

SCHEDULE 1

Wyndon Nominees Pty Ltd (in liquidation) ACN 005 350 621.

SCHEDULE 2

The retirement village known as Falcon Lodge Retirement Village, 695 Lower North East Road, Paradise, S.A. 5075.

SCHEDULE 3

This exemption only applies in respect of statements for the financial year ended 30 June 2014.

Dated 27 October 2015.

ZOE BETTISON, Minister for Ageing

RETIREMENT VILLAGES ACT 1987

Notice of Exemption

TAKE notice that I, Zoe Bettison, Minister for Ageing, pursuant to subsection (2) of Section 4 of the Retirement Villages Act 1987 ('the Act'), hereby exempt the organisation specified in Schedule 1 from subsection (1) (a) of Section 28 of the Act in relation to the retirement village administered by the Administering Authority listed in Schedule 2 and subject to the conditions set out in Schedule 3.

SCHEDULE 1

Wyndon Nominees Pty Ltd (in liquidation) ACN 005 350 621.

SCHEDULE 2

The retirement village known as Falcon Lodge Retirement Village, 695 Lower North East Road, Paradise, S.A. 5075.

SCHEDULE 3

This exemption only applies in respect of residence contracts that the Administering Authority does not have in its possession and have made a reasonable search to locate such contract.

Dated 27 October 2015.

ZOE BETTISON, Minister for Ageing

ROAD TRAFFIC ACT 1961

Authorised Officers to Conduct Drug Screening Tests

I, GRANT STEVENS, Commissioner of Police, do hereby notify that on and from 28 October 2015, the following persons were authorised by the Commissioner of Police to conduct drug screening tests as defined in and for the purposes of the:

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

PD Number	Officer Name
37426	Dredge, Andrew Ross
79544	Frankcom, Mark Andrew
74792	Geraghty, Dennis James
32793	Handke, Dean Andrew
39213	Kohler, Jarrad Anthony
79080	Patterson, Danielle Jodie
25755	Snowden, Jeremy Andrew
72537	Stevenson, Adrian William Boyd
47665	Thiele, Jason Scott
73851	Tonkin, John Leslie
37464	Waldowski, Daniel
	GRANT STEVENS, Commissioner of Police

South Australia

Aquaculture (Zones—Lower Eyre Peninsula) Policy

Clause 8 (1) (a) (ii) Aquaculture (Zones—Lower Eyre Peninsula) Policy

1—Prescribed criteria for the Boston Bay aquaculture zone

Notice for the purposes of Clause 8 (1) (a).

Notwithstanding the provisions of Clause 8 (1) (a) (ii), from the date of this notice the biomass of the aquatic animals (other than prescribed wild caught tuna) being farmed in the zone in a manner that involves regular feeding must not exceed an amount that would, in the opinion of the Minister, have an environmental impact on the zone equivalent to the environmental impact that 1 950 tonnes of finfish would have on the zone.

Leon Bignell,

Minister for Agriculture, Food and Fisheries

On 30 October 2015.

DEVELOPMENT ACT 1993, SECTION 29: AMENDMENT TO THE CHARLES STURT COUNCIL DEVELOPMENT PLAN reamble

It is necessary to amend the Charles Sturt Council Development Plan (the Plan) dated 25 September 2014, in order to align the Development Plan with Commonwealth Regulations.

NOTICE

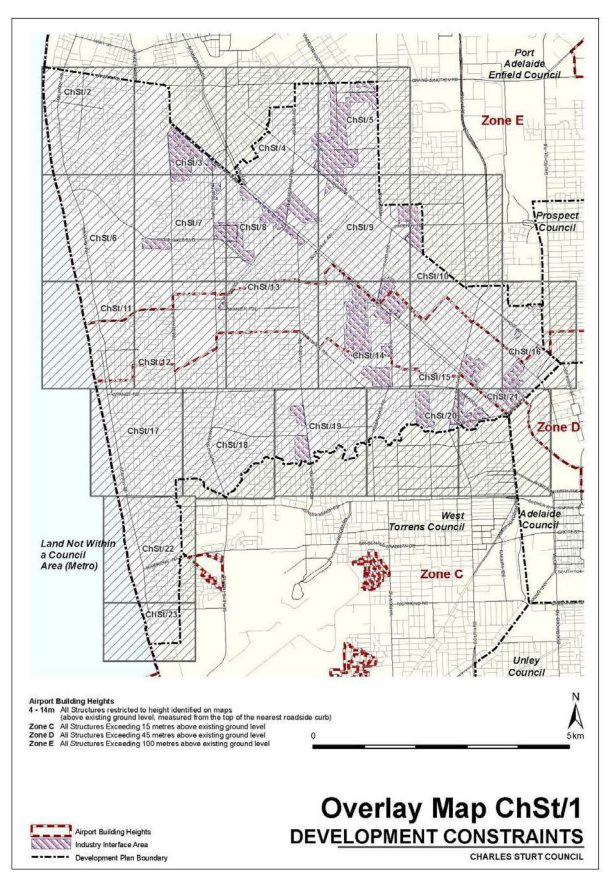
PURSUANT to Section 29 (1) of the Development Act 1993, I amend the Plan as follows:

- (1) Replace Charles Sturt (City) Overlay Map ChSt/1 Development Constraints with the contents of 'Attachment A'.
- (2) Replace Charles Sturt (City) Overlay Map ChSt/22 Development Constraints with the contents of 'Attachment B'.
- (3) Replace Charles Sturt (City) Overlay Map ChSt/23 Development Constraints with the contents of 'Attachment C'.
- (4) Fix the day on which this notice is published in the *Gazette* as the day on which the Section 29 Amendment will come into operation.

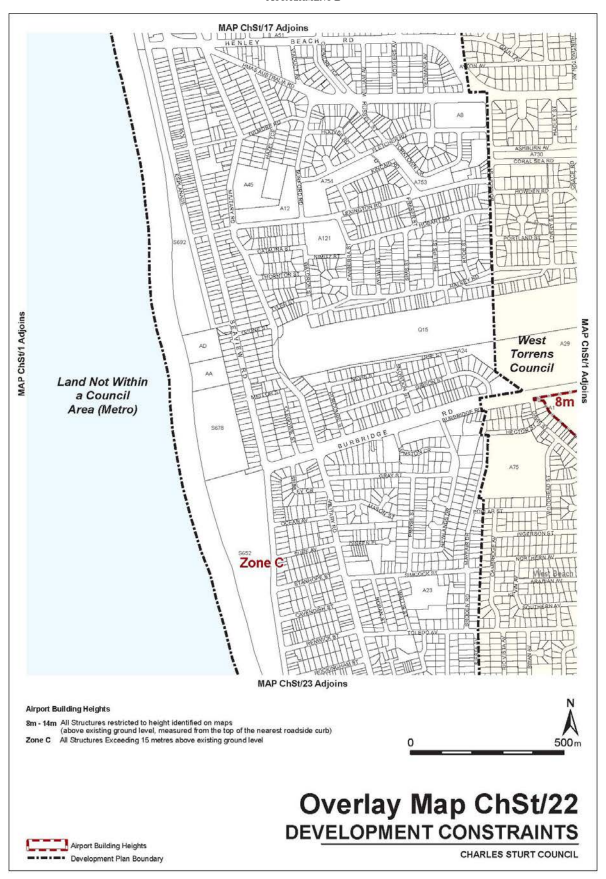
Dated 21 October 2015.

A. GREAR,
Acting for Stuart Moseley, General Manager,
Information and Strategy Directorate,
Department of Planning, Transport and Infrastructure,
as Delegate of John Rau, Minister for Planning

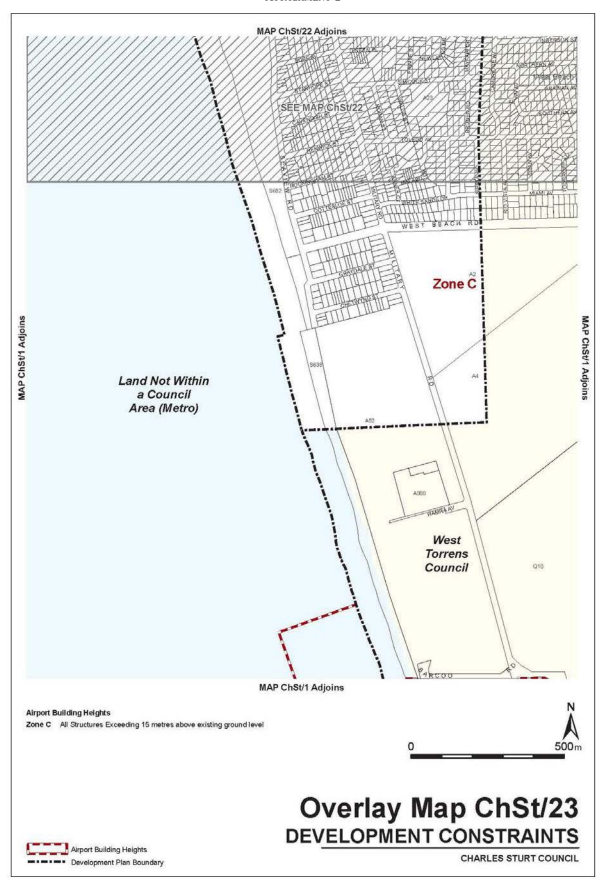
ATTACHMENT A



ATTACHMENT B



ATTACHMENT C



DEVELOPMENT ACT 1993, SECTION 29: AMENDMENT TO THE HOLDFAST BAY COUNCIL DEVELOPMENT PLAN

It is necessary to amend the Holdfast Bay Council Development Plan (the Plan) dated 30 July 2015, in order to align the Development Plan with Commonwealth Regulations.

NOTICE

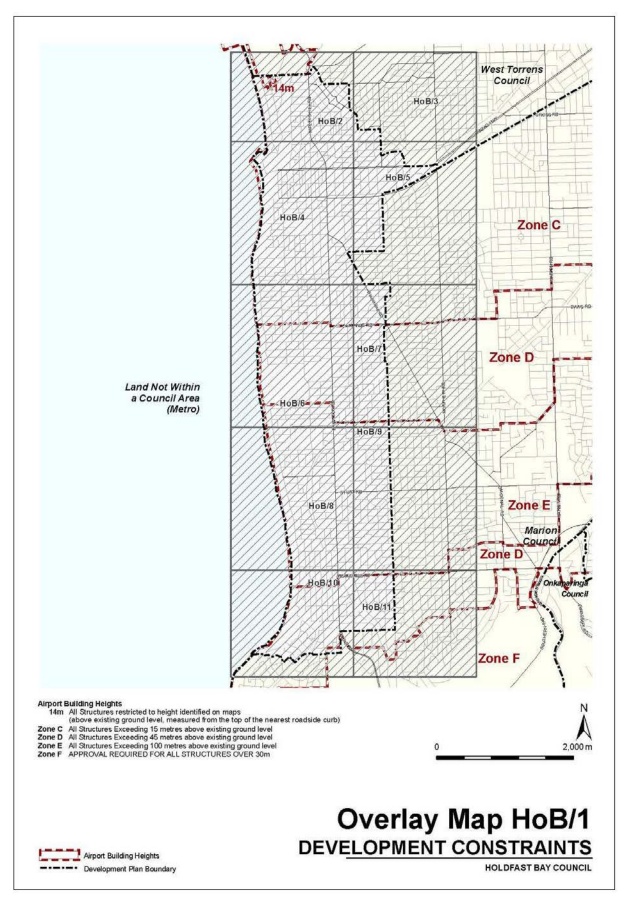
PURSUANT to Section 29 (1) of the Development Act 1993, I amend the Plan as follows:

- (1) Replace Holdfast Bay (City) Overlay Map HoB/1 Development Constraints with the contents of 'Attachment A'.
- (2) Replace Holdfast Bay (City) Overlay Map HoB/2 Development Constraints with the contents of 'Attachment B'.
- (3) Fix the day on which this notice is published in the *Gazette* as the day on which the Section 29 Amendment will come into operation.

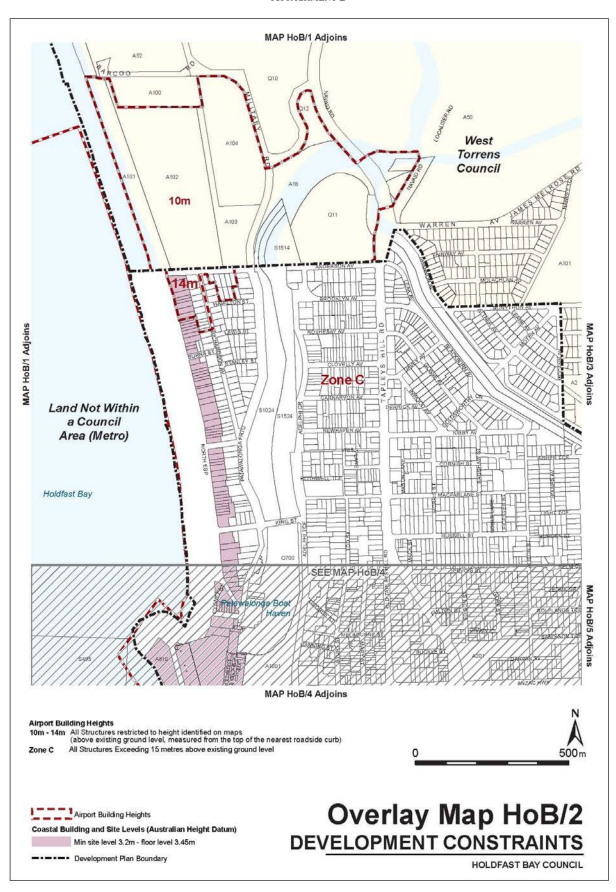
Dated 21 October 2015.

A. GREAR,
Acting for Stuart Moseley, General Manager,
Information and Strategy Directorate,
Department of Planning, Transport and Infrastructure,
as Delegate of John Rau, Minister for Planning

ATTACHMENT A



ATTACHMENT B



DEVELOPMENT ACT 1993, SECTION 29: AMENDMENT TO THE WEST TORRENS COUNCIL DEVELOPMENT PLAN Preamble

It is necessary to amend the West Torrens Council Development Plan (the Plan) dated 25 June 2015 in order to align the Development Plan with Commonwealth Regulations.

NOTICE

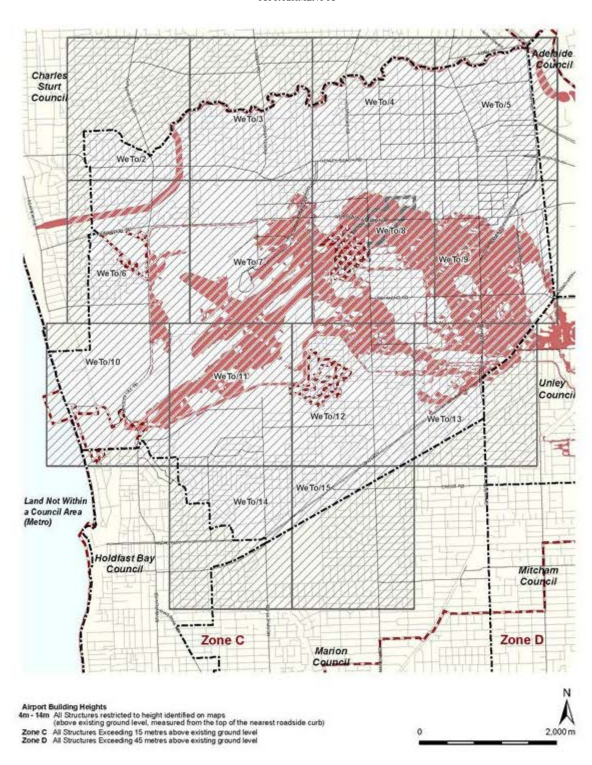
PURSUANT to Section 29 (1) of the Development Act 1993, I amend the Plan as follows:

- (1) Replace West Torrens (City) Overlay Map WeTo/1 Development Constraints with the contents of 'Attachment A'.
- (2) Replace West Torrens (City) Overlay Map WeTo/3 Development Constraints with the contents of 'Attachment B'.
- (3) Replace West Torrens (City) Overlay Map WeTo/6 Development Constraints with the contents of 'Attachment C'.
- (4) Replace West Torrens (City) Overlay Map WeTo/7 Development Constraints with the contents of 'Attachment D'.
- (5) Replace West Torrens (City) Overlay Map WeTo/8 Development Constraints with the contents of 'Attachment E'.
- $(6) \ \ Replace\ West\ Torrens\ (City)\ Overlay\ Map\ WeTo/10\ Development\ Constraints\ with\ the\ contents\ of\ `Attachment\ F'.$
- (7) Replace West Torrens (City) Overlay Map WeTo/11 Development Constraints with the contents of 'Attachment G'.
- $(8) \ \ Replace \ West \ Torrens \ (City) \ Overlay \ Map \ WeTo/12 \ Development \ Constraints \ with the \ contents \ of \ `Attachment \ H'.$
- (9) Fix the day on which this notice is published in the *Gazette* as the day on which the Section 29 Amendment will come into operation.

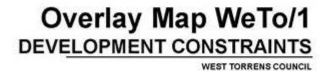
Dated 21 October 2015.

A. GREAR,
Acting for Stuart Moseley, General Manager,
Information and Strategy Directorate,
Department of Planning, Transport and Infrastructure,
as Delegate of John Rau, Minister for Planning

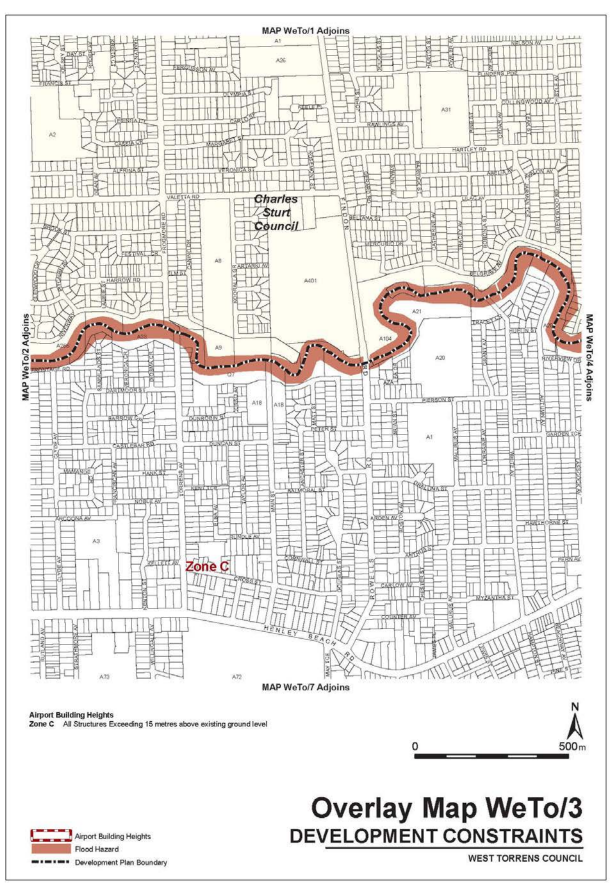
ATTACHMENT A



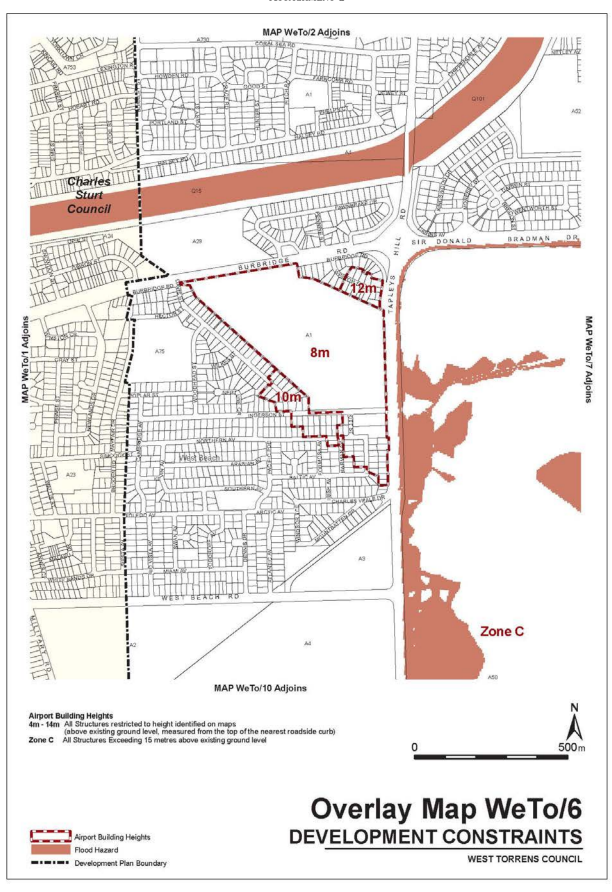




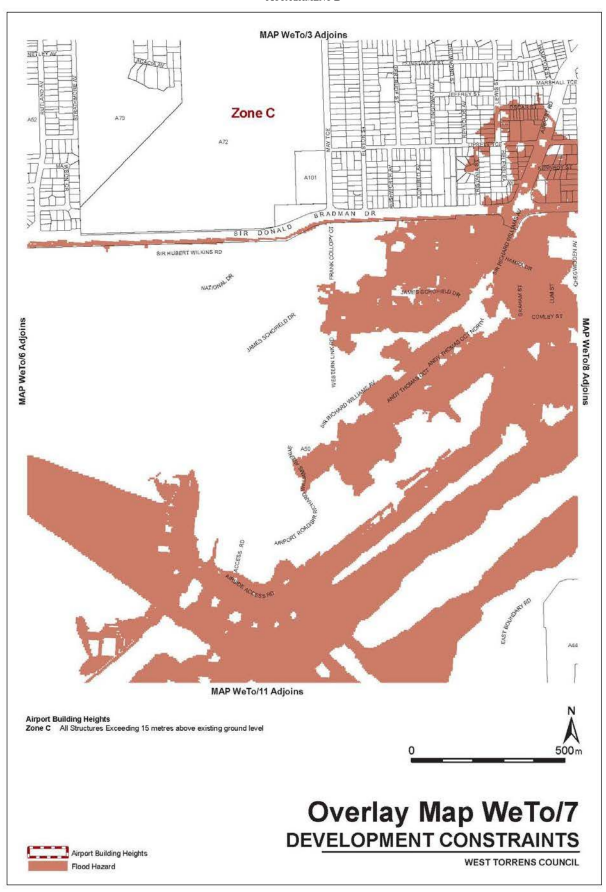
ATTACHMENT B



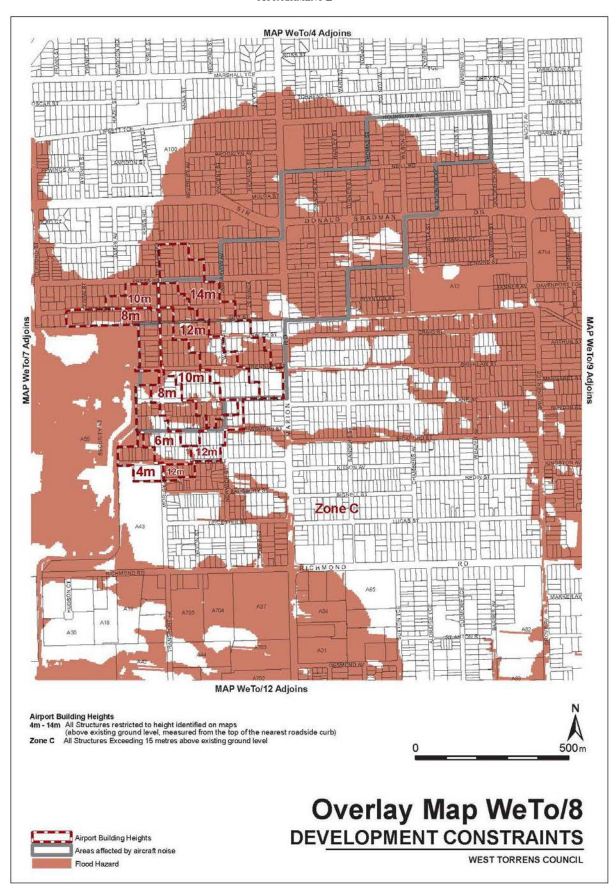
ATTACHMENT C



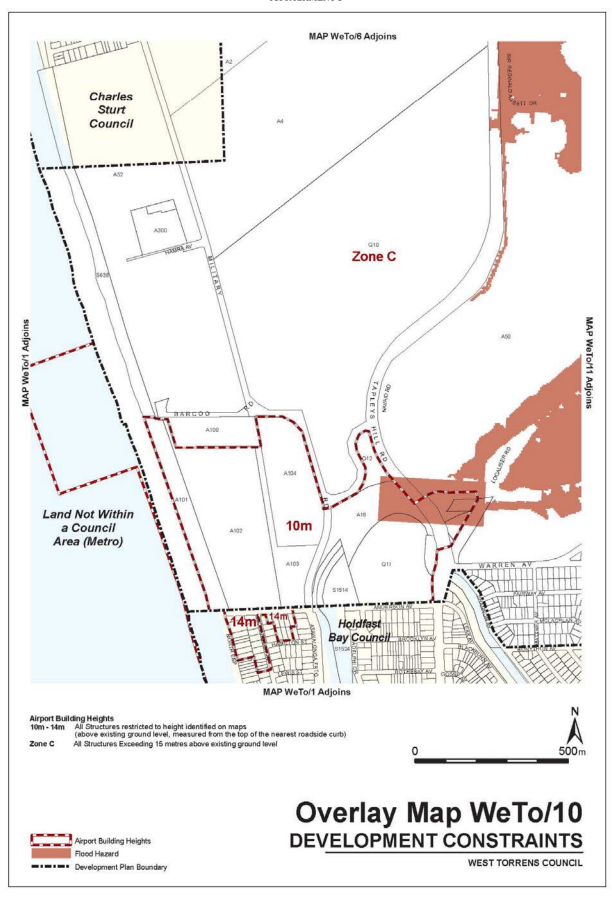
ATTACHMENT D



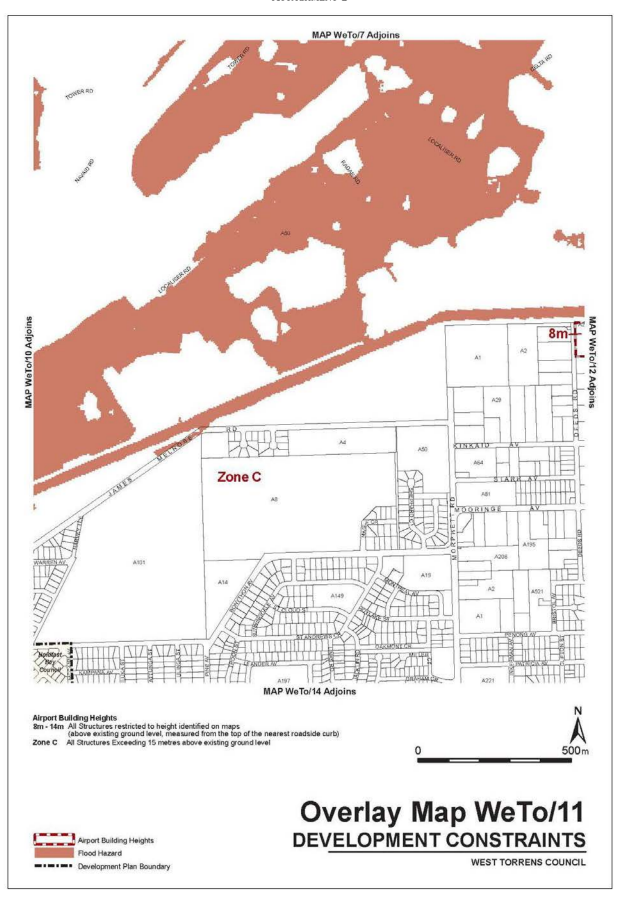
ATTACHMENT E



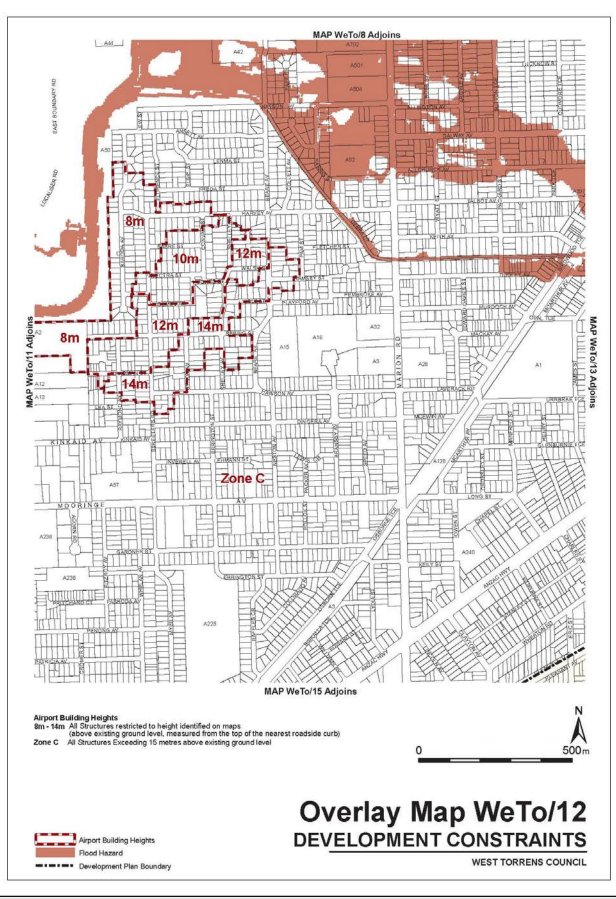
ATTACHMENT F



ATTACHMENT G



ATTACHMENT H



HOUSING IMPROVEMENT ACT 1940

Rent Control

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

Address of House	Allotment, Section, etc.	<u>Certificate</u> Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
237 Pinery Road, Owen S.A. 5460	Allotment 7, Filed Plan 108451, Hundred of Dalkey	5194	933	24.9.15, page 4420	190.00
Lot 3 Old Port Wakefield Road, Virginia S.A. 5120	Allotment 3, Deposited Plan 5816, Hundred of Munno Para	5635	440	10.9.15, page 4200	215.00
96 Mead Street, Birkenhead, S.A. 5015	Allotment 5, Filed Plan 3887, Hundred of Port Adelaide	5825	96	10.9.15, page 4200	250.00
5 Birks Street, Parkside .S.A. 5063 (AKA 5-7) Allotment 3, Filed Plan 7972, Hundred of Adelaide		1689 5798	35 358	25.9.97, page 886	320.00
13 Blight Street, Davoren Park S.A. 5113	Allotment 1, Deposited Plan 50863, Hundred of Munno Para	5622	125	28.2.02, page 1097	0.00 (Unfit for human habitation)

Dated at Adelaide, 5 November 2015.

P. REARDON, Director, Property and Contract Management, Housing SA (Delegate SAHT)

HOUSING IMPROVEMENT ACT 1940

Sub-Standard Declaration

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

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio
31 Midway Road, Elizabeth East S.A. 5112	Allotment 112, Deposited Plan 6415, Hundred of Munno Para	6084	841
15 Rockbourne Street, Elizabeth North S.A. 5113	Allotment 4, Deposited Plan 50161, Hundred of Munno Para	5618	806
77 Murtho Street, Renmark S.A. 5341	Allotment 170, Filed Plan 18511, Hundred of Renmark Irrigation District	5595	400
Dated at Adelaide, 5 November 2015. P. REARDO	ON, Director, Property and Contract Management, Housing	ng SA (Deleg	gate SAHT)

HOUSING IMPROVEMENT ACT 1940

Sub-Standard Revocation

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

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
545 Lower North East Road, Campbelltown S.A. 5074	Allotment 36, Deposited Plan 3736, Hundred of Adelaide	5643	374	2.7.15, page 3343
162 Stradbrooke Road, Stanley Flat S.A. 5453 (AKA Lot 5)	Allotment 5, Deposited Plan 48676, Hundred of Milne	5507	158	26.8.99, page 959
Dated at Adelaide, 5 November 2015.	P. REARDON, Director, Property and Con	ntract Manag	ement, Ho	using SA (Delegate SAHT)

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—Robe Area 1

1—Extent of prohibition

The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 12 noon on 31 December 2015 to 12 noon on 1 January 2016.

3—Description of area

The area in and adjacent to Robe bounded as follows: commencing at the western end of the northern boundary of Dawson Drive, then in a straight line by the shortest route to the low water mark of Guichen Bay on the eastern side of the entrance to Fox's Lake, then in a straight line by the shortest route (across the entrance) to the low water mark on the western side of the entrance, then generally westerly along the low water mark to the eastern side of the entrance to Lake Butler, then in a straight line by the shortest route (across the entrance) to the eastern boundary of the breakwater on the western side of the entrance to the lake, then northerly, north-easterly, westerly and south-westerly around the outer boundary of the breakwater back to the low water mark on the shore on the western side of the breakwater, then generally north-westerly and southerly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the southern boundary of Evans Cave Road (the northern boundary of Section 363 Hundred of Waterhouse), then generally easterly along that prolongation and boundary of Evans Cave Road, and the prolongation in a straight line of that boundary, to the eastern boundary of Robe Street, then northerly along that boundary of Robe Street to the southern boundary of Beacon Hill Road, then generally easterly along that boundary of Beacon Hill Road to the point at which it meets the north-eastern boundary of Lot 5 of DP 78111, then generally south-easterly and easterly along that boundary of Lot 5 and easterly and north-easterly along the northern boundary of Section 289 Hundred of Waterhouse to the eastern boundary of Section 289, then in a straight line by the shortest route to the south-western corner of Lot 11 of DP 64831, then easterly along the southern boundary of Lot 11 and the prolongation in a straight line of that boundary to the point at which the prolongation intersects the eastern boundary of Nora Creina Road, then northerly along that boundary of Nora Creina Road to the point at which it meets the southern boundary of Wildfield Road, then generally easterly along that boundary of Wildfield Road and the prolongation in a straight line of that boundary to the point at which the prolongation intersects the northern boundary of Southern Ports Highway, then generally north-westerly and south-westerly along that boundary of Southern Ports Highway and the northern boundary of Main Road to the eastern boundary of Dawson Drive, then generally north-westerly and westerly along that boundary of Dawson Drive to the point of commencement. The area includes any wharf, jetty, boat ramp, breakwater or other structure projecting below low water mark from within the area described above (as well as any area beneath such a structure).



Schedule—Robe Area 2

1—Extent of prohibition

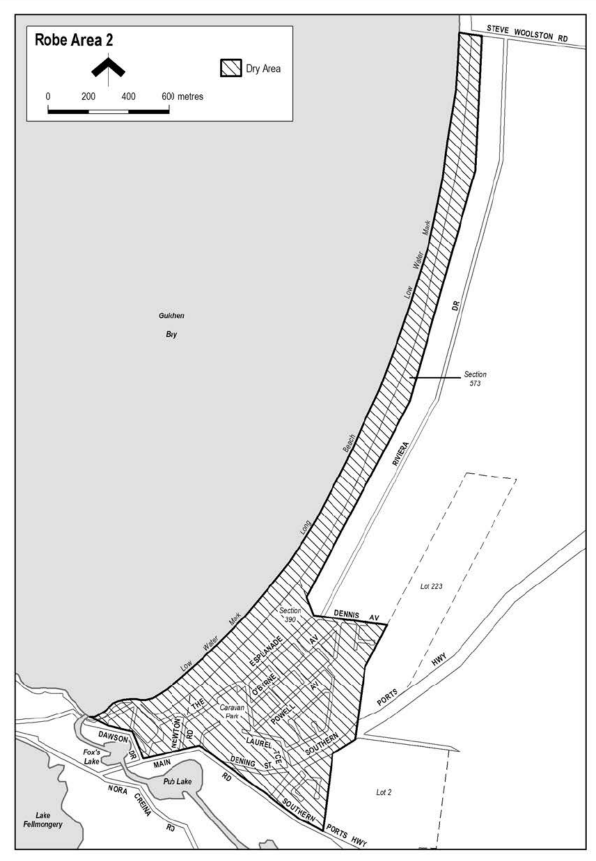
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 12 noon on 31 December 2015 to 12 noon on 1 January 2016.

3—Description of area

The area in and adjacent to Robe bounded as follows: commencing at the western end of the northern boundary of Dawson Drive, then in a straight line by the shortest route to the low water mark of Guichen Bay on the eastern side of the entrance to Fox's Lake, then generally north-easterly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the northern boundary of Section 573 Hundred of Waterhouse, then easterly along that prolongation and boundary of Section 573 to the eastern boundary of the Section, then generally southerly and south-westerly along that boundary of Section 573 to the north-eastern boundary of Section 390 Hundred of Waterhouse, then south-easterly along that boundary of Section 390 to the point at which it is intersected by the prolongation in a straight line of the northern boundary of Dennis Avenue, then easterly along that prolongation and boundary of Dennis Avenue, and the prolongation in a straight line of that boundary, to the point at which the prolongation intersects the western boundary of Lot 223 of FP 205569, then generally south-westerly and southerly along that boundary of Lot 223 and the prolongation in a straight line of that boundary to the point at which the prolongation intersects the south-eastern boundary of Southern Ports Highway, then south-westerly along that boundary to the western boundary of Lot 2 of FP 9707, then southerly along that boundary of Lot 2 to the southern boundary of the Lot, then generally north-westerly and south-westerly along the northern boundary of Southern Ports Highway and the northern boundary of Main Road to the eastern boundary of Dawson Drive, then generally north-westerly and westerly along that boundary of Dawson Drive to the point of commencement.



Made by the Liquor and Gambling Commissioner

On 28 October 2015.

South Australia

Liquor Licensing (Dry Areas) Notice 2015

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

1—Short title

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

2—Commencement

This notice comes into operation on 26 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
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

Schedule—Beachport Area 1

1—Extent of prohibition

The consumption of liquor is prohibited and the possession of liquor is prohibited.

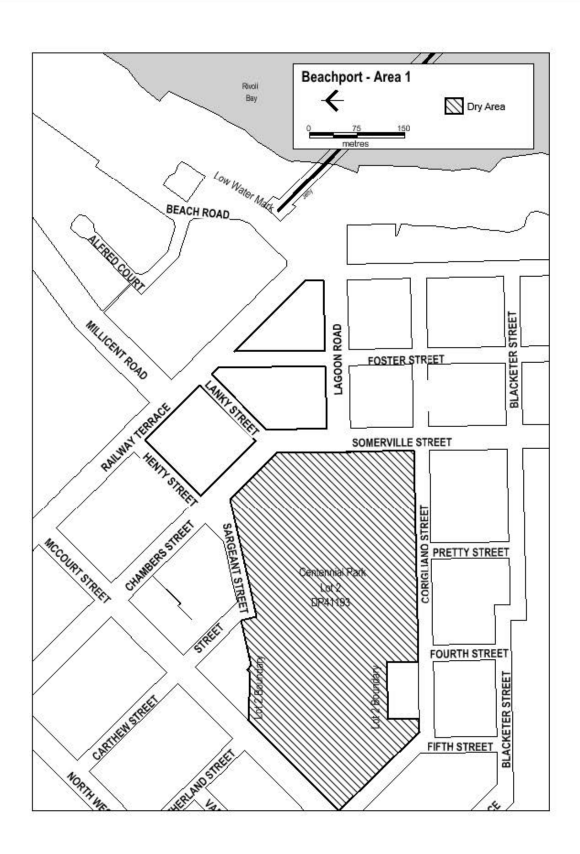
2—Period of prohibition

The prohibition applies during the following periods:

- (a) from 12.01 am to 7 am on each day, from 26 December 2015 to 31 December 2015 (inclusive);
- (b) from 12 noon on 31 December 2015 to 12 noon on 2 January 2016.

3—Description of area

The area in Beachport, generally known as Centennial Park, comprising Lot 2 DP 41193.



Schedule—Beachport Area 2

1—Extent of prohibition

The consumption of liquor is prohibited and the possession of liquor is prohibited.

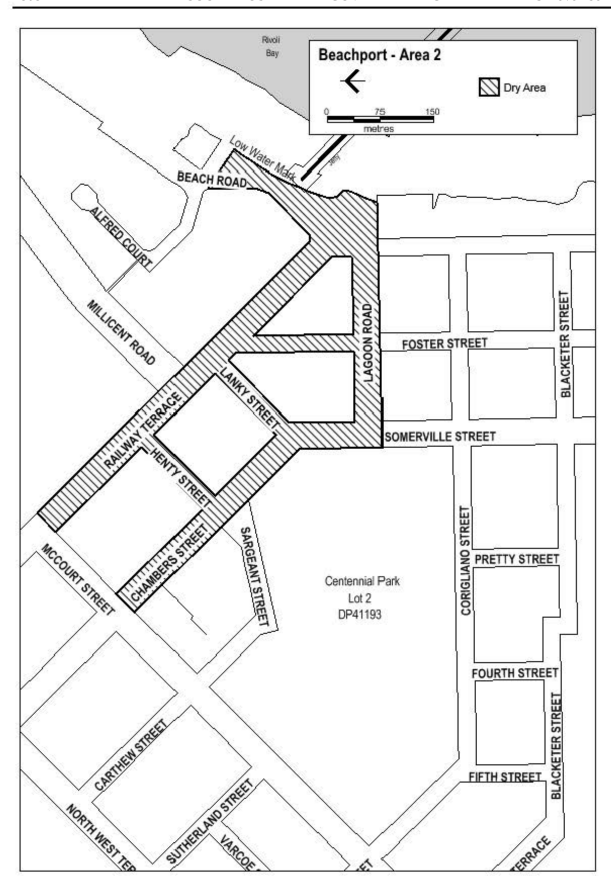
2—Period of prohibition

From 12 noon on 26 December 2015 to 12 noon on 2 January 2016.

3—Description of area

The area in and adjacent to Beachport comprising the following roads and other areas:

- (a) Railway Terrace between the south-eastern boundary of McCourt Street and the north-western boundary of Beach Road;
- (b) Chambers Street and Somerville Street between the south-eastern boundary of McCourt Street and the southern boundary of Lagoon Road;
- (c) Lagoon Road between the eastern boundary of Somerville Street and the western boundary of Beach Road;
- (d) Henty Street;
- (e) Lanky Street;
- (f) Foster Street between Railway Terrace and the southern boundary of Lagoon Road;
- (g) the area commencing at the point at which the prolongation in a straight line of the southern boundary of Lagoon Road intersects the low water mark on the western side of Rivoli Bay, then westerly along that prolongation to the western boundary of Beach Road, then generally northerly, north-easterly and northerly along that boundary of Beach Road to the southern boundary of Alfred Court, then along the prolongation in a straight line of that southern boundary of Alfred Court to the low water mark on the western side of Rivoli Bay, then generally south-westerly along the low water mark to the point of commencement.



Made by the Liquor and Gambling Commissioner

On 26 October 2015.

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
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

Schedule—Semaphore Area 4

1—Extent of prohibition

The consumption of liquor is prohibited and the possession of liquor is prohibited.

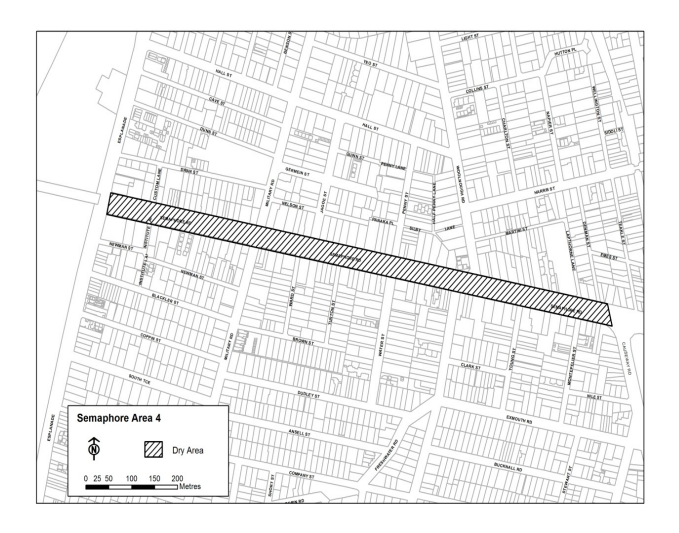
2—Period of prohibition

The prohibition applies during the following periods:

- (a) from 12 noon on 31 December 2015 to 12 noon on 1 January 2016;
- (b) from 12 noon on 26 January 2016 to 12 noon on 27 January 2016.

3—Description of area

The area in Semaphore and Exeter comprising Semaphore Road between the eastern boundary of the Esplanade and the prolongation in a straight line of the marked centre line of Causeway Road.



Made by the Liquor and Gambling Commissioner

On 27 October 2015.

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—Cummins Area 1

1—Extent of prohibition

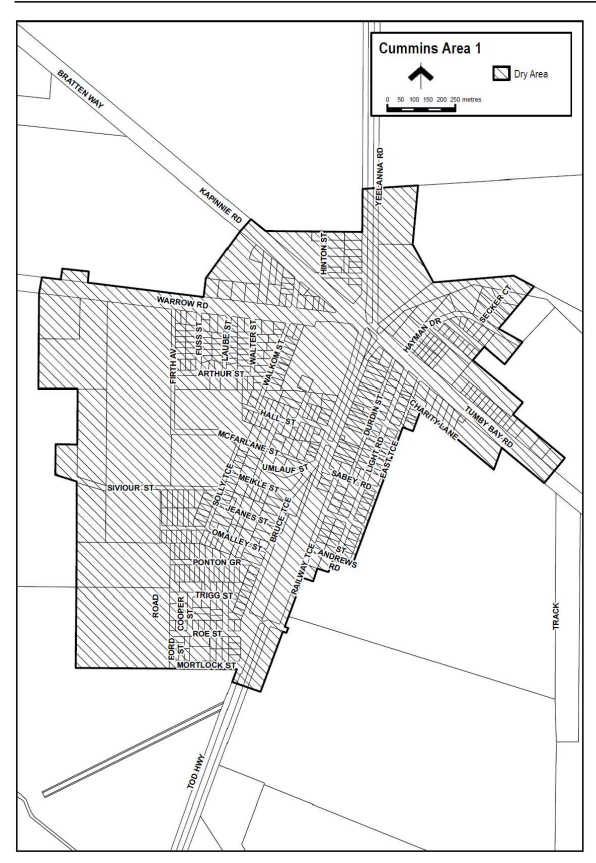
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 9 pm on 31 December 2015 to 8 am on 1 January 2016.

3—Description of area

The area in and adjacent to Cummins bounded as follows: commencing at the point at which the eastern boundary of Lot 11 of DP 85166 (the western boundary of Lot 99 of FP 180131) meets the southern boundary of Warrow Road, then in a straight line by the shortest route across Warrow Road to the southern boundary of Lot 550 of DP 66791, then generally easterly and north-easterly along the boundary of Lot 550 to the point at which it meets the north-eastern boundary of Lot 22 of DP 79231, then in a straight line by the shortest route to the south-western boundary of Lot 189 of FP 180221, then southeasterly, easterly and northerly along the boundary of Lot 189 to the point at which the eastern boundary of the Lot is intersected by the prolongation in a straight line of the northern boundary of Section 80 Hundred of Cummins, then easterly along that prolongation and boundary of Section 80 to the eastern boundary of the Section, then southerly along the eastern boundary of Section 80 to the south-eastern corner of the Section, then in a straight line by the shortest route to the southern boundary of Section 68 Hundred of Cummins, then generally easterly along that southern boundary of Section 68 to the point at which it is intersected by the prolongation in a straight line of the north-western boundary of Lot 601 of DP 87427 (the south-eastern boundary of Lot 17 of DP 18745), then south-westerly along that prolongation and boundary of Lot 601 to the south-western corner of the Lot, then in a straight line by the shortest route to the northern corner of Lot 1 of DP 85937, then south-westerly along the north-western boundary of Lot 1 to the western corner of the Lot, then in a straight line by the shortest route to the eastern corner of Lot 7 of DP 18745, then south-westerly along the southeastern boundary of Lot 7 to the westernmost corner of Lot 600 of DP 87427 (the northern corner of Lot 2 of FP 16692), then south-easterly, south-westerly, south-easterly and south-westerly along the south-western boundary of Lot 600 to the southern corner of Lot 24 of DP 50626 (so as to exclude Lot 600 from the area), then in a straight line by the shortest route to the northern boundary of Lot 143 of FP 180175, then generally north-westerly and south-westerly along the boundary of Lot 143 to the point at which it meets the north-western boundary of Lot 52 of DP 53199, then generally south-westerly along the boundary of Lot 52 to the south-eastern corner of Lot 802 of FP 209177, then north-westerly along the south-western boundary of Lot 802 and the prolongation in a straight line of that boundary to the eastern boundary of Lot 111 of DP 67442, then north-easterly, westerly and northerly along the boundary of Lot 111 to the point at which it meets the eastern boundary of Lot 11 of DP 85166, then generally northerly, westerly and northerly along that boundary of Lot 11 to the point of commencement.



Made by the Liquor and Gambling Commissioner

on 26 October 2015.

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
 - (b) a person who has possession of the liquor in the course of carrying on a business or in the course of his or her employment by another person in the course of carrying on a business; or
 - (c) a person who is permanently or temporarily residing at premises within the area or on the boundary of the area and who enters the area solely for the purpose of passing through it to enter those premises or who enters the area from those premises for the purpose of leaving the area.

Schedule—Coffin Bay Area 1

1—Extent of prohibition

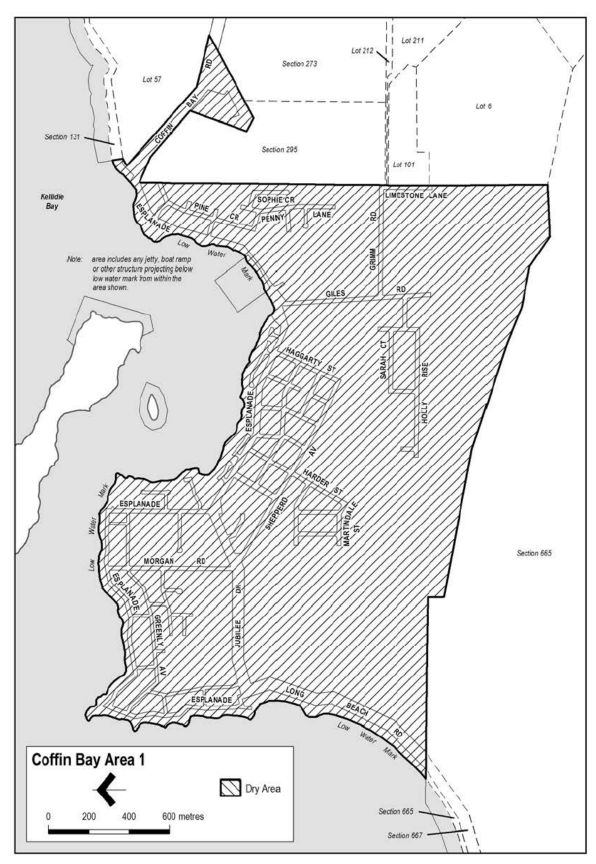
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 9 pm on 31 December 2015 to 8 am on 1 January 2016.

3—Description of area

The area in and adjacent to the town of Coffin Bay bounded as follows: commencing at the point at which the prolongation in a straight line of the northern boundary of Section 665 Hundred of Lake Wangary intersects the low water mark of Coffin Bay, then generally northerly, easterly, southerly, south-easterly and north-easterly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the western boundary of Section 131 Hundred of Lake Wangary, then southerly along that prolongation and boundary of Section 131 to the northern boundary of Lot 57 DP 54186, then generally south-westerly and south-easterly along the northern and southwestern boundaries of Lot 57 to the point at which the south-western boundary is intersected by the prolongation in a straight line of the north-western boundary of Section 273 Hundred of Lake Wangary, then south-westerly along that prolongation and boundary of Section 273 to the point at which it meets the eastern boundary of Section 295 Hundred of Lake Wangary, then south-westerly, north-westerly, north-easterly and north-westerly along the north-eastern and northern boundaries of Section 295 to the western boundary of the Section, then southerly along the western boundaries of Section 295, Lots 212 and 211 of DP 71703, Lot 101 of DP 56785 and Lot 6 DP 25759 to the northern boundary of Section 665 Hundred of Lake Wangary, then generally westerly, north-westerly, northerly and westerly along the northern boundary of that Section to the point at which it meets the eastern boundary of Section 667 Hundred of Lake Wangary, then westerly along the northern boundary of Section 667, the northern boundary of Section 665 Hundred of Lake Wangary and the prolongation in a straight line of the northern boundary of Section 665 to the point of commencement. The area includes the whole of any jetty, boat ramp or other structure that projects below the low water mark from within the area described above (as well as any area beneath such a structure).



Made by the Liquor and Gambling Commissioner

On 26 October 2015.

MINING ACT 1971

Determination for a Mining Proposal and/or Management Plan for Metallic and Industrial Minerals

NOTICE is hereby given in accordance with Regulations 30 (3) and 49 (3) of the Mining Regulations 2011, determining the minimum information required to be provided in a mining proposal and/or management plan for a mineral lease (ML) and any associated miscellaneous purposes licence (MPL) applications for metallic and industrial minerals (excluding coal and uranium).

1. REQUIREMENT FOR DECLARATION OF ACCURACY

The mining proposal and/or management plan must include a signed statement by the applicant in accordance with Regulation 30 (4) and/or Regulation 49 (4) that the content of the mining proposal and/or management plan has been reviewed and is accurate.

Provide a summary of the steps undertaken to review the mining proposal and/or management plan and ensure its accuracy.

2. DESCRIPTION OF THE EXISTING ENVIRONMENT

Each of the elements of the existing environment listed in Sections 2.1–2.19 must be described only to the extent that they may need to be considered in assessing the potential impacts of the proposed mining operations. If the element is not likely to be impacted by the operation, a statement to that effect must be included (note: the environment is defined in Section 6 (4) of the Mining Act 1971).

2.1 Topography and Landscape

Provide a description and map of the topography and landscape of the:

- · application area; and
- · general surroundings.

2.2 Climate

Provide:

- a summary of rainfall and temperature patterns, evaporation rates, and wind directions and speed (including maximum wind gusts); and
- details of the maximum average recurrence interval or annual exceedance probability rainfall event used for the
 operational and closure design of the project, and the justification for the value(s) selected.

2.3 Topsoil and Subsoil

Provide:

- a description of the soil profile (type and depth), and the characteristics and/or productivity of all soils on the application area (show this information on a map if there is a variation in soils over the application area); and
- identify any soil characteristics, including (but not limited to) erodibility, acid sulfate, sodic or non-wettable soils, that
 may require control measures to reduce environmental impacts during operations or rehabilitation.

2.4 Geology

Provide a description of the following, as a minimum:

- · regional geology;
- geology within the application area, including but not limited to;
 - location, dimensions and orientation (dip and strike), and extent of the mineral resource and ore reserve;
 - composition of all rock types that are proposed to be disturbed;
 - interpretation of the stratigraphy of the rocks hosting the deposit as well as any overlying and adjacent rock units; and
 - a description and plan of potential for extension to the orebody;
- representative cross-sections, long projection and a geological map of the lease application area showing the location of rock types and rock units present; and
- the exploration data on which the geological interpretation was based on.

2.5 Geochemistry and Geohazards

Provide:

- a geochemical assessment of all rock types that are proposed to be disturbed, based on representative sampling and analysis that includes the identification and quantification of, but not limited to, sulfide minerals that have the potential to generate acid or mobilise metals into the environment; and
- a mineralogical assessment of all the rock types that are proposed to be disturbed, based on representative sampling and analysis for the presence and quantification of (but not limited to) radioactive minerals, asbestos or minerals that have the potential to produce respirable silica.

Describe the potential for any of the following natural geohazards to be present in the application area:

- structural instability, including slips, faults, karst features or geological discontinuities; and
- major seismic events (based on historical data).

2.6 Hydrogeology

Provide:

- a description of the local and regional hydrogeology, detailing both the stratigraphy and hydrostratigraphy;
- details of local groundwater systems, including information on water quality and static water level (including seasonal fluctuations), recharge and discharge mechanisms, aquifer hydraulic properties, location of any aquifer (shown on a plan) and static water level of any other known drillholes;
- the environmental value of the water resource(s) determined according to Australian and New Zealand guidelines for fresh and marine water quality (Australian and New Zealand Environment and Conservation Council & Agriculture and Resource Management Council of Australia and New Zealand, National Water Quality Management Strategy Paper No. 4, 2000) or as amended;
- a description of the existence, location and value of all Groundwater Dependent Ecosystems (GDEs) within the application area and within and immediately surrounding the extent of predicted hydrogeological impact of the proposed mine operations;
- an assessment of any current or historical use of local groundwater by the landowner(s) and other users which includes a baseline survey of bores, including water level, groundwater quality, bore construction details, status and purpose and collar/ground elevations;
- a statement describing if the application area is within an area where the water resources are prescribed under the Natural Resources Management Act 2004, and provide details on the current availability of water resources within the prescribed area;
- a plan, to scale, identifying the application area, all drillholes and boreholes relevant to the identification of hydrogeology, GDEs, direction of groundwater flow, any potential paleochannels and recharge zones;
- if proposed mining operations are likely to intersect one or more aquifer units, provide a diagram of the potentiometric
 groundwater elevation contours for each aquifer and include the location of all drillholes and boreholes and supporting
 tabulated data used in developing the contours; and
- cross-section(s) of the interpreted hydrostratigraphy showing the known and inferred groundwater levels, and groundwater flow direction, recharge and discharge mechanisms (if applicable), application area, proposed mining operations, and relevant drillholes and boreholes used in developing the cross-section(s).

2.7 Hydrology

Provide a description and map of the current drainage patterns for the application area and water catchment including:

- · location of watercourses, drains and dams;
- · surface water catchment boundaries;
- direction of drainage and discharge from the application area;
- a statement describing if the application area is within an area where the water resources are prescribed under the Natural Resources Management Act 2004, and provide details on the current availability of water resources within the prescribed area:
- a statement if the application area is within a water protection area including areas under the River Murray Act 2003;
 and
- groundwater—surface water interactions.

Provide water quality data for identified watercourses, where there is potential for discharge into that watercourse from the proposed mining operation (whether intentional or not). Should identified watercourses be ephemeral, and it is not possible to collect water samples, provide a characterisation of sediments sampled from the watercourse bed upstream and downstream of the application area.

If there is potential for changing a flow regime (including change in flow volume) or discharge into these watercourses from the proposed mining operations, an assessment of the use of this water by the landowner, downstream users and water dependent ecosystems must be included.

2.8 Vegetation, Weeds and Plant Pathogens

Provide

- · a description of existing flora (native and introduced) in the application area and surroundings, and display on a map;
- · the State conservation status and habitat value of native vegetation present in the application area;
- a description of the presence of Commonwealth Environment Protection and Biodiversity Conservation Act 1999, listed species and ecological communities;
- a description of the extent the application area and adjoining land is affected or potentially affected by pathogens and weeds, including phytophthora and broomrape; and
- if known, the history of land use to identify if the existing vegetation is the result of deliberate cultivation or natural regrowth arising from previous clearance.

2.9 Fauna

Describe the native and feral fauna that may be present in the application area noting State or Commonwealth conservation status of all species, in particular if they are species of conservation significance or feral.

2.10 Caves

Describe the presence of any caves in karst (limestone) areas within, or near to, the application area. A survey for the presence of caves must be performed if the application area is within, or near to, known caves or significant limestone formations. Provide a summary of the results of the survey.

2.11 Local Community

Provide:

- a description of the local population, the economy, services and employment; and
- · details of nearest town or urban areas, with a summary of the demographics of the local population.

2.12 Landowners and Land Use

Provide a description of:

- land ownership for all titles within and adjacent to the application area;
- land use (historical, current and potential) for the application area and the surrounding areas;
- the zoning as defined by relevant council (or out of council) development plans;
- any policies relevant to the application area, including council wide, zone specific and sub areas within a zone;
- known plans for future land use changes by other parties;
- a statement as to whether the application area falls within the Murray Darling Basin, Adelaide Dolphin Sanctuary or a Marine Park; and
- · any other interests or restrictions on the application area, including:
 - public utility easements;
 - if the application is within land used for defence purposes, including the Woomera Prohibited Area or the Cultana Army Training Area;
 - any overlapping or adjacent tenements under the Mining Act 1971, or Petroleum and Geothermal Energy Act 2000;
 - any applicable exempt land under Section 9 of the Mining Act 1971, and any waivers of exemption obtained, and/or information on the status of waivers of exemption yet to be negotiated/finalised under Section 9AA of the

Mining Act 1971; and

 the status of negotiations with Native Title holders or claimants, if the application area includes non-freehold land.

Provide information relating to the prospect of obtaining access to land required for the proposed mining operation.

2.13 Proximity to Infrastructure and Housing

Provide:

- · information and maps identifying residences within and near the application area;
- information and maps identifying other human infrastructure such as (but not limited to) schools, hospitals, commercial or industrial sites, roads, sheds, bores, dams, ruins, pumps, cemeteries, scenic lookouts, roads, railway lines, fences, transmission lines, gas and water pipelines, and telephone lines (both underground and above ground); and
- information and maps identifying public roads to be utilised or affected as part of proposed mining operations, including an estimate of the existing traffic movements.

2.14 Amenity

Provide a description of scenic or aesthetic values for the application area and immediate surrounds, including caves or karst features or other features of community, tourist or visitor interest.

2.15 Air Quality

Provide a description of the existing levels of dust and contributors to air quality including odour (both natural and anthropogenic).

2.16 **Noise**

Provide a description and measurement data of the existing levels of noise and contributors to noise (both natural and anthropogenic).

2.17 Heritage (Aboriginal, European, Geological)

Detail

- any registered heritage sites in or adjacent to the application areas that are protected under legislation (in so far as may be permitted under the relevant legislation); and
- include a statement concerning whether or not an Aboriginal cultural heritage survey has been conducted by the proponent and, if so, the results of the survey.

2.18 Proximity to Conservation Areas

Provide information on proximity to national parks and reserves, private conservation areas, Commonwealth recognised conservation areas, heritage agreement areas and geological heritage sites.

2.19 Pre-existing Site Contamination and Previous Disturbance

Provide information on any known existing contamination of the site and of any disturbance by previous mining operations or other activities.

3. DESCRIPTION OF THE PROPOSED MINING OPERATIONS

Each of the elements listed in Sections 3.1–3.10 must be described only to the extent that they apply to the proposed mining operation. If the element (or part of the element) is not applicable to the proposed mining operation, a statement to that effect must be made and the element (or part of the element) description may be omitted.

3.1 General Description and Maps/Plans of Operations

Provide:

 a summary description of all elements of the proposed mining operation, including mining, processing and waste management (include maps/plans).

3.1.1 Options

Provide:

 a summary description of relevant options considered for mining, processing and mine waste management strategies, and provide justification for the chosen strategies, including a description of any elimination or substitution strategies that have been adopted to control a hazard in order to protect the environment.

3.2 Reserves, Products and Market

3.2.1 Ore Reserves and Mineral Resources

Provide:

- a statement of the current ore reserve and mineral resource estimates in the application area and a brief
 description of the basis of this estimate; include Australasian Joint Ore Reserves Committee (JORC)
 compliant reserve and resource estimates (and categories) if available; and
- a statement of what reserve and/or resource forms the basis for the application;

or

 an estimate of the resource to be mined, the basis of this estimate, and demonstrate that the resource can be economically mined at current commodity prices;

and

 steps that have been taken to ensure proposed mining operations will not sterilise/prevent future extraction of mineral resources.

3.2.2 Production Rate and Products

Provide:

- a statement of the relevant commodities listed in Section 3.2.3 below that are proposed to be extracted, processed and sold, and the expected market or end use;
- a statement of any other commodities present in the application area that are not proposed to be recovered for sale, and the reasons for this decision;
- a quantitative estimate of production of mine gate product(s) for the life of mine, and a schedule of the annual production of mine gate product(s); and
- a statement if any extractive minerals (as defined by Section 6 of the Mining Act 1971) will leave the lease.

3.2.3 Commodities List

Refined Metals

Cobalt; Copper; Gold; Iron; Lead; Silver; Steel/pig iron; Thorium; Zinc.

Mineral Ores and Concentrates

Iron ore—hematite direct shipping ore (DSO); Iron ore—magnetite DSO; Iron ore—magnetite concentrate; Heavy mineral concentrate; Rare earth elements; Contained copper in ore, concentrate or cement; Contained gold in ore or concentrate; Contained silver in ore or concentrate; Contained lead in ore or concentrate; Contained zinc in ore or concentrate.

Gems and Semi-precious Stones

Amethyst; Calcite; Chrysoprase; Diamond; Jade; Opal; Quartz; Sapphire; Scholzite; Talc; Staurolite; Topaz.

Industrial Minerals

Alunite; Andalusite; Anatase; Barite; Calcrete (agricultural purposes); Celestite; Cement shale; Diamond; Dolomite (use either industrial or agricultural); Diatomite; Feldspar; Garnet; Graphite; Gypsum (use either plaster, cement or agricultural); Ilmenite; Kaolin; Kyanite; Leucoxene; Lime sand (calcareous dune sands; use either chemical, agricultural or flux); Limestone (use either chemical, agricultural, cement, flux or whiting); Magnesite; Marble (use either chemical, agricultural, cement or flux); Micaceous hematite; Monazite; Paltygorskite; Peat; Phosphate; Potash; Rutile; Salt; Shell grit (use either industrial or agricultural); Silica (rocks containing mainly silica-quartzite, flint, vein quartz etc.); Silica sand (use either filter, foundry or glass); Sillimanite; Talc (use either pharmaceutical or filler); Vermiculite; Wollastonite; Xenotime; Zircon.

3.3 Exploration Activities

Provide information that details all exploration activities to be undertaken within the application area as a part of the proposed mining operation, including:

- purpose of the activities (i.e. resource drill-out or resource extension);
- types of drilling;
- geophysical techniques likely to be used;
- · earthworks required to conduct exploration activities;
- · equipment required to conduct exploration activities; and
- rehabilitation methods for exploration works (including that not yet rehabilitated from previous tenure).

3.4 Mining Activities

3.4.1 Type or Types of Proposed Mining Operation to be Carried Out

Provide a clear statement on the type or types of mining operation proposed to be carried out, such as:

• the mining method(s) to be adopted.

3.4.2 Open Pit

Describe proposed open pit workings, including (but not limited to):

- · overall pit wall angles, bench height, berm width;
- · dimensions and depth of pit;
- · access ramps; and
- · maps, plans and cross-sections.

3.4.3 Underground Workings

Describe proposed underground workings, including (but not limited to):

- · proposed stoping methods;
- · potential surface disturbance resulting from underground mining;
- · declines, shafts, tunnels, bore holes, ventilation intakes and exhausts; and
- · maps, plans and cross-sections.

Where underground fill is proposed, describe:

- type of fill to be used;
- the volume percentage of underground void to be filled;
- · sequence of filling;
- · source and proportion of fill; and
- · maps, plans and cross-sections showing the proposed fill.

3.4.4 Material Movements

Provide:

- expected life of mine (including scope for extension);
- · annual mine production rates and mine production schedule of ore and waste rock over the life of mine; and
- · life of mine and annual strip ratios.

3.4.5 Stockpiles

Describe:

- location, size, shape and height of ore, product, subsoil and topsoil stockpiles;
- · method of placement;
- · method of stabilisation and erosion control of all stockpiles; and
- · water movement through stockpiles.

The location, maximum height and extent of all stockpiles must be shown on a map.

3.4.6 *Use of Explosives*

If explosives are used, describe:

- type of explosives used on the site;
- · proposed timing and frequency of blasting;
- · size of blasts; and
- storage of explosives (amount, type, detailed location and method of storage).

3.4.7 Type of Mining Equipment

Provide a description of the equipment (fixed and mobile) proposed to be used in the mining operation in terms of:

- · type, size and capacity of machines;
- · approximate number of units;
- noise outputs;
- · exhaust outputs; and
- · fire ignition sources.

3.4.8 Mine Dewatering

Provide:

- estimated inflows of groundwater and stormwater and water from any other mining activities into mine workings;
- · details of proposed mine dewatering infrastructure, and mine water management and disposal;
- · contingency measures for greater than planned water inflows into mine workings; and
- a mine water balance of water inflows and water outflows during operations and at mine completion (if not included in the water balance in Section 3.5.4).

3.4.9 Sequence of Mining and Rehabilitation Operations

Provide the following information on the sequence of operations in both text and map form:

- · description of the sequence of mining stages;
- proposed sequencing of progressive and final rehabilitation, including demonstration that progressive rehabilitation has been integrated with the mining plan;
- an estimation of the quantities of sulfide minerals that have the potential to generate acid or mobilise metals, or other hazardous minerals to be mined at each mining stage; and
- any mineral resource that may be sterilised from future mining by the proposed mining operations.

3.4.9.1 Rehabilitation Strategies and Timing

Describe all activities, strategies and designs relating to mine closure for rehabilitation of open pit and/or underground workings, stockpiles, explosives storage, mining equipment and mine dewatering infrastructure. Include timing of these activities and all opportunities for progressive rehabilitation. Include (but not limited to) the maximum area of land disturbed by proposed mining operations at any time, battering of mining faces and other earthworks, mine void backfilling, abandonment bunds, sealing of portals and ventilation shafts, soil management, revegetation and expected water infill rates.

3.4.10 Modes and Hours of Operation

State if the proposed mining operation will be worked on a continuous (24 hour, 7 days a week), regular periodical or campaign basis.

If the proposed mining operation is to be worked on a regular periodical basis, specify:

- proposed period(s) (daily, weekly and public holidays) to be worked; and
- · proposed start and finish hours the site is to be worked per period.

If the operation is to be worked on a campaign basis, specify:

- · minimum hours the site is to be worked per year;
- the minimum time of each campaign;
- the maximum and minimum time between campaigns;
- define the beginning and end of each campaign;
- · hours of mining operations during campaign;
- · days of mining operations during campaign;
- determining factors for initiating and ceasing a campaign;
- · maximum and minimum tonnage of each campaign; and
- · maximum and minimum tonnage of production per year.

3.5 Crushing, Grinding, Processing and Product Transport

3.5.1 Crushing and Grinding Plant

Provide a description of the crushing / grinding plant including:

- area, size, type of construction and location;
- · throughput rate;
- · a description of ore preparation for processing;
- grind size of the ore;
- noise sources;
- · dust sources and composition;
- · fire ignition sources; and
- · maps and plans.

3.5.2 Processing Plant

Provide a description of the processing plant including:

- · the methods and details of processing and value adding proposed;
- number, location, area, size, type of construction (including lining and drainage systems, as appropriate) of processing plant;
- any ancillary plant and infrastructure to be used for processing the minerals on site; examples of associated structures are concrete batching plants, wheel wash facilities, silos, fuel tanks, water tanks, chemical storage/use, reverse osmosis plants and bore fields;
- if chemicals are to be used in the beneficiation or processing of ore, describe the nature and quantities of the chemicals to be used, their reactions with ore and their ultimate fate;
- noise sources;
- dust sources and composition;
- · fire ignition sources;
- · other potential air emissions (including odour) and their composition; and
- · maps and plans.

3.5.3 Heap Leach

Provide a description of the Heap Leach Pad and process including:

- type, size and location of the Heap Leach Pad;
- construction and operating specifications for the Heap Leach Pad and process, including solution containment measures;
- geochemical and geotechnical assessment of the material placed on the Heap Leach Pad before and after leaching;
- · method and rate of ore deposition and removal;
- chemical characteristics of the leach solution, pregnant liquor and raffinate solutions;
- solution application rates, and method of application;
- removal (where proposed) of the Heap Leach Pad at cessation of production and the method/location of disposal of leached material;
- method of stabilisation and erosion control of Heap Leach Pad;
- an assessment of the long term chemical and physical stability of the Heap Leach Pad post mine completion;
- the source, pathway and ultimate fate of any potential mobile contaminants; and
- · maps and plans.

3.5.4 Process Water Management

If processing water is to be used, provide a water balance including:

- · approximate water volumes required;
- a summary of the inputs and outputs (with consideration of any purge requirements);
- · determination of net surplus or deficit; and
- process flowsheet showing all streams including stormwater management and mine dewatering where these are connected to the processing circuit.

Provide a description of all process water ponds, including:

- · size, capacity, layout and location of ponds;
- · design and construction methods;
- · chemical composition of the solution to be stored in each pond; and
- minimum freeboard to be maintained.

3.5.5 Type of Mobile Equipment

For mobile equipment to be used in crushing/grinding, processing ore and in transporting the mine product to the point of sale, describe:

- type, size and capacity of machines;
- approximate number of units;
- · noise outputs;
- · exhaust outputs; and
- · fire ignition sources.

3.5.6 Conveyors and Pipelines

Provide a description of any conveyors or pipelines to be used for transporting material to or from the mine, processing facilities and the point of sale including:

- length, size (volumes to be transported), design and type of construction and location;
- the material being transported;
- · noise sources;
- · dust sources and composition;
- · fire ignition sources; and
- · maps, plans and cross-sections.

3.5.7 Hours of Operation

Describe the proposed hours of operation of crushing / grinding, processing and transport activities.

3.5.8 Rehabilitation Strategies and Timing

Detail all activities, strategies and designs relating to mine closure for removal, disposal and rehabilitation of processing facilities, and material transport systems, including timing of these activities.

3.6 Wastes

3.6.1 Waste Rock and Tailings Storage Facilities

For waste rock and tailings storage facilities (TSF) provide:

- the estimated tonnes and volumes of all waste rock and tailings to be stored;
- the reserve and any resource or potential resource that the estimated tonnes and volumes of waste rock and tailings is based on;
- the type, location, size, shape, height and method of construction of permanent and temporary waste storage facilities;
- a geochemical and geotechnical assessment of the waste rock and tailings based on the geochemical and geotechnical properties determined from the analysis of representative sampling of all waste rock types and tailings to be disposed;
- an assessment on the weathering and erosive potential of waste rock to be disposed;
- conceptual specifications, drawings and plans for the design, construction, operation and completion of all facilities;
- the method and rate of waste rock/tailings disposal;
- where relevant, a description of the placement and encapsulation of waste material deemed to be hazardous, including potentially acid forming material (PAF);
- the method of stabilisation and erosion control of waste storage facilities, both during operations and post completion;
- surface water runoff control on disturbed and rehabilitated areas;
- · a geotechnical stability assessment and a factor of safety analysis;
- an assessment of seepage of liquids through the waste rock and tailings storage facilities;
- strategies for the containment of any seepage that has the potential to impact the environment;
- an assessment of the post completion chemical and physical stability of the structure following rehabilitation, including the expected extent of erosion; and
- an assessment of the source, pathway and ultimate fate of any potential mobile contaminants.

Include a water balance for the TSF (if not included in the water balance in Section 3.5.4).

3.6.2 Other Processing Wastes

Provide:

- · the volumes and composition of all solid and liquid wastes produced;
- estimated volumes of waste processing water, reverse osmosis reject water, water content of solid wastes, and method of disposal or recycling;
- · waste water composition;
- disposal and management of any hazardous material or contaminants within waste including radioactive, toxic, corrosive or flammable materials; and
- the source, pathway and ultimate fate of any potential mobile contaminants.

3.6.3 Industrial and Commercial Wastes

List any industrial and commercial wastes generated including, but not limited to:

- · putrescible waste, including sewage;
- · oils and other hydrocarbons; and
- tyres.

For each waste type, describe the method of disposal including:

- · offsite disposal;
- on site waste disposal (including size, location and construction details);
- recycling (either on or offsite);
- the type, area and layout of sewage systems to be installed at the site; and
- · describe what, if any approvals are required for the disposal of waste.

For each type of waste, describe any potential contaminants that may be generated from onsite storage, and the ultimate fate of those contaminants.

3.6.4 Rehabilitation Strategies and Timing

Detail all activities, strategies and designs relating to mine closure, including timing of these activities and all opportunities for progressive rehabilitation of waste rock and tailings and any other waste to be left on site.

3.7 Supporting Surface Infrastructure

3.7.1 Access

Describe:

- · access route to the proposed mining operations;
- indicate if any new roads are to be constructed, or if existing roads or intersections (public and private) are to be upgraded;
- transport system(s) used to and from the proposed mining operations and the estimated number of vehicle movements per day; and
- airport/airstrips to be constructed.

3.7.2 Accommodation and Offices

Describe

- number, area, size, type of construction and location of accommodation buildings, caravans or camp, and associated structures to be used on site; and
- · state if temporary or permanent.

3.7.3 Public Services and Utilities Used by the Operation

Describe

- sources of external services that are supplied to the proposed mining operations;
- · proposed routes for connection if any new connections to public infrastructure are required; and
- any existing surface infrastructure that has been and/or the extent it may be affected by the proposed mining operations.

3.7.4 Visual Screening

Describe the type of screening, including existing or proposed vegetation (i.e. species and density of plantings).

3.7.5 Fuel and Chemical Storage

For all fuels and chemicals stored on site, detail:

- · types of bulk chemicals and the volumes of each; and
- · details on storage, bunding and containment for all chemical and fuel storage vessels.

3.7.6 Site Security

Describe infrastructure and measures that will be adopted to prevent unauthorised access by the public, including fencing, signage etc.

3.7.7 Stormwater, Silt Control and Drainage

Describe

- · location and design of silt management structures;
- runoff control on disturbed and rehabilitated areas;
- storage, diversion and disposal of clean water (discharge water must comply with the applicable Environment Protection Authority South Australia water quality policy); and
- a whole of site stormwater balance, if not included in the water balance in Section 3.5.4.

Provide a plan showing the surface water movement for the whole mine site.

3.7.8 Rehabilitation Strategies and Timing

Detail all activities, strategies and designs relating to mine closure for rehabilitation of supporting surface infrastructure. Provide details for timing of closure activities, including all opportunities for progressive rehabilitation.

3.8 Vegetation Clearance

3.8.1 Description of Vegetation Clearance

If clearing of native vegetation is proposed, a plan and description of the vegetation present in the application area must be provided, showing:

- · the extent of any proposed vegetation clearance; and
- the likelihood of the presence of threatened flora.

3.9 Mine Completion

3.9.1 Description of Mine Site at Completion

Provide a description of the mine site as it will be at completion after all rehabilitation and closure activities have been completed, including:

- · potential land use options;
- · landforms;
- proposed vegetation covers (including native vegetation that will not be disturbed due to proposed mining operations);
- natural contours of land not to be disturbed by proposed mining operations;
- · any mining infrastructure that will remain on site and will become the responsibility of the landowner;
- · location, description and management of waste disposal areas;
- · location of reshaped and rehabilitated areas showing proposed surface contours and revegetation;
- mine voids (open pit and/or underground);
- location of stored and/or exposed PAF material and/or other hazardous materials;
- · expected final water level and time to reach this level, and water quality of mine voids;
- · location of surface water infrastructure including ponds and diversions; and
- · representative plans and cross-sections that show:
 - pre-mining natural surface;
 - emplacement areas, waste disposal areas and disturbed areas;
 - final rehabilitated surface;
 - where relevant, backfilled and remaining underground workings;
 - predicted final groundwater levels; and
 - interpreted geology including all rock types.

Provide a description of the proposed mechanism for transferring responsibility for any potential residual liability (i.e. ongoing maintenance or monitoring) subsequent to surrender of the tenement.

3.10 Resource Inputs

3.10.1 Workforce

For the proposed workforce (for all mining operations (mining, processing, waste management and supporting surface infrastructure) describe:

- · how operations on the site will be managed;
- · number and workforce breakdown by job type; and
- · source of employees.

3.10.2 Energy Sources

For the proposed energy sources and usage provide:

- estimates of total annual energy usage (from all sources, including personnel transport and ore transport to point of sale);
- · expected sources of energy;
- · potential for efficiency gains;
- · amount and percentage of zero emission energy to be utilised;
- · equivalent annual CO2 generated; and
- any carbon offsets proposed.

3.10.3 Water Sources

Provided details on the source(s) of water to be used at the mine, expected usage and any discharge, including:

- · expected annual water usage by source;
- indicate if any water usage by source will be more than 5% of the total annual water withdrawal for that source;
- · percentage of water that will be recycled; and
- · water discharge by quality and destination.

4. DESCRIPTION OF POTENTIAL BENEFITS

4.1 Social

Describe:

- number of full-time employee positions that would be directly created by the proposal (not to include existing positions);
- the proportion of the workforce that would reside in the local community and the estimated impact on local employment;
- the proportion of the workforce that would reside in South Australia;
- any programs to target and assist Indigenous or local employment at the mine;
- training to be provided to employees and potential employees;
- approximate timelines for creation of the positions;
- potential for local business participation, and procurement of local goods and services;
- · assistance or provision of infrastructure to isolated communities;
- · public health benefits; and
- tourism or recreation opportunities.

4.2 Economic

Describe:

- revenue to be generated at the mine gate;
- the breakdown of capital and operating expenditures (spending in goods and services in local community, state and external to state);
- · wages and other employee benefits;
- potential for value adding of a mined commodity;
- · flow-on economic effects;
- economic benefits derived from local employment;
- · potential to bring forward development of other mines in the area by utilising this mine's infrastructure; and
- approximate royalty payments and other direct state government taxes profile.

4.3 Environmental

Describe:

- voluntary, non-core environmental benefits associated with the proposal;
- $\bullet \ \ potential \ environmental \ benefits \ associated \ with \ the \ proposal;$
- environmental benefits over and above rehabilitation activities to be paid or made in association with native vegetation clearance; and
- · acquisition of new baseline environmental data.

5. CONSULTATION

This section must summarise the results of any attempted consultation that has been undertaken on the proposed mining operation.

The summary must include:

- a description of the process undertaken for identifying stakeholders with an interest in, or stakeholders likely to be directly
 affected by the proposed mining operation;
- a description of the process undertaken for the delivery of information to, gathering of feedback from, and responding to those identified stakeholders;
- the results of the consultation undertaken with those identified stakeholders, including:
 - the concerns/issues raised; and
 - the response (if any) that is proposed to address those concerns.
- if any individual or group of similar affected persons were not able to be consulted, what steps were taken to consult with them; and
- the extent to which the outcomes proposed in Section 6.2.3 have been developed in consultation with the landowner and any other person who may be directly affected by the proposed mining operations.

6. MANAGEMENT OF ENVIRONMENTAL IMPACTS

6.1 Assessment of Environmental Impacts

6.1.1 Elements of the Environment

Describe the specific elements of the environment (the environment is defined in Section 6(4) of the Mining Act 1971) that may reasonably be expected to be impacted by the proposed mining operation during construction, operation, and indefinitely post mine completion.

For each element of the environment identified:

- provide a summary of any issues or considerations raised by stakeholders, and any relevant legislated or recognised standards in relation to the element of the environment;
- · describe all potential environmental receptors; and
- undertake an impact assessment of how the element could be potentially impacted by proposed mining operations (during construction, operation and post mine completion) through the provision of the information listed in the following Section 6.1.2.

6.1.2 Potential Impact Events

Describe potential impact events associated with each phase of the proposed mining operations (construction, operation and post mine completion) and relevant to each element of the environment.

For the purpose of the impact assessment, a potential impact event is the combination of a source, a pathway and an environmental receptor.

The source, pathway and environmental receptor of each potential impact event must be described prior to the implementation of engineering or administrative control measures.

For each potential impact event identified in Section 6.1.2, provide:

6.1.2.1 Source

A description of the source of the potential impact event which alone or in combination has the potential to cause harm to an environmental receptor.

6.1.2.2 Pathway

A description of the potential pathway, means or route (with consideration of any natural barriers) by which an identified environmental receptor can be exposed to, or may reasonably be expected to be impacted by an identified source.

6.1.2.3 Environmental Receptor

A description of the environmental receptors that may reasonably be expected to be adversely impacted by the source, taking into account the considerations for the element of the environment described under 6.1.1

6.1.2.4 Description of Uncertainty

Describe any significant degree of uncertainty pertaining to the evaluation of sources, pathways and environmental receptors, including (but not limited to) lack of site specific information, limitations on modelling and quality of data. Describe any assumptions connected with the identified uncertainty.

So far as is relevant, identify the sensitivity to change of any assumption that has been made, including whether a change in assumption may result in a new environmental impact.

6.1.2.5 Confirmation of Impact Events

For each potential impact event provide:

- an analysis of whether a source, pathway and receptor does exist (and if not, or if it remains uncertain, provide an explanation for the conclusion); and
- a description of the likely impact from the source on the environmental receptor.

6.2 Control Measures, Uncertainty Assessment, Statement of Environmental Outcomes and Criteria

For each impact event confirmed in Section 6.1.2.5, the information listed in Sections 6.2.1 – 6.2.5 must be provided:

6.2.1 Control Measures

Describe the measures proposed to manage, limit or remedy each impact event. Demonstrate that the measures proposed are commensurate with the potential impacts, achieve compliance with other applicable statutory requirements and promote progressive rehabilitation.

If native vegetation is proposed to be cleared, state the estimated quantum of significant environmental benefit (SEB) to be gained in exchange for the proposed clearance and describe how the SEB will be provided.

6.2.2 Description of Uncertainty

Describe any significant degree of uncertainty pertaining to the likely effectiveness of proposed control measures, including (but not limited to) lack of site specific information, limitations on modelling and quality of data. Describe any assumptions connected with the identified uncertainty.

So far as is relevant, identify the sensitivity to change of any assumption that has been made and assess the likelihood of an outcome not being achieved if an assumption is later found to be incorrect.

6.2.3 Statement of Proposed Environmental Outcomes

Provide a statement of the proposed environmental outcome(s) (including mine completion outcomes) for each impact event confirmed in Section 6.1.2.5.

The statement of environmental outcome(s) must describe the likely consequence of the expected impact on the environment by the proposed mining operations subsequent to the implementation of the control measures described in Section 6.2.1.

Environmental outcomes must meet other applicable legislative requirements.

Provide evidence that reasonable steps have been taken to consult with the owners of any land on which mining operations are proposed, and third parties who may be directly affected by the proposed mining operations in the development of each environmental outcome.

Where clearance to native vegetation is proposed, the environmental outcome must state a commitment to compliance with the Native Vegetation Act 1991 and Native Vegetation Regulations 2003.

Mine completion outcomes must at least address the issues listed under Regulation 30(1) (d).

6.2.4 Draft Measurement Criteria

Provide a draft statement of the criteria to be adopted to measure each of the proposed environmental outcomes. The draft criteria must as far as practical, comply with Regulation 65(2) (d).

Where appropriate, recognised industry standards, codes of practice or legislative provisions from other Acts should be used as criteria.

Where native vegetation is proposed to be cleared, the criteria will include demonstration of the successful implementation of the significant environmental benefit.

6.2.5 Draft Leading Indicator Criteria

As required by Regulation 65(2) (e), where there is a high level of reliance on control measures to achieve an environmental outcome, provide a draft statement of leading indicator criteria that will be used to give an early warning that a control measure may fail or be failing.

7. FORMAT OF THE MINING PROPOSAL

Unless otherwise specified by the Director of Mines or delegate:

- five hardcopies and an electronic version of the mining proposal must be submitted; the information in all must be identical;
- each page, plan or other separate sheet must include the mineral claim number(s), date of the mining proposal preparation and sequential page numbering; and
- the electronic version must be submitted in one single Acrobat PDF file. Microsoft Word compatible files must be submitted if requested by the Director of Mines or delegate.

8. MAPS AND PLANS

Unless otherwise specified by the Director of Mines or delegate, the elements described in Sections 8.1–8.4 must be included where applicable to the proposed mining operation.

8.1 General Requirements for Maps, Plans and Cross-sections

All maps and plans must conform to the following standards:

- Australian Height Datum (AHD);
- · state and show the relevant datum;
- · metric units;
- title, north arrow, scale bar, text and legend;
- date prepared and author;
- be of appropriate resolution and scale for represented information; and
- be legible in both the hardcopy and electronic versions of the submission;

All cross-sections must conform to the following standards:

- Australian Height Datum (AHD);
- state and show the relevant datum;
- · metric units:
- title, scale bar, text and legend;
- · date prepared and author;
- · be of appropriate resolution and scale for represented information; and
- be legible in both the hardcopy and electronic versions of the submission.

8.2 Location plan(s)

Provide location plan(s) of the existing environment showing:

- · proposed tenement boundaries;
- · cadastral information;
- location of existing roads, rails, fences, transmission lines, buildings and pipelines;
- · land titles and ownership;
- · existing surface contours;
- · existing vegetation;
- location of watercourses, including ephemeral and permanent rivers, creeks, swamps, streams and any man-made water management structures;
- · location and extent of all previously disturbed areas, including those associated with previous mining; and
- location and extent of any adjacent conservation reserves, Aboriginal and/or European heritage sites (in so far as may
 be permitted by the relevant legislation) or any other significant areas.

8.3 **Proposed Mining Operations Plan(s)**

Provide plan(s) of proposed mining operations showing

- tenement boundaries;
- · existing or modified surface contours;
- geology within the application area, including but not limited to; location, dimensions and orientation (dip and strike), and extent of the mineral resource and ore reserve;
- · location of all proposed extraction areas;
- · location of existing ephemeral and permanent rivers, watercourses, creeks, dams and water management structures;
- location and extent of all areas proposed to be disturbed from mining (including waste rock and soil/subsoil stockpiles, silt/slime dams, mine infrastructure, processing plant, waste disposal facilities and pits);
- location and extent of all areas proposed to be progressively rehabilitated during mining;
- sequence of mining and rehabilitation in appropriate time intervals, or per stages (depicting progressive rehabilitation); and
- · final open pit and/or underground workings.

8.4 Vertical Sections/Cross-sections

Provide a series of representative cross-sections at appropriate time intervals or stages that adequately represent:

- · pre-mining natural surface;
- the staged profile indicating the conceptual location and shape of the active mining area, emplacement areas and rehabilitated areas;
- · the conceptual final rehabilitated surface; and
- · final open pit and/or underground workings;

Show where the cross-sections are oriented to the mine plan.

In accordance with Regulation 30 (3) and 49 (3) of the Mining Regulations 2011, this notice will have effect from 2 November 2015.

Dated 2 November 2015.

G. MARSHALL, Director Mining Regulation

MINING ACT 1971

Determination for a PEPR for Metallic and Industrial Minerals

NOTICE is hereby given in accordance with Regulation 65 (7) of the Mining Regulations 2011 determining the minimum information required to be provided in a program for environment protection and rehabilitation (PEPR) for a mineral lease (ML) and any associated miscellaneous purposes licence (MPL) for metallic and industrial minerals (excluding coal and uranium).

1. REQUIREMENT FOR DECLARATION OF ACCURACY

The PEPR must include a signed statement by the tenement holder (or their agent) in accordance with Regulation 65 (8) that the content of the PEPR has been reviewed and is accurate.

Provide a summary of the steps undertaken to review the PEPR and ensure its accuracy.

2. DESCRIPTION OF THE ENVIRONMENT

Identify any changes to the environment, or updates to information about the environment, since the previous description of the environment was provided (be it as a mining proposal, management plan or current approved PEPR).

Where changes to the environment are identified, provide an updated description of the environment to describe the changes.

Include any new baseline environmental data relevant to the control strategies or criteria set out in Section 5.

Note:

Where the current approved PEPR does not include a set of environmental outcomes, the additional information described in Section 10 must also be included.

3. DESCRIPTION OF THE MINING OPERATIONS

Each of the elements listed in Sections 3.1–3.10 must be described only to the extent that they apply to the mining operation. If the element (or part of the element) is not applicable to the mining operation, a statement to that effect must be made and the element (or part of the element) description may be omitted.

3.1 General Description and Maps/Plans of Operations

Provide:

• a summary description of all elements of the operation, including mining, processing and waste management (include maps/plans).

3.2 Reserves, Products and Market

3.2.1 Ore Reserves and Mineral Resources

Provide:

- a statement of the current ore reserve and mineral resource estimates in the tenement area and a brief
 description of the basis of this estimate; include Australasian Joint Ore Reserves Committee (JORC)
 compliant reserve and resource estimates (and categories) if available; and
- $\bullet\,$ a statement of what reserve and/or resource forms the basis for the mining operation;

or

• an estimate of the resource to be mined, the basis of this estimate, and demonstrate that the resource can be economically mined at current commodity prices;

and

 steps that have been taken to ensure mining operations will not sterilise/prevent future extraction of mineral resources.

3.2.2 Production Rate and Products

Provide:

- a statement of the relevant commodities listed in Section 3.2.3 below that are to be extracted, processed and sold, and the expected market or end use;
- a statement of any other commodities present in the tenement area that are not to be recovered for sale, and the reasons for this decision;
- a quantitative estimate of production of mine gate product(s) for the life of mine, and a schedule of the annual production of mine gate product(s); and
- a statement if any extractive minerals (as defined by Section 6 of the Mining Act 1971) will leave the lease.

3.2.3 Commodities List

Refined Metals

Cobalt; Copper; Gold; Iron; Lead; Silver; Steel/pig iron; Thorium; Zinc

Mineral ores and concentrates

Iron ore—hematite direct shipping ore (DSO); Iron ore—magnetite DSO; Iron ore—magnetite concentrate; Heavy mineral concentrate; Rare earth elements; Contained copper in ore, concentrate or cement; Contained gold in ore or concentrate; Contained silver in ore or concentrate; Contained lead in ore or concentrate; Contained zinc in ore or concentrate

Gems and Semi Precious Stones

Amethyst; Calcite; Chrysoprase; Diamond; Jade; Opal; Quartz; Sapphire; Scholzite; Talc; Staurolite; Topaz

Industrial Minerals

Alunite; Andalusite; Anatase; Barite; Calcrete (agricultural purposes); Celestite; Cement shale; Diamond; Dolomite (use either industrial or agricultural); Diatomite; Feldspar; Garnet; Graphite; Gypsum (use either plaster, cement or agricultural); Ilmenite; Kaolin; Kyanite; Leucoxene; Lime sand (calcareous dune sands; use either chemical, agricultural or flux); Limestone (use either chemical, agricultural, cement, flux or whiting); Magnesite; Marble (use either chemical, agricultural, cement or flux); Mica; Micaceous hematite; Monazite; Palygorskite; Peat; Phosphate; Potash; Rutile; Salt; Shell grit (use either industrial or agricultural); Silica (rocks containing mainly silica-quartzite, flint, vein quartz etc.); Silica sand (use either filter, foundry or glass); Sillimanite; Talc (use either pharmaceutical or filler); Vermiculite; Wollastonite; Xenotime; Zircon

3.3 Exploration Activities

Provide information that details all exploration activities to be undertaken within the tenement area as a part of the mining operation, including:

- purpose of the activities (i.e. resource drill-out or resource extension);
- types of drilling;
- · geophysical techniques likely to be used;
- · earthworks required to conduct exploration activities;
- equipment required to conduct exploration activities; and
- rehabilitation methods for exploration works (including that not yet rehabilitated from previous tenure).

Any clearance of native vegetation due to exploration activities that had not been rehabilitated at the grant of the mining lease or licence must be included within the significant environmental benefit calculations detailed within the native vegetation management plan.

3.4 Mining Activities

3.4.1 Type or Types of Mining Operation to be Carried Out

Provide a clear statement on the type or types of mining operation to be carried out, such as:

• the mining method(s) to be adopted.

3.4.2 Open Pit

Describe, for the life of mine from inception to cessation, all open pit workings, including (but not limited to):

- overall pit wall angles, bench height, berm width;
- · dimensions and depth of pit;
- access ramps; and
- · maps, plans and cross-sections.

3.4.3 Underground Workings

Describe underground workings, including (but not limited to):

- · stoping methods;
- $\bullet \ \ potential \ surface \ disturbance \ resulting \ from \ underground \ mining;$
- · declines, shafts, tunnels, bore holes, ventilation intakes and exhausts; and
- · maps, plans and cross-sections.

Where underground fill is used, describe:

- type of fill to be used;
- the volume percentage of underground void to be filled;
- · sequence of filling;
- · source and proportion of fill; and
- · maps, plans and cross-sections showing the fill.

3.4.4 Material Movements

Provide

- expected life of mine (including scope for extension);
- · annual mine production rates and mine production schedule of ore and waste rock over the life of mine; and
- · life of mine and annual strip ratios.

3.4.5 Stockpiles

Describe:

- location, size, shape and height of ore, product, subsoil and topsoil stockpiles;
- · method of placement;
- · method of stabilisation and erosion control of all stockpiles; and
- · water movement through stockpiles.

The location, maximum height and extent of all stockpiles must be shown on a map.

3.4.6 Use of Explosives

If explosives are used, describe:

- · type of explosives used on the site;
- · timing and frequency of blasting;
- · size of blasts; and
- storage of explosives (amount, type, detailed location and method of storage).

3.4.7 Type of Mining Equipment

Provide a description of the equipment (fixed and mobile) to be used in the mining operation in terms of:

- · type, size and capacity of machines;
- · approximate number of units;
- noise outputs;
- · exhaust outputs; and
- · fire ignition sources.

3.4.8 Mine Dewatering

Provide:

- estimated inflows of groundwater and stormwater and water from any other mining activities into mine workings;
- · details of mine dewatering infrastructure, and mine water management and disposal;
- · contingency measures for greater than planned water inflows into mine workings; and
- a mine water balance of water inflows and water outflows during operations and at mine completion (if not included in the water balance in Section 3.5.4).

3.4.9 Sequence of Mining and Rehabilitation Operations

Provide the following information on the sequence of operations in both text and map form:

- · description of the sequence of mining stages;
- sequencing of progressive and final rehabilitation, including demonstration that progressive rehabilitation has been integrated with the mining plan;
- an estimation of the quantities of sulfide minerals that have the potential to generate acid or mobilise metals, or other hazardous minerals to be mined at each mining stage; and
- · any mineral resource that may be sterilised from future mining by the planned mining operations.

3.4.9.1 Rehabilitation Strategies and Timing

Describe all activities, strategies and designs relating to mine closure for rehabilitation of open pit and/or underground workings, stockpiles, explosives storage, mining equipment and mine dewatering infrastructure. Include timing of these activities and all opportunities for progressive rehabilitation. Include (but not limited to) the maximum area of land disturbed by mining operations at any time, battering of mining faces and other earthworks, mine void backfilling, abandonment bunds, sealing of portals and ventilation shafts, soil management, revegetation and expected water infill rates.

3.4.10 Modes and Hours of Operation

State if the operation will be worked on a continuous (24 hour, 7 days a week), regular periodical or campaign basis.

If the operation is to be worked on a regular periodical basis, specify:

- period(s) (daily, weekly and public holidays) to be worked; and
- · start and finish hours the site is to be worked per period.

If the operation is to be worked on a campaign basis, specify:

- minimum hours the site is to be worked per year;
- · the minimum time of each campaign;
- the maximum and minimum time between campaigns;
- · define the beginning and end of each campaign;
- · hours of mining operations during campaign;
- · days of mining operations during campaign;
- determining factors for initiating and ceasing a campaign;
- maximum and minimum tonnage of each campaign; and
- · maximum and minimum tonnage of production per year.

3.4.11 Care and Maintenance

Detail all activities and strategies required for care and maintenance of the mine, should the mine suspend production, but not progress immediately to closure.

3.5 Crushing, Grinding, Processing and Product Transport

3.5.1 Crushing and Grinding Plant

Provide a description of the crushing / grinding plant including:

- area, size, type of construction and location;
- · throughput rate;
- · a description of ore preparation for processing;
- · grind size of the ore;
- noise sources;
- · dust sources and composition;
- · fire ignition sources; and
- · maps and plans.

3.5.2 Processing Plant

Provide a description of the processing plant including:

- the methods and details of processing and value adding;
- number, location, area, size, type of construction (including lining and drainage systems, as appropriate) of processing plant;
- any ancillary plant and infrastructure to be used for processing the minerals on site; examples of associated structures are concrete batching plants, wheel wash facilities, silos, fuel tanks, water tanks, chemical storage/use, reverse osmosis plants and bore fields;
- if chemicals are to be used in the beneficiation or processing of ore, describe the nature and quantities of the chemicals to be used, their reactions with ore and their ultimate fate;
- · noise sources;
- · dust sources and composition;
- · fire ignition sources;
- · other potential air emissions (including odour) and their composition; and
- · maps and plans.

3.5.3 Heap Leach

Provide a description of the Heap Leach Pad and process including:

- type, size and location of the Heap Leach Pad;
- construction and operating specifications for the Heap Leach Pad and process, including solution containment measures;
- geochemical and geotechnical assessment of the material placed on the Heap Leach Pad before and after leaching;
- · method and rate of ore deposition and removal;
- chemical characteristics of the leach solution, pregnant liquor and raffinate solutions;
- solution application rates, and method of application;
- removal (where proposed) of the Heap Leach Pad at cessation of production and the method/location of disposal of leached material;
- method of stabilisation and erosion control of Heap Leach Pad;
- an assessment of the long term chemical and physical stability of the Heap Leach Pad post mine completion;
- · the source, pathway and ultimate fate of any potential mobile contaminants; and
- · maps and plans.

3.5.4 Process Water Management

If processing water is to be used, provide a water balance including:

- · approximate water volumes required;
- a summary of the inputs and outputs (with consideration of any purge requirements);
- · determination of net surplus or deficit; and
- process flowsheet showing all streams including stormwater management and mine dewatering where these
 are connected to the processing circuit.

Provide a description of all process water ponds, including:

- · size, capacity, layout and location of ponds;
- design and construction methods;
- · chemical composition of the solution to be stored in each pond; and
- · minimum freeboard to be maintained.

3.5.5 Type of Mobile Equipment

For mobile equipment to be used in crushing / grinding, processing ore and in transporting the mine product to the point of sale, describe:

- · type, size and capacity of machines;
- · approximate number of units;
- · noise outputs;
- · exhaust outputs; and
- · fire ignition sources.

3.5.6 Conveyors and Pipelines

Provide a description of any conveyors or pipelines to be used for transporting material to or from the mine, processing facilities and the point of sale including:

- length, size (volumes to be transported), design and type of construction and location;
- the material being transported;
- noise sources:
- · dust sources and composition;
- · fire ignition sources; and
- · maps, plans and cross-sections.

3.5.7 Hours of Operation

Describe the hours of operation of crushing / grinding, processing and transport activities.

3.5.8 Care and Maintenance

Detail all activities and strategies required for care and maintenance of processing facilities, and material transport systems, should the mine suspend production, but not progress immediately to closure.

3.5.9 Rehabilitation Strategies and Timing

Detail all activities, strategies and designs relating to mine closure for removal, disposal, and rehabilitation of processing facilities, and material transport systems, including timing of these activities.

For rehabilitation strategies and timing related to Heap Leach, provide:

- · a Heap Leach detoxification strategy;
- · identification of the volumes of process solution and flush water to be disposed of at closure; and
- a methodology for the disposal of residual process solution and flush water at closure.

3.6 Wastes

3.6.1 Waste Rock and Tailings Storage Facilities

For waste rock and tailings storage facilities (TSF) provide:

- the estimated tonnes and volumes of all waste rock and tailings to be stored;
- the reserve and any resource or potential resource that the estimated tonnes and volumes of waste rock and tailings is based on;
- the type, location, size, shape, height and method of construction of permanent and temporary waste storage facilities:
- a geochemical and geotechnical assessment of the waste rock and tailings based on the geochemical and geotechnical properties determined from the analysis of representative sampling of all waste rock types and tailings to be disposed;
- an assessment on the weathering and erosive potential of waste rock to be disposed;
- specifications, drawings and plans for the design, construction, operation and completion of all facilities;
- the method and rate of waste rock/tailings disposal;
- where relevant, a description of the placement and encapsulation of waste material deemed to be hazardous, including potentially acid forming material (PAF);
- the method of stabilisation and erosion control of waste storage facilities, both during operations and post completion;
- surface water runoff control on disturbed and rehabilitated areas;
- · a geotechnical stability assessment and a factor of safety analysis;
- an assessment of seepage of liquids through the waste rock and tailings storage facilities;
- strategies for the containment of any seepage that has the potential to impact the environment;
- an assessment of the post completion chemical and physical stability of the structure following rehabilitation, including the expected extent of erosion; and
- an assessment of the source, pathway and ultimate fate of any potential mobile contaminants.

Include a water balance for the TSF (if not included in the water balance in Section 3.5.4).

3.6.2 Other Processing Wastes

Provide:

- · the volumes and composition of all solid and liquid wastes produced;
- estimated volumes of waste processing water, reverse osmosis reject water, water content of solid wastes, and method of disposal or recycling;
- · waste water composition:
- disposal and management of any hazardous material or contaminants within waste including radioactive, toxic, corrosive or flammable materials; and
- the source, pathway and ultimate fate of any potential mobile contaminants.

3.6.3 Industrial and Commercial Wastes

List any industrial and commercial wastes generated including, but not limited to:

- · putrescible waste, including sewage;
- · oils and other hydrocarbons; and
- · tyres.

For each waste type, describe the method of disposal including:

- offsite disposal;
- on site waste disposal (including size, location and construction details);
- recycling (either on or offsite);
- the type, area and layout of sewage systems to be installed at the site; and
- · describe what, if any approvals are required for the disposal of waste.

For each type of waste, describe any potential contaminants that may be generated from onsite storage, and the ultimate fate of those contaminants.

3.6.4 Care and Maintenance

Detail all activities and strategies required for care and maintenance of waste rock and tailings and any other waste left on site, should the mine suspend production, but not progress immediately to closure.

3.6.5 Rehabilitation Strategies and Timing

Detail all activities, strategies and designs relating to mine closure, including timing of these activities and all opportunities for progressive rehabilitation of waste rock and tailings and any other waste to be left on site.

3.7 Supporting Surface Infrastructure

3.7.1 Access

Describe:

- access route to the mining operations;
- indicate if any new roads are to be constructed, or if existing roads or intersections (public and private) are to be upgraded;
- transport system(s) used to and from the mining operations and the estimated number of vehicle movements per day; and
- · airport/airstrips to be constructed.

3.7.2 Accommodation and Offices

Describe:

- number, area, size, type of construction and location of accommodation buildings, caravans or camp, and associated structures to be used on site; and
- · state if temporary or permanent.

3.7.3 Public Services and Utilities Used by the Operation

Describe:

- sources of external services that are supplied to the mining operations;
- · routes for connection if any new connections to public infrastructure are required; and
- any existing surface infrastructure that has been and/or the extent it may be affected by the mining operations.

3.7.4 Visual Screening

Describe the type of screening, including existing or planned vegetation (i.e. species and density of plantings).

3.7.5 Fuel and Chemical Storage

For all fuels and chemicals stored on site, detail:

- types of bulk chemicals and the volumes of each; and
- details on storage, bunding and containment for all chemical and fuel storage vessels.

3.7.6 Site Security

Describe infrastructure and measures that will be adopted to prevent unauthorised access by the public, including fencing, signage etc.

3.7.7 Stormwater, Silt Control and Drainage

Describe:

- · location and design of silt management structures;
- · runoff control on disturbed and rehabilitated areas;
- storage, diversion and disposal of clean water (discharge water must comply with the applicable Environment Protection Authority South Australia water quality policy); and
- a whole of site stormwater balance, if not included in the water balance in Section 3.5.4.

Provide a plan showing the surface water movement for the whole mine site.

3.7.8 Care and Maintenance

Detail all activities and strategies required for care and maintenance of supporting surface infrastructure, should the mine suspend production, but not progress immediately to closure.

3.7.9 Rehabilitation Strategies and Timing

Detail all activities, strategies and designs relating to mine closure for rehabilitation of supporting surface infrastructure. Provide details for timing of closure activities, including all opportunities for progressive rehabilitation.

3.8 Vegetation Clearance

3.8.1 Description of Vegetation Clearance

If clearing of native vegetation is to be undertaken, a plan and description of the vegetation present in the tenement area must be provided, showing:

- · the extent of any vegetation clearance; and
- the likelihood of the presence of threatened flora.

3.9 Mine Completion

3.9.1 Description of Mine Site at Completion

Provide a description of the mine site as it will be at completion after all rehabilitation and closure activities have been completed, including:

- · final post completion land use;
- · landforms;
- vegetation covers (including native vegetation that will not be disturbed due to mining operations);
- natural contours of land not to be disturbed by mining operations;
- any mining infrastructure that will remain on site and will become the responsibility of the landowner;
- location, description and management of waste disposal areas;
- · location of reshaped and rehabilitated areas showing surface contours and revegetation;
- mine voids (open pit and/or underground);
- location of stored and/or exposed PAF material and/or other hazardous materials;
- expected final water level and time to reach this level, and water quality of mine voids;
- location of surface water infrastructure including ponds and diversions; and
- representative plans and cross-sections that show:
 - pre-mining natural surface
 - emplacement areas, waste disposal areas and disturbed areas
 - final rehabilitated surface
 - where relevant, backfilled and remaining underground workings
 - predicted final groundwater levels
 - interpreted geology including all rock types.

Provide a description of the mechanism for transferring responsibility for any potential residual liability (i.e. ongoing maintenance or monitoring) subsequent to surrender of the tenement.

3.9.2 Rehabilitation Liability Estimate

Provide the maximum third party cost of rehabilitation at any time over the life of mine covered by the PEPR. The estimate must be based on reasonable third party costs of undertaking the rehabilitation strategies as outlined in Section 3 and include costs for project management, inflation, normal project variation, and contingency provision for risk associated with the strategies and uncertainty in the cost estimates.

3.10 Resource Inputs

3.10.1 Workforce

For the workforce for all mining operations (mining, processing, waste management and supporting surface infrastructure), describe:

- how operations on the site will be managed;
- · number and workforce breakdown by job type; and
- · source of employees.

3.10.2 Energy Sources

For the energy sources and usage provide:

- estimates of total annual energy usage (from all sources, including personnel transport and ore transport to point of sale);
- · expected sources of energy;
- · potential for efficiency gains;
- amount and percentage of zero emission energy to be utilised;
- · equivalent annual CO2 generated; and
- · any carbon offsets proposed.

3.10.3 Water Sources

Provided details on the source(s) of water to be used at the mine, expected usage and any discharge, including:

- · expected annual water usage by source;
- indicate if any water usage by source will be more than 5% of the total annual water withdrawal for that source:
- · percentage of water that will be recycled; and
- · water discharge by quality and destination.

4. CONSULTATION

This section must summarise the results of any attempted consultation that has been undertaken on the mining operation.

The summary must list:

- a description of the process undertaken for identifying stakeholders with an interest in, or stakeholders likely to be directly
 affected by the mining operation;
- a description of the process undertaken for the delivery of information to, gathering of feedback from, and responding to those identified stakeholders;
- the results of the consultation undertaken with those identified stakeholders, including:
 - the concerns / issues raised; and
 - the steps taken, or that are proposed to be taken to address those concerns.
- if any individual or group of similar impacted persons were not able to be consulted, what steps were taken to consult with them.

An ongoing engagement plan with the landowner must be provided (if the landowner is not the tenement holder).

If required by the lease or licence, an ongoing community engagement plan must be provided that:

- identifies any community likely to be affected by mining operations authorised by the lease or licence;
 - · includes processes for:
 - identifying community attitudes and expectations;
 - providing information to the community;
 - receiving feedback from the community; and
 - analysing community feedback and considering community concerns or expectations in relation to mining operations authorised by the lease or licence.
 - includes a process for registering, documenting and responding to complaints and other communications from members of the community in relation to mining operations authorised by the lease or licence.

5. ENVIRONMENTAL OUTCOMES, STRATEGIES, CRITERIA AND MONITORING

5.1 Environmental Outcomes

Set out environmental outcomes (including mine completion outcomes) as required by section 70B (2) (b) (i) of the Mining Act 1971 and Regulation 65 (2) (b), or as required by the lease/licence, or determined as a result of a review of a PEPR in accordance with Regulation 114 (9).

For each environmental outcome, the information described in Sections 5.2, 5.3, 5.4 and 5.5 must be provided.

5.2 Control and Management Strategies

5.2.1 Control and Management Strategies

Set out the control and management strategies adopted to demonstrate that the environmental outcomes can be and will continue to be achieved.

Demonstrate that the control and management strategies are commensurate with the impacts, achieve compliance with other applicable statutory requirements and promote progressive rehabilitation.

5.2.2 Uncertainty Assessment

Describe any significant degree of uncertainty pertaining to the likely effectiveness of control and management strategies, including (but not limited to) lack of site specific information, limitations on modelling and quality of data. Describe any assumptions connected with the identified uncertainty.

So far as is relevant, identify the sensitivity to change of any assumption that has been made and assess the likelihood of an outcome not being achieved if an assumption is later found to be incorrect.

Provide a description and list of current and future works (for example (but not limited to) trials, test work, studies, modelling, validations) that are to be undertaken to address the identified uncertainty or assumption.

Provide a schedule of the timing that the future works will be undertaken and completed.

Based on the schedule of future works, state the timing for review of the PEPR in accordance with Section 70C (1) of the Mining Act 1971.

5.3 Measurement Criteria

Set out measurement criteria for each environmental outcome (including mine completion outcomes) and for each measurement criteria include all details listed in Regulation 65 (2) (d).

Measurement criteria must be developed separately for construction, operation and mine completion, as appropriate.

Where appropriate, recognised industry standards, codes of practice or legislative provisions from other Acts can be used as criteria

All point-related measurement criteria, such as water bores, sampling points and photo points (including direction) must be included on a map.

When control or baseline data is used, this must be included in the PEPR.

Where groundwater modelling is to be relied upon to demonstrate achievement of groundwater completion outcomes, a process must be provided for validation of predictive modelling, including a description of the model and assumptions used.

Where native vegetation clearance is planned, criteria must demonstrate the successful implementation of the native vegetation management plan.

5.4 Leading Indicator Criteria

If required by the lease/licence and/or where there is a high level of reliance on control strategies to achieve an environmental outcome, set out leading indicator criteria as required by Regulation 65 (2) (e) that will be used to give an early warning that a control strategy may fail or be failing.

5.5 Operator Compliance Monitoring Plan

Provide a monitoring program which directly addresses the measurement criteria and leading indicator criteria in Sections 5.3 and 5.4 (as per Regulation 65 (2) (*d*) and 65 (2) (*e*)) and include:

- · responsibility (who will measure);
- · record keeping; and
- frequency of reporting to management and any external parties.

5.6 New Environmental Impacts

Where there has been a change in the description of the environment or a change in the description of operations from those detailed in the mining proposal, management plan or currently approved PEPR, the tenement holder must undertake an assessment of the environmental impacts for the site to determine if the current environmental outcomes (as included in the lease/licence and/or the currently approved PEPR) are appropriate and if new or modified environmental outcomes are required.

If new or modified environmental outcomes are required, additional information (as appropriate for the new environmental impact(s)) must be provided as specified in Section 11 and Section 5.5 of this Determination.

6. OPERATOR CAPABILITY

Sufficient information must be provided on each of the factors listed under Regulation 89 (1) (*a*–*j*) to demonstrate these have been implemented to an appropriate standard to provide confidence that the operator has appropriate experience, processes and procedures in place to be able to operate the tenement(s) to achieve compliance with the regulatory requirements and relevant environmental outcomes under the Act.

7. LEASE/LICENCE

Where the lease or licence includes specific conditions or requirements that are not environmental outcomes, a section must be included that demonstrates where these have been addressed in the PEPR (if relevant) or demonstrates how otherwise they have or will be complied with.

8. FORMAT OF THE PEPR

Unless otherwise specified by the Director of Mines or delegate:

- three hard copies and an electronic version of the PEPR must be submitted; the information in all must be identical;
- each page, plan or other separate sheet must include the tenement number(s), date of the PEPR preparation and sequential page numbering;
- the electronic version must be submitted in one single Acrobat PDF file;
- · Microsoft WORD compatible files must be submitted if requested by the Director of Mines or delegate; and
- a separate summary table of the outcomes and criteria must be submitted as a Microsoft WORD document or a Microsoft EXCEL spreadsheet.

If the PEPR being submitted is a review of an approved PEPR, provide a description or summary of all content changes made to the submitted PEPR.

The PEPR must be submitted by the holder(s) of the related mining tenements, or by a person acting on behalf of the tenement holder when accompanied by either a signed statement from the tenement holder endorsing the content, or a signed agency agreement that authorises the agent to provide a PEPR on behalf of the tenement holder.

Mark submissions 'Attention: Mining Assessments' and forward by email, post or courier:

Email

DSD.MiningRegRehab@sa.gov.au

Mail

Mining Regulation Branch,

Resources and Energy Group,

Department of State Development (DSD),

G.P.O. Box 320,

Adelaide S.A. 5001.

Hand Deliver/Courier

Mining Regulation Branch,

Resources and Energy Group,

Department of State Development (DSD),

Level 7, 101 Grenfell Street,

Adelaide S.A. 5001.

9. MAPS AND PLANS

Unless otherwise specified by the Director of Mines or delegate, the elements described in Sections 9.1–9.4 must be included where applicable to the mining operation.

9.1 General Requirements for Maps, Plans and Cross-Sections

All maps and plans must conform to the following standards:

- Australian Height Datum (AHD);
- State and show the relevant datum;
- · metric units;
- title, north arrow, scale bar, text and legend;
- · date prepared and author;
- · be of appropriate resolution and scale for represented information; and
- be legible in both the hardcopy and electronic versions of the submission.

All cross-sections must conform to the following standards:

- Australian Height Datum (AHD);
- State and show the relevant datum;
- · metric units;
- title, scale bar, text and legend;
- · date prepared and author;
- be of appropriate resolution and scale for represented information; and
- be legible in both the hardcopy and electronic versions of the submission.

9.2 LOCATION PLAN(S)

Provide location plan(s) of the existing environment showing:

- · tenement boundaries;
- · cadastral information;
- location of existing roads, rails, fences, transmission lines, buildings and pipelines;
- · land titles and ownership;
- · existing surface contours;
- existing vegetation;
- location of watercourses, including ephemeral and permanent rivers, creeks, swamps, streams and any man-made water management structures;
- · location and extent of all previously disturbed areas, including those associated with previous mining; and
- location and extent of any adjacent conservation reserves, Aboriginal and/or European heritage sites (in so far as may
 be permitted by the relevant legislation) or any other significant areas.

9.3 Mining Operations Plan(s)

Provide plan(s) of mining operations showing:

- · tenement boundaries;
- · existing or modified surface contours;
- geology within the tenement area, including but not limited to; location, dimensions and orientation (dip and strike), and extent of the mineral resource and ore reserve;
- · location of all extraction areas;
- · location of existing ephemeral and permanent rivers, watercourses, creeks, dams and water management structures;
- location and extent of all areas to be disturbed from mining (including waste rock and soil/subsoil stockpiles, silt/slime dams, mine infrastructure, processing plant, waste disposal facilities and pits);
- location and extent of all areas to be progressively rehabilitated during mining;
- sequence of mining and rehabilitation in appropriate time intervals, or per stages (depicting progressive rehabilitation); and
- final open pit and/or underground workings.

9.4 Vertical Sections/Cross-Sections

Provide a series of representative cross-sections at appropriate time intervals or stages that adequately represent:

- · pre-mining natural surface;
- the staged profile indicating the location and shape of the active mining area, emplacement areas and rehabilitated areas;
- · the final rehabilitated surface;
- final open pit and/or underground workings; and

Show where the cross-sections are oriented to the mine plan.

In accordance with Regulation 114 (9), where the current approved PEPR does not include a set of environmental outcomes, the additional information described in Sections 10 and 11 must also be included.

10. DESCRIPTION OF THE ENVIRONMENT

Each of the elements of the environment listed in Sections 10.1–10.19 must be described only to the extent that they may need to be considered in assessing the potential impacts of the operations. If the element is not likely to be affected by the operation, a statement to that effect must be included (note: the environment is defined in Section 6 (4) of the Mining Act 1971).

10.1 Topography and Landscape

Provide a description and map of the topography and landscape of the:

- · tenement area; and
- · general surroundings.

10.2 Climate

Provide:

- a summary of rainfall and temperature patterns, evaporation rates, and wind directions and speed (including maximum wind gusts); and
- details of the maximum average recurrence interval or annual exceedance probability rainfall event used for the
 operational and closure design of the project, and the justification for the value(s) selected.

10.3 Topsoil and Subsoil

Provide:

- a description of the soil profile (type and depth), and the characteristics and/or productivity of all soils on the tenement area (show this information on a map if there is a variation in soils over the tenement area); and
- identify any soil characteristics, including (but not limited to) erodibility, acid sulfate, sodic or non-wettable soils, that may require control measures to reduce environmental impacts during operations or rehabilitation.

10.4 Geology

Provide a description of the following, as a minimum:

- · regional geology;
- · geology within the tenement area, including but not limited to;
 - location, dimensions and orientation (dip and strike), and extent of the mineral resource and ore reserve;
 - composition of all rock types that are to be disturbed;
 - interpretation of the stratigraphy of the rocks hosting the deposit as well as any overlying and adjacent rock units; and
 - a description and plan of potential for extension to the orebody.
- representative cross-sections, long projection and a geological map of the tenement area showing the location of rock types and rock units present; and
- the exploration data on which the geological interpretation was based on.

10.5 Geochemistry and Geohazards

Provide:

- a geochemical assessment of all rock types that are to be disturbed, based on representative sampling and analysis
 that includes the identification and quantification of, but not limited to, sulfide minerals that have the potential to
 generate acid or mobilise metals into the environment; and
- a mineralogical assessment of all the rock types that are to be disturbed, based on representative sampling and
 analysis for the presence and quantification of (but not limited to) radioactive minerals, asbestos or minerals that
 have the potential to produce respirable silica.

Describe the potential for any of the following natural geohazards to be present in the tenement area:

- · structural instability, including slips, faults, karst features or geological discontinuities; and
- · major seismic events (based on historical data).

10.6 **Hydrogeology**

Provide:

- · a description of the local and regional hydrogeology, detailing both the stratigraphy and hydrostratigraphy;
- details of local groundwater systems, including information on water quality and static water level (including seasonal fluctuations, recharge and discharge mechanisms, aquifer hydraulic properties, location of any aquifer (shown on a plan) and static water level of any other known drillholes;
- the environmental value of the water resource(s) determined according to Australian and New Zealand guidelines for fresh and marine water quality (Australian and New Zealand Environment and Conservation Council & Agriculture and Resource Management Council of Australia and New Zealand, National Water Quality Management Strategy Paper No. 4, 2000) or as amended;
- a description of the existence, location and value of all Groundwater Dependent Ecosystems (GDEs) within the tenement area and within and immediately surrounding the extent of predicted hydrogeological impact of the mine operations;
- an assessment of any current or historical use of local groundwater by the landowner(s) and other users which includes a baseline survey of bores, including water level, groundwater quality, bore construction details, status and purpose and collar/ground elevations;
- a statement describing if the tenement area is within an area where the water resources are prescribed under the Natural Resources Management Act 2004, and provide details on the current availability of water resources within the prescribed area:
- a plan, to scale, identifying the tenement, all drillholes and boreholes relevant to the identification of hydrogeology, GDEs, direction of groundwater flow, any potential paleochannels and recharge zones;
- if mining operations are likely to intersect one or more aquifer units, provide a diagram of the potentiometric groundwater elevation contours for each aquifer and include the location of all drillholes and boreholes and supporting tabulated data used in developing the contours; and
- cross-section(s) of the interpreted hydrostratigraphy showing the known and inferred groundwater levels, and
 groundwater flow direction, recharge and discharge mechanisms (if applicable), water levels within each aquifer
 unit, tenement area, mining operations, and relevant drillholes and boreholes used in developing the crosssection(s).

10.7 **Hydrology**

Provide a description and map of the current drainage patterns for the tenement and water catchment including:

- · location of watercourses, drains and dams;
- surface water catchment boundaries;
- direction of drainage and discharge from the tenement;
- a statement describing if the application area is within an area where the water resources are prescribed under the Natural Resources Management Act 2004, and provide details on the current availability of water resources within the prescribed area;
- a statement describing if the application area is within a water protection area including areas under the River Murray Act 2003; and
- · groundwater-surface water interactions.

Provide water quality data for identified watercourses, where there is potential for discharge into that watercourse from the mining operation (whether intentional or not). Should identified watercourses be ephemeral, and it is not possible to collect water samples, provide a characterisation of sediments sampled from the watercourse bed upstream and downstream of the application area.

If there is potential for changing a flow regime (including change in flow volume) or discharge into these watercourses from the operations, an assessment of the use of this water by the landowner, downstream users and water dependent ecosystems must be included.

10.8 Vegetation, Weeds and Plant Pathogens

Provide:

- · a description of existing flora (native and introduced) in the tenement area and surroundings, and display on a map;
- the State conservation status and habitat value of native vegetation present in the tenement area;
- a description of the presence of Commonwealth Environment Protection and Biodiversity Conservation Act 1999 listed species and ecological communities;
- a description of the extent the tenement area and adjoining land is affected or potentially affected by pathogens and weeds, including phytophthora and broomrape; and
- if known, the history of land use to identify if the existing vegetation is the result of deliberate cultivation.

10.9 **Fauna**

Describe the native and feral fauna that may be present in the tenement area noting State or Commonwealth conservation status of all species, in particular if they are species of conservation significance or feral.

10.10 Caves

Describe the presence of any caves in karst (limestone) areas within, or near to, the tenement area. A survey for the presence of caves must be performed if the tenement area is within, or near to, known caves or significant limestone formations. Provide a summary of the results of the survey.

10.11 Local Community

Provide:

- · a description of the local population, the economy, services and employment; and
- · details of nearest town or urban areas, with a summary of the demographics of the local population.

10.12 Landowners and Land Use

Provide a description of:

- land ownership for all titles within and adjacent to the tenement area;
- land use (historical, current and potential) for the tenement area and the surrounding areas;
- the zoning as defined by relevant council (or out of council) development plans;
- · any policies relevant to the tenement area, including council wide, zone specific and sub areas within a zone;
- · known plans for future land use changes by other parties;
- a statement as to whether the tenement area falls within the Murray Darling Basin, Adelaide Dolphin Sanctuary or a Marine Park; and
- any other interests or restrictions on the tenement area, including:
 - public utility easements;
 - if the tenement is within land used for defence purposes, including the Woomera Prohibited Area or the Cultana Army Training Area;
 - any overlapping or adjacent tenements under the Mining Act 1971 or Petroleum and Geothermal Energy Act 2000; and
 - any applicable exempt land under Section 9 of the Mining Act 1971, and any waivers of exemption obtained, and/or information on the status of waivers of exemption yet to be negotiated/finalised under Section 9AA of the Mining Act 1971.

Provide information relating to the prospect of obtaining access to land required for the mining operation.

10.13 Proximity to Infrastructure and Housing

Provide:

- · information and maps identifying residences within and near the tenement area;
- information and maps identifying other human infrastructure such as (but not limited to) schools, hospitals, commercial or industrial sites, roads, sheds, bores, dams, ruins, pumps, cemeteries, scenic lookouts, roads, railway lines, fences, transmission lines, gas and water pipelines, and telephone lines (both underground and above ground);
- information and maps identifying public roads to be utilised or affected as part of operations, including an estimate of the existing traffic movements.

10.14 Amenity

Provide a description of scenic or aesthetic values for the tenement area and immediate surrounds, including caves or karst features or other features of tourist or visitor interest.

10.15 Air Quality

Provide a description of the existing levels of dust and contributors to air quality including odour (both natural and anthropogenic).

10.16 **Noise**

Provide a description and measurement data of the existing levels of noise and contributors to noise (both natural and anthropogenic).

10.17 Heritage (Aboriginal, European, Geological)

Detail:

- any registered heritage sites in or adjacent to the tenement areas that are protected under legislation (in so far as may be permitted under the relevant legislation); and
- include a statement concerning whether or not an Aboriginal cultural heritage survey has been conducted by the tenement holder and, if so, the results of the survey.

10.18 Proximity to Conservation Areas

Provide information on proximity to national parks and reserves, private conservation areas, Commonwealth recognised conservation areas, heritage agreement areas and geological heritage sites.

10.19 Pre-Existing Site Contamination and Previous Disturbance

Provide information on any known existing contamination of the site and of any disturbance by previous mining operations or other activities.

11. MANAGEMENT OF ENVIRONMENTAL IMPACTS

1 Assessment of Environmental Impacts

11.1.1 Elements of the Environment

Describe the specific elements of the environment (the environment is defined in Section 6(4) of the Mining Act 1971) that may reasonably be expected to be impacted by the operation during construction, operation, and indefinitely post mine completion.

For each element of the environment identified:

- provide a summary of any issues or considerations raised by stakeholders, including relevant legislated or recognised standards in relation to the element of the environment;
- · describe all potential environmental receptors; and
- undertake an impact assessment of how the element could be potentially impacted by mining operations (during construction, operation and post mine completion) through the provision of the information listed in the following Section 11.1.2.

11.1.2 Potential Impact Events

Describe potential impact events associated with each phase of the mining operations (construction, operation and post mine completion) and relevant to each element of the environment.

For the purpose of the impact assessment, a potential impact event is the combination of a source, a pathway and an environmental receptor.

The source, pathway and environmental receptor of each potential impact event must be described prior to the implementation of engineering or administrative control measures.

For each potential impact event identified in Section 11.1.2, provide:

11.1.2.1 Source

A description of the source of the potential impact event which alone or in combination has the potential to cause harm to an environmental receptor.

11.1.2.2 Pathway

A description of the potential pathway, means or route (with consideration of any natural barriers) by which an identified environmental receptor can be exposed to, or may reasonably be expected to be impacted by an identified source.

11.1.2.3 Environmental Receptor

A description of the environmental receptors that may reasonably be expected to be impacted by the source, taking into account the considerations for the element of the environment described under 11.1.1.

11.1.2.4 Description of Uncertainty

Describe any significant degree of uncertainty pertaining to the evaluation of sources, pathways and environmental receptors, including (but not limited to) lack of site specific information, limitations on modelling and quality of data. Describe any assumptions connected with the identified uncertainty.

So far as is relevant, identify the sensitivity to change of any assumption that has been made, including whether a change in assumption may result in a new environmental impact.

11.1.2.5 Confirmation of Impact Events

For each potential impact event provide:

- an analysis of whether a source, pathway and receptor does exist (and if not, provide an explanation for the conclusion); and
- a description of the likely impact from the source on the environmental receptor.

11.2 Control Measures, Uncertainty Assessment, Statement of Environmental Outcomes and Criteria

For each impact event confirmed in Section 11.1.2.5, the information listed in Sections 11.2.1–11.2.5 must be provided.

11.2.1 Control Measures

Describe the measures to manage, limit or remedy each impact event. Demonstrate that the measures are commensurate with the potential impacts, achieve compliance with other applicable statutory requirements and promote progressive rehabilitation wherever possible.

If native vegetation is to be cleared, state the estimated quantum of significant environmental benefit (SEB) to be gained in exchange for the clearance and describe how the SEB will be provided.

11.2.2 Description of Uncertainty

Describe any significant degree of uncertainty pertaining to the likely effectiveness of proposed control measures, including (but not limited to) lack of site specific information, limitations on modelling and quality of data. Describe any assumptions connected with the identified uncertainty.

So far as is relevant, identify the sensitivity to change of any assumption that has been made and assess the likelihood of an outcome not being achieved if an assumption is later found to be incorrect.

11.2.3 Statement of Proposed Environmental Outcomes

Provide a statement of the proposed environmental outcome or outcomes (including mine completion outcomes) for each impact event confirmed in Section 11.1.2.5.

The statement of environmental outcome(s) must describe the likely consequence of the expected impact on the environment by the mining operations subsequent to the implementation of the control measures described in Section 11.2.1

Environmental outcomes must meet other applicable legislative requirements.

Provide evidence that reasonable steps have been taken to consult with the owners of any land on which mining operations are planned, and third parties who may be directly affected by the planned mining operations in the development of each environmental outcome.

Where clearance to native vegetation is planned, the environmental outcome must state a commitment to compliance with the Native Vegetation Act 1991 and Native Vegetation Regulations 2003.

Mine completion outcomes must at least address the issues listed under Regulation 30 (1) (d).

11.2.4 Measurement Criteria

Provide the information specified in Section 5.3 of this Determination.

11.2.5 Leading Indicator Criteria

Provide the information specified in Section 5.4 of this Determination.

In accordance with Regulation 65 (7) of the Mining Regulations 2011 this notice will have effect from 5 November 2015. Dated 2 November 2015.

G. MARSHALL, Director Mining Regulation

South Australia

Motor Vehicles (Specified Event) Notice 2016

pursuant to Regulation 25 (4) of the Motor Vehicles Regulations 2010

1—Short title

This notice may be cited as the Motor Vehicles (Specified Event) Notice 2016.

2—Commencement

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

3—Specified event, period and conditions

In accordance with regulation 25 (4) of the Motor Vehicles Regulations 2010 and with the concurrence of the Minister for Transport and Infrastructure (as the Minister responsible for the operation of the Motor Vehicles Act 1959), I, the Minister for Tourism:

- (a) specify the Santos Tour Down Under as an event; and
- (b) specify the period commencing at 12.01 a.m. on 2 January 2016 and ending at 11.58 p.m. on 30 January 2016 as the period during which motor vehicles approved by me may be driven, or caused to stand, on a road in relation to the Santos Tour Down Under; and
- (c) specify that the following condition applies to driving such a motor vehicle, or causing such a motor vehicle to stand, on a road in relation to the Santos Tour Down Under:

All such vehicles must display number plate covers of a design approved by the Registrar of Motor Vehicles over their vehicle number plates at all times during the period specified in paragraph (b).

Leon Bignell,

Minister for Tourism

On 28 September 2015.

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Grant of Gas Storage Exploration Licence—GSEL 654

NOTICE is hereby given that the undermentioned Gas Storage Exploration Licence has been granted under the provisions of the Petroleum and Geothermal Energy Act 2000.

No. of Licence	Licensee	Locality	Date of Expiry
GSEL 654	Adelaide Energy Pty Ltd Somerton Energy Pty Limited	Otway Basin	26 October 2020

Description of Area

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

Commencing at a point being the intersection of latitude 37°00′00″S GDA94 and longitude 140°25′00″E GDA94, thence east to longitude 140°40′00″E GDA94, south to latitude 37°05′00″S GDA94, east to longitude 140°50′00″E GDA94, south to latitude 37°10′00″S GDA94, east to the eastern border of the State of South Australia, thence southerly along the border of the said State to latitude 37°28′50″S GDA94, west to longitude 140°51′00″E GDA94, south to latitude 37°29′10″S GDA94, west to longitude 140°50′00″E GDA94, south to latitude 37°33′00″S GDA94, west to longitude 140°44′30″E GDA94, north to latitude 37°32′20″S GDA94, west to longitude 140°42′40″E GDA94, south to latitude 37°32′30″S GDA94, west to longitude 140°42′40″E GDA94, south to latitude 37°32′30″S GDA94, west to longitude 140°42′40″E GDA94, south to latitude 37°30′30″S GDA94, west to longitude 140°37′30″E GDA94, north to latitude 37°30′30″S GDA94, west to longitude 140°27′30″E GDA94, north to latitude 37°30′30″S GDA94, ast to longitude 140°27′30″E GDA94, north to latitude 37°10′00″S GDA94, east to longitude 140°27′30″E GDA94, north to latitude 37°10′00″S GDA94, east to longitude 140°25′00″E GDA94, and north to the point of commencement, but excluding Hacks Lagoon Conservation Park, Bool Lagoon Game Reserve, Big Heath Conservation Park, Mary Seymour Conservation Park, Calectasia Conservation Park, Penola Conservation Park, Naraccorte Caves National Park, Glen Roy Conservation Park and also the areas bounded as follows:

Commencing at a point being the intersection of latitude 37°12′45″S GDA94 and longitude 140°38′35″E GDA94, thence west to longitude 140°38′20″E GDA94, north to latitude 37°12′40″S GDA94, west to longitude 140°37′55″E GDA94, north to latitude 37°12′30″S GDA94, west to longitude 140°37′55″E GDA94, north to latitude 37°12′20″S GDA94, west to longitude 140°37′30″E GDA94, north to latitude 37°12′10″S GDA94, west to longitude 140°37′35″E GDA94, north to latitude 37°12′10″S GDA94, west to longitude 140°37′15″E GDA94, south to latitude 37°12′05″S GDA94, east to longitude 140°40′00″E GDA94, south to latitude 37°12′25″S GDA94, east to longitude 140°40′40″E GDA94, south to latitude 37°12′25″S GDA94, east to longitude 140°41′10″E GDA94, south to latitude 37°12′45″S GDA94, east to longitude 140°41′15″E GDA94, south to latitude 37°12′55″S GDA94, east to longitude 140°41′25″E GDA94, south to latitude 37°13′15″S GDA94, east to longitude 140°41′45″E GDA94, south to latitude 37°13′15″S GDA94, east to longitude 140°41′45″E GDA94, south to latitude 37°13′30″S GDA94, east to longitude 140°41′25″E GDA94, south to latitude 37°13′30″S GDA94, east to longitude 140°41′45″E GDA94, south to latitude 37°13′30″S GDA94, east to longitude 140°41′45″E GDA94, south to latitude 37°13′30″S GDA94, east to longitude 140°42′20″E GDA94, south to latitude 37°14′35″S GDA94, east to longitude 140°42′20″E GDA94, south to latitude 37°14′50″S GDA94, east to longitude 140°42′35″E GDA94, south to latitude 37°14′20″S GDA94, east to longitude 140°42′40″E GDA94, south to latitude 37°14′50″S GDA94, west to longitude 140°41′20″E GDA94, north to latitude 37°14′20″S GDA94, west to longitude 140°41′30″E GDA94, west to longitude 140°41′20″E GDA94, north to latitude 37°14′20″S GDA94, west to longitude 140°40′30″E GDA94, north to latitude 37°14′20″S GDA94, west to longitude 140°40′30″E GDA94, north to latitude 37°14′20″S GDA94, west to longitude 140°40′30″E GDA94, north to latitude 37°14′20″S GDA94, west to longitude 140°40′30″E GDA94, north to latitude 37°13′25″S GDA9

Commencing at a point being the intersection of latitude 37°19′15″S GDA94 and longitude 140°42′40″E GDA94, thence east to longitude 140°44′45″E GDA94, south to latitude 37°20′05″S GDA94, east to longitude 140°46′15″E GDA94, south to latitude 37°20′55″S GDA94, east to longitude 140°47′30″E GDA94, south to latitude 37°22′35″S GDA94, east to longitude 140°47′40″E GDA94, south to latitude 37°23′25″S GDA94, west to longitude 140°46′50″E GDA94, south to latitude 37°23′35″S GDA94, west to longitude 140°46′50″E GDA94, north to latitude 37°23′25″S GDA94, west to longitude 140°45′05″E GDA94, north to latitude 37°22′30″S GDA94, west to longitude 140°43′55″E GDA94, north to latitude 37°21′50″S GDA94, west to longitude 140°42′57″E GDA94, north to latitude 37°20′05″S GDA94, west to longitude 140°42′40″E GDA94 and north to the point of commencement; and

Commencing at a point being the intersection of latitude 37°24′09″S GDA94 and longitude 140°51′55″E GDA94, thence east to longitude 140°52′20″E GDA94, south to latitude 37°24′14″S GDA94, east to longitude 140°53′05″E GDA94, south to latitude 37°24′19″S GDA94, east to longitude 140°53′10″E GDA94, south to latitude 37°24′24″S GDA94, east to longitude 140°53′25″E GDA94, south to latitude 37°24′29″S GDA94, east to longitude 140°53′35″E GDA94, south to latitude 37°24′34″S GDA94, east to longitude 140°53′40″E GDA94, south to latitude 37°24′49″S GDA94, west to longitude 140°53′35″E GDA94, south to latitude 37°24′49″S GDA94, west to longitude 140°52′45″E GDA94, north to latitude 37°24′54″S GDA94, west to longitude 140°52′45″E GDA94, north to latitude 37°24′54″S GDA94, west to longitude 140°52′00″E GDA94, north to latitude 37°24′49″S GDA94, west to longitude 140°51′55″E GDA94, north to latitude 37°24′44″S GDA94, west to longitude 140°51′55″E GDA94, north to latitude 37°24′44″S GDA94, west to longitude 140°51′55″E GDA94, north to latitude 37°24′44″S GDA94, west to longitude 140°51′55″E GDA94, north to latitude 37°24′44″S GDA94, west to longitude 140°51′55″E GDA94, north to latitude 37°24′44″S GDA94, west to longitude 140°51′55″E GDA94, north to latitude 37°24′44″S GDA94, west to longitude 140°51′55″E GDA94, north to latitude 37°24′44″S GDA94, north t

Commencing at a point being the intersection of latitude 37°25′15″S AGD66 and longitude 140°45′10″E AGD66, thence east to longitude 140°45′50″E AGD66, south to latitude 37°25′20″S AGD66, east to longitude 140°46′20″E AGD66, south to latitude 37°25′25″S AGD66, east to longitude 140°46′25″E AGD66, south to latitude 37°25′30″S AGD66, east to longitude 140°47′45″E AGD66, south to latitude 37°25′40″S AGD66, east to longitude 140°48′05″E AGD66, south to latitude 37°26′25″S AGD66, east to longitude 140°48′35″E AGD66, south to latitude 37°26′25″S AGD66, east to longitude 140°48′35″E AGD66, south to latitude 37°25′50″S AGD66, east to longitude 140°49′05″E AGD66, north to latitude 37°25′50″S AGD66, east to longitude 140°49′10″E AGD66, north to latitude 37°25′45″S AGD66, east to longitude 140°49′10″E AGD66, north to latitude 37°25′45″S AGD66, east to longitude 140°49′45″E AGD66, south to latitude 37°25′50″S AGD66, east to longitude 140°49′45″E AGD66, south to latitude 37°25′50″S AGD66, east to longitude 140°49′45″E AGD66, south to latitude 37°26′10″S AGD66, east to longitude 140°49′55″E AGD66, south to latitude 37°26′10″S AGD66, east to longitude 140°49′55″E AGD66, south to latitude 37°26′10″S AGD66, east to longitude 140°49′55″E AGD66, east to longitude 140°50′10″E AGD66, east to longitude 140°50′05″S AGD66, east to longitude 140°50′10″E AGD66, south to latitude 37°26′20″S AGD66, east to longitude 140°50′25″E AGD66, east to longitude 140°50′25″E AGD66, east to longitude 140°50′25″E AGD66, east to longitude 140°50′25″S AGD66, east to longitude 140°50′25″S AGD66, east to longitude 140°50′25″S AGD66, east to longitude 140°50′25″E AGD66, south to latitude 37°26′25″S AGD66, east to longitude 140°50′25″E AGD66, south to latitude 37°26′25″S AGD66, east to longitude 140°50′25″E AGD66, south to latitude 37°26′25″S AGD66, east to longitude 140°50′25″E AGD66, south to latitude 37°26′25″S AGD66, east to longitude 140°50′25″E AGD66, south to latitude 37°26′25″S AGD66, east to longitude 140°50′25″E AGD66, south to latitude 37°26′25″S

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Commencing at a point being the intersection of latitude $37^{\circ}26'10''S$ GDA94 and longitude $140^{\circ}42'45''E$ GDA94, thence west to longitude $140^{\circ}42'00''E$ GDA94, south to latitude $37^{\circ}26'15''S$ GDA94, west to longitude $140^{\circ}41'15''E$ GDA94, north to latitude $37^{\circ}26'00''S$ GDA94, east to longitude $140^{\circ}41'25''E$ GDA94, north to latitude $37^{\circ}25'45''S$ GDA94, east to longitude $140^{\circ}41''40''E$ GDA94, south to latitude $37^{\circ}25'50''S$ GDA94, east to longitude $140^{\circ}42'25''E$ GDA94, south to latitude $37^{\circ}25'50''S$ GDA94, east to longitude $140^{\circ}42'40''E$ GDA94, south to latitude $37^{\circ}25'55''S$ GDA94, east to longitude $37^$

Area: 2 488.81 km² approximately.

Dated 27 October 2015.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Grant of Petroleum Retention Licences—PRLs 183, 184, 185, 186, 187, 188, 189 and 190

NOTICE is hereby given that the undermentioned Petroleum Retention Licences have been granted under the provisions of the Petroleum and Geothermal Energy Act 2000.

No. of Licence	Licensee	Locality	Date of Expiry
PRL 183 PRL 184 PRL 185 PRL 186 PRL 187 PRL 188 PRL 189 PRL 190	Victoria Oil Exploration (1977) Pty Ltd Cooper Energy Limited	Cooper Basin	2 November 2020

Further information about the licences including descriptions of the licence areas is available for viewing on the Department of State Development Petroleum website via the following link:

http://www.petroleum.statedevelopment.sa.gov.au/licensing/register/petroleum_retention_licences2

Dated 3 November 2015.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Grant of Petroleum Retention Licences—PRLs 191, 192, 193, 194, 195, 196, 197, 198, 199, 200, 201, 202, 203, 204, 205 and 206 NOTICE is hereby given that the undermentioned Petroleum Retention Licences have been granted under the provisions of the Petroleum and Geothermal Energy Act 2000.

No. of Licence	Licensee	Locality	Date of Expiry
PRL 191			
PRL 192			
PRL 193			
PRL 194			
PRL 195			
PRL 196			
PRL 197			
PRL 198	Santos QNT Pty Ltd		
PRL 199	Drillsearch (513) Pty Ltd	Cooper Basin	8 October 2020
PRL 200	• •	-	
PRL 201			
PRL 202			
PRL 203			
PRL 204			
PRL 205			
PRL 206			

Further information about the licences including descriptions of the licence areas is available for viewing on the Department of State Development Petroleum website via the following link:

http://www.petroleum.statedevelopment.sa.gov.au/licensing/register/petroleum_retention_licences2

Dated 3 November 2015.

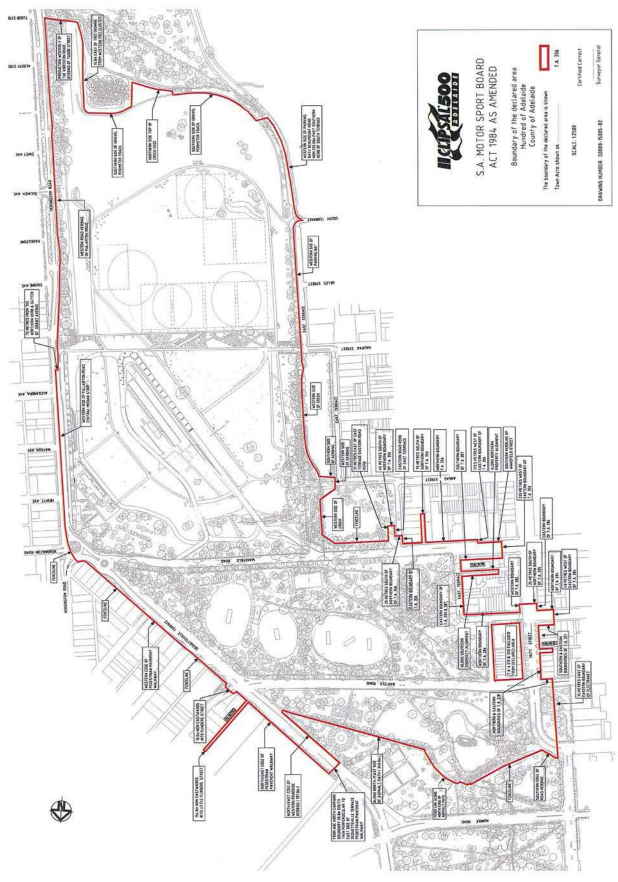
B. A. GOLDSTEIN,
Executive Director,
Energy Resources Division,
Department of State Development,
Delegate of the Minister for Mineral Resources and Energy

SOUTH AUSTRALIAN MOTOR SPORT ACT 1984 SECTION 20 (1)—DECLARATION OF AREA, PERIOD AND PRESCRIBED WORKS PERIOD

Notice by the Minister

PURSUANT to Section 20 (1) of the South Australian Motor Sport Act 1984, I, the Minister to whom the administration of that Act has been committed, in respect of the motor sport event promoted by the South Australian Tourism Commission under the name '2016 Clipsal 500 Adelaide', acting on the recommendation of the Commission, declare:

- (a) that the area delineated on the plan in the schedule will be the declared area under the Act for the purposes of the event;
- (b) that the period commencing on 2 March 2016 and ending on 6 March 2016 (both days inclusive) will be the declared period under the Act for the purposes of the event; and
- (c) that the prescribed works period in respect of works necessary for the purpose of staging the Clipsal 500 Adelaide, be the period commencing on 25 November 2015 and concluding on 13 May 2016.



Dated 30 October 2015.

LEON BIGNELL, Minister for Tourism

SOUTH AUSTRALIAN MOTOR SPORT ACT 1984 SECTION 26—AVAILABILITY OF PLANS FOR PUBLIC INSPECTION

Notice by the Minister

PURSUANT to Section 26 of the South Australian Motor Sport Act 1984, I, the Minister to whom the administration of that Act has been committed, hereby designates the offices of The Motor Sport Group, South Australian Tourism Commission, 164 Fullarton Road, Dulwich, S.A. 5065, as the place at which may be inspected by members of the public plans of all works proposed to be carried out by the South Australian Tourism Commission in relation to the event known as the 'Clipsal 500 Adelaide'.

Dated 30 October 2015.

LEON BIGNELL, Minister for Tourism

SOUTH AUSTRALIAN MOTOR SPORT REGULATIONS 2014 REGULATION 11—OPENING AND CLOSING TIME OF THE DECLARED AREA

Notice by the Minister of Tourism

PURSUANT to Regulation 11 of the South Australian Motor Sport Regulations 2014 I, the Minister to whom the administration of that Act has been committed, hereby fix the following opening and closing times in respect of declared areas for each day of the declared period:

Day	Opening Time	Closing Time	
Thursday, 3 March 2016	8 a.m.	12 midnight	
Friday, 4 March 2016	8 a.m.	12 midnight	
Saturday, 5 March 2016	8 a.m.	12 midnight	
Sunday, 6 March 2016	8 a.m.	12 midnight	
Dated 30 October 2015.			
			LEON BIGNELL, Minister for Tourism

CONDITIONS OF SALE FOR THE 2016 CLIPSAL 500 ADELAIDE*

*Please note, these Terms & Conditions are to be confirmed

SOUTH AUSTRALIAN MOTOR SPORT REGULATIONS 2014 REGULATION 11—CONDITIONS IMPOSED ON TICKETS

Notice by the South Australian Tourism Commission

PURSUANT to Regulation 11 of the South Australian Motor Sport Regulations 2014, the Minister, to whom the administration of that Act has been committed, hereby imposes the following conditions in respect of each of the permits, authorisations and tickets to the event known as the 'Clipsal 500 Adelaide' (the 'Event') in addition to the terms and conditions contained on the back of each ticket:

In addition to the terms and conditions contained on the back of each ticket, the following conditions and rules shall apply:

- Except to the extent permitted by the, Competition and Consumer Act 2010 ('CCA'), including under the Australian Consumer Law as set out in Schedule 2 to the CCA and given effect under Part XI of the CCA, and under the same or similar provisions of the Fair Trading Act (SA) 1987, as amended from time to time, tickets cannot be exchanged or refunded after purchase. Tickets remain the property of The South Australian Tourism Commission (the Commission). The Commission reserves the right to confiscate and or return tickets to the purchaser during the Event. Tickets are non-transferable on the day or during the day of presentation and must be retained at all times and produced if requested. Patrons requesting a pass out must subject themselves to an indelible ink-stamp on their hand (or such other method at exit as the Commission directs), which together with a valid ticket validated for that day must be presented to regain entry. The Commission's authorised representative reserves the right to prohibit entry or evict persons under the influence of drugs or alcohol, who are disorderly, or engage in offensive or other inappropriate behaviour, vandalism or evade legal admission. The Commission's authorised representative has the right to refuse entry to patrons carrying prohibited items or confiscate those items. The Commission reserves the right to refuse admittance to or evict from the Event any person with reasonable cause.
- The Commission reserves the right to add, withdraw or substitute any drivers, performers, concert artists, acts and bands or
 activities associated with the Event, vary programs, seating arrangements, audience capacity, gate opening and closing times and
 determine and publish additional conditions from time to time.
- A person cannot make, reproduce or use any form of still or moving picture or any sound recording (footage) of the motorsport
 event as defined in the South Australian Motor Sport Act 1984 or any part of it for profit, gain, public advertisement, display or
 for any other purpose except for the private enjoyment of the person making the footage, without the consent of the Commission;
 and will on demand assign all rights thereto to the Commission or its nominees.

Any ticket purchased and the ticketholder's entry to and presence at the Event is subject to these conditions of sale, conditions of entry displayed at the Event entrances and the South Australian Motor Sport Act 1984 as amended and its Regulations. Details are freely available from www.clipsal500.com.au or Clipsal 500 Adelaide, P.O. Box V8, Kent Town, S.A. 5071.

CONDITIONS OF ENTRY

Patrons may not, without prior written consent of the Commission bring any of the following items into the Event: any alcoholic beverages; any glass bottles (excluding medical requirements) or containers or glass objects (excluding sunglasses, binoculars and prescription glasses); any beverage container with the manufacturer's seal broken; any drinks coolers or ice boxes (other than a soft walled style cooler bag); any structure or item that may be used to erect a structure, or which is capable of supporting the weight of a person including, without limitation, any chairs, lounges, benches or stools (other than a folding chair or stool); no animals or birds; no weapons of any kind; no fireworks, flares or explosives; signs/banners/clothing or any other items displaying commercial, political, religious or offensive messages or logos; any items which could reasonably be deemed to cause public nuisance or offence to any user of the venue.

The Commission reserves the right to conduct bag searches. Personnel will request that all patrons carrying bags into the Event open them for inspection. Patrons refusing to consent to a bag search will or may be refused entry into the venue.

The Commission may refuse entry, or remove you from the Event if in the Commission's opinion you breach these terms and conditions, interfere with the enjoyment or safety of other persons, or present a lost, stolen, counterfeit, damaged or unreadable ticket

The ticketholder attending the Event hereby acknowledges and agrees as follows:

- The Ticketholder has read and understood the Conditions of Sale and Conditions of Entry (the 'Conditions') and agrees
 to be bound by the Conditions; and intends the Conditions to have full contractual effect.
- Where relevant, the Ticketholder and any third party who purchases a ticket on behalf of the Ticketholder ('the third party') each warrant that the third party had the Ticketholder's full authority to act as the Ticketholder's agent for the purposes of buying the ticket and accepting the Conditions.
- Where concessions or companion cards are applicable, suitable and valid identification must be provided for collection
 of tickets and at entry gate for admission to the venue. The Student Discount offer is only applicable to Trackside
 (General Admission) tickets and Pit Entry Grandstand. This offer is only available to full time students.
- The Family Grandstand Pass offer entitles patrons to purchase four reserved seats for the price of three and provides four-day reserved Grandstand seats for two adults and two children (aged 17 years and under) or one adult and three children (aged 17 years and under). Family Grandstand Passes are only applicable to Brabham Straight, Pit Entry and Barry Sheene Pit Straight (Sections I-J).
- Trackside (General Admission) tickets do not gain access or entry to any grandstand or reserved grandstand seating
 areas or the Gold Zone of the circuit.
- Oasis tickets provide access to a restricted area of the Clipsal 500 Adelaide circuit only. The Oasis is accessible from the
 city via Gate 6 on East Terrace and 7 on Dequetteville Terrace and located in Rymill Park, north of Bartels Road known
 as Park 14. Oasis tickets do not provide access to the whole Clipsal 500 event or any access south of Bartels Road—an
 upgrade ticket is required to be purchased at an additional cost to access the full event, including concerts and GoPro
 TrAction Zone.
- A Family Trackside (General Admission) ticket provides daily entry to the Event for two adults and two children (aged 17 years and under) or one adult and three children (aged 17 years and under).
- Platform tickets do not gain access or entry to any grandstand seating area.
- Access into grandstands and other facilities is with the appropriate ticket.

- Single day grandstand tickets are available for Barry Sheene Pit Straight Sections I+J, Chicane and Pirie Street
 Grandstands and only provide access to the venue and seat in said grandstand on the day identified on the single-day
 ticket
- Junior Grandstand tickets are available for Pit Entry and Pirie Street Grandstands. Children must be 15 years and under to purchase this ticket type. A maximum of four junior tickets for one full paying adult may be purchased.
- Group Bookings of 10 or more of the same full price ticket type will be entitled to a 10% discount off each ticket. This
 offer excludes Family Grandstand tickets, Family trackside tickets, Student discounted tickets and Special seating/
 Companion Cards. Excludes tickets purchased in advance of general public ticket sales.
- School Group Bookings may be made for School Groups attending the event on Thursday, 3rd March 2016 only.
 Students aged 13 years and older and teachers/parents/guardians will receive a Trackside (General Admission) tickets
 for \$10 each including GST. Students aged 12 years and younger and accompanied by a full paying adult will be
 admitted free.
- Selected seating areas for persons with a permanent disability and their carer holding a Companion Card have been
 made available at Clipsal 500 Adelaide. The areas accessible with a Companion Card are Trackside (inc. Multi-day
 Super Pass), Pit Entry and Pirie Street Grandstands. Special seating areas for persons who are wheelchair bound are
 available in the Chicane and Hairpin Grandstand areas.
- Advertised ticket pricing is only applicable up to and including 31 December 2015. The price will increase as advertised from 1 January 2016.

Children aged 12 years and under are provided with free access to the Event only provided:

- they are accompanied and supervised at all times by a paying adult guardian aged 18 and over into the Trackside (general admission) area; and
- Corporate and Event credential holders are ineligible for this offer.

For entry of a child aged three years and under into the same Grandstand or Gold Platform area with an accompanying paying adult guardian:

- when in a grandstand or Gold Platform, they sit at all times on the lap of the accompanying adult guardian and do not occupy their own seat; and
- if a child causes disruption to other patrons in a grandstand or reserved seating area they and their accompanying adult guardian will be required to exit the grandstand at the direction of the Commission.
- · Corporate and Event credential holders are ineligible for this offer.

The Clipsal 500 Fair Go Policy applies to the offer of free entry to children 12 and under to ensure that all Clipsal 500 patrons can enjoy equal and safe access to the Event. The Commission reserves the right to refuse entry where the number of children accompanying any adult guardian is deemed by the Commission (or its authorised employees, contractors or agents) to be excessive for any operational, health, safety or other reason. In the ordinary course, not more than three complimentary children per adult guardian ticket would be appropriate.

For further information relating to entry terms and conditions, visit www.clipsal500.com.au.

Motorsport is dangerous. The South Australian Tourism Commission ('Commission') will not be liable for personal injury or property damage.

In exchange for being able to attend or participate in the event, (and as a condition of the purchase or issue of a ticket);

- You agree to release the Confederation of Australian Motorsport Ltd ('CAMS') and Australian Motorsport Commission Ltd, promoters, sponsor organisations, land owners and lessees, organisers of the event, their respective servants, officials, representatives and agents (collectively, the 'Associated Entities') from all liability for your death, personal injury (including burns), psychological trauma, loss or damage (including property damage) ('harm') howsoever arising from your participation in or attendance at the event, except to the extent prohibited by law; you agree that CAMS and the Associated Entities do not make any warranty, implied or express, that the event services will be provided with due care and skill or that any materials provided in connection with the services will be fit for the purpose for which they are supplied; and you agree to attend or participate in the event at your own risk.
- You acknowledge that the risks associated with attending or participating in the event include the risk that you may
 suffer harm as a result of: motor vehicles (or parts of them) colliding with other motor vehicles, persons or property; acts
 of violence and other harmful acts (whether intentional or inadvertent) committed by persons attending or participating
 in the event; and the failure or unsuitability of facilities (including grand-stands, fences and guard rails) to ensure the
 safety of persons or property at the event.
- You acknowledge that motorsport is dangerous and that accidents causing harm can and do happen and may happen to
 you. You accept the conditions of, and acknowledge the risks arising from, attending or participating in the event and
 being provided with the event services by CAMS and the Associated Entities.
- The ticketholder expressly consents to the recording and use of their image and/or voice (together 'Likeness') for the purposes of worldwide commercial exploitation of their Likeness by the Commission or any entity or person authorized by the Commission, in any form the Commission may decide or approve and without any payment or compensation to the Ticketholder. The recording of the ticketholder's Likeness may be undertaken using a variety of methods, including by television cameras and photography.

HIGH DANGER AREAS

The Ticketholder on entering into pit lane and/or pit paddock: is fully aware and recognises that pit lane and pit paddock are extremely dangerous and there is a real possibility of an accident causing injury, death, property damage or other losses in those areas; is fully aware that it is a condition of entry that they enter the pit lane and pit paddock and other high danger areas of the events ground at their own risk.

SEVERANCE

If anything in these Conditions of Entry is unenforceable, illegal or void then it is severed and the rest of the Conditions of Entry remain in force.

Dated 30 October 2015.

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)	
Incorporation	26.00	Discontinuance Place of Business	33.75
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties	64.00	Intention to Sell, Notice of	
Attorney, Appointment of	51.00	Lost Certificate of Title Notices	
		Cancellation, Notice of (Strata Plan)	64.00
Bailiff's Sale		Mortgages:	
Cemetery Curator Appointed	37.75	Caveat Lodgement	26.00
Companies:		Discharge of	
Alteration to Constitution		Foreclosures	
Capital, Increase or Decrease of		Transfer of	
Ceasing to Carry on Business		Sublet	13.00
Declaration of Dividend		Leases—Application for Transfer (2 insertions) each	13.00
Incorporation	51.00		
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Each Subsequent Name		_	
Meeting Final	42.50	Municipal or District Councils:	712.00
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')	51.00	Default in Payment of Rates:	101.00
First Name		First Name	
Each Subsequent Name	13.00	Each Subsequent Name	13.00
Notices:	64.00	Noxious Trade	37.75
Characa of Name		Doute and in Dissolution of	37.75
Change of Name		Partnership, Dissolution of	31.13
Creditors Creditors Compromise of Arrangement		Petitions (small)	26.00
Creditors (extraordinary resolution that 'the Com-	31.00	Registered Building Societies (from Registrar-General)	26.00
pany be wound up voluntarily and that a liquidator			
be appointed')	64.00	Register of Unclaimed Moneys—First Name Each Subsequent Name	
Release of Liquidator—Application—Large Ad	101.00	Each Subsequent Name	13.00
—Release Granted		Registers of Members—Three pages and over:	
Receiver and Manager Appointed		Rate per page (in 8pt)	324.00
Receiver and Manager Ceasing to Act		Rate per page (in 6pt)	428.00
Restored Name		Sale of Land by Public Auction	64 50
Petition to Supreme Court for Winding Up			
Summons in Action		Advertisements	
Order of Supreme Court for Winding Up Action		1/4 page advertisement	
Register of Interests—Section 84 (1) Exempt	114.00	½ page advertisement	
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Each Subsequent Name		Where the notice inserted varies significantly in lengt	
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2015

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289-304	26.25	24.50	785-800	66.00	65.0)()
305-320	27.75	26.00	801-816	67.50	65.5	
321-336	28.75	27.25	817-832	69.00	67.5	0
337-352	30.25	28.50	833-848	70.50	69.0	00
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South Australia

Energy Products (Safety and Efficiency) Variation Proclamation 2015

under section 5(2) of the Energy Products (Safety and Efficiency) Act 2000

Part 1—Preliminary

1—Short title

This proclamation may be cited as the *Energy Products (Safety and Efficiency) Variation Proclamation 2015.*

2—Commencement

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

3—Variation provisions

In this proclamation, a provision under a heading referring to the variation of a specified proclamation varies the proclamation so specified.

Part 2—Variation of Energy Products (Safety and Efficiency) Proclamation 2012

4—Variation of clause 6—Certification—gas products

Clause 6(b)—after "SAI Global Limited (ABN 050 611 642)" insert:

Vipac Engineers and Scientists Limited (ABN 33 005 453 627)

Made by the Governor

with the advice and consent of the Executive Council on 5 November 2015

MMRE15/020CS

South Australia

Marine Parks (Statutory Authorisation Compensation) Regulations 2015

under the Marine Parks Act 2007

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
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Part 2—Advisory panels

4 Advisory panels

Part 3—Applications

- 5 Applications for compensation under section 21 of Act
- 6 Minister may pay compensation in absence of application

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- 8 Determination of claim
- 9 Obligation not to enter into transactions after notice of acquisition
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Part 5—Reviews and appeals

- 11 Review
- 12 Appeal

Schedule 1—Transitional

1 Application of regulations

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Marine Parks (Statutory Authorisation Compensation) Regulations 2015.*

2—Commencement

These regulations will come into operation 4 months after the day on which they are made.

3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the Marine Parks Act 2007;

advisory panel means an advisory panel established under Part 2;

Court means the Environment, Resources and Development Court.

Part 2—Advisory panels

4—Advisory panels

- (1) The Minister may establish advisory panels for the purposes of these regulations.
- (2) An advisory panel is to consist of 3 members appointed by the Minister who together have extensive knowledge and experience in—
 - (a) law or public administration; and
 - (b) financial matters, economics or asset evaluation; and
 - (c) the industry in which holders of relevant statutory authorisations are participants.
- (3) The members of an advisory panel will hold office for a period, and on terms and conditions, determined by the Minister.
- (4) Subject to any directions of the Minister, an advisory panel may determine its own procedures.

Part 3—Applications

5—Applications for compensation under section 21 of Act

- (1) If, as a result of the creation of a zone or the imposition of a temporary prohibition or restriction of activities within a marine park, the rights conferred by a statutory authorisation under another Act are affected, the holder of the statutory authorisation may apply to the Minister for compensation under section 21 of the Act in accordance with this regulation.
- (2) The application must—
 - (a) be in writing; and
 - (b) identify the zone or the temporary prohibition or restriction to which the application relates; and
 - (c) identify the statutory authorisation in respect of which the application is made; and
 - (d) include details of how, and the extent to which, rights conferred by the statutory authorisation have been affected; and
 - (e) specify the amount of compensation claimed; and
 - (f) be accompanied by evidence supporting the claim and the calculation of the amount claimed (including any documentation of a kind required by the Minister); and

- (g) specify—
 - (i) a residential or (in the case of a corporation) registered address; or
 - (ii) a fax number or email address,

for the purpose of giving notices to the applicant under these regulations; and

- (h) provide details of an ADI account into which any payment of compensation resulting from the application should be made.
- (3) The Minister may, by written notice, request that an applicant provide further information, documents or records for the purpose of determining the application (but if the applicant fails to provide any such information, documents or records within 28 days after the request, or such longer period as the Minister may allow, the Minister may proceed to determine the application in the absence of such information, documents or records).
- (4) If the Minister is satisfied that, as a result of the creation of a zone or the imposition of a temporary prohibition or restriction of activities within a marine park, the rights conferred by a statutory authorisation under another Act are affected, the Minister—
 - (a) must determine (in accordance with section 21 of the Act) whether or not it would be appropriate to compulsorily acquire the statutory authorisation, or any interest (or part of any interest) under the statutory authorisation; and
 - (b) may refer the application to an advisory panel for advice in relation to the amount of compensation—
 - (i) that should be paid in respect of the affected rights; or
 - (ii) that should be paid for a compulsory acquisition,

(as the case may require).

(5) The Minister must give the applicant written notice of the determination referred to in subregulation (4)(a).

6—Minister may pay compensation in absence of application

The Minister may pay compensation to a person under section 21 of the Act (being compensation in respect of affected rights or compensation for a compulsory acquisition) whether or not an application has been received from the person under this Part.

Part 4—Determination of claim

7—Report by advisory panel

- (1) An advisory panel must, at the request of the Minister, make recommendations as to what, in the opinion of the panel, would constitute fair and reasonable compensation in the particular case, having regard to—
 - (a) the extent to which the rights have been affected; and
 - (b) the fair market value of the affected rights; and
 - (c) any other matters the panel thinks fit.

(2) If the Minister makes a request to an advisory panel in accordance with subregulation (1), the Minister must provide the advisory panel with such information relating to the application as the panel might reasonably require for the purpose of making recommendations.

8—Determination of claim

- (1) The Minister must, on making a determination in relation to the payment of compensation to a person under section 21 of the Act (being compensation in respect of affected rights or compensation for a compulsory acquisition), give written notice of the determination to the person.
- (2) The written notice must—
 - (a) give reasons for the Minister's determination; and
 - (b) if a statutory authorisation or interest (or part of an interest) is to be compulsorily acquired—be accompanied by a notice of acquisition given in accordance with subregulation (3); and
 - (c) set out the rights of review and appeal under these regulations.
- (3) A notice of acquisition must—
 - (a) be in writing; and
 - (b) identify the zone or the temporary prohibition or restriction to which the notice of acquisition relates; and
 - (c) identify the statutory authorisation to which the notice relates; and
 - (d) specify whether the notice is for the acquisition of the statutory authorisation or a specified interest (or part of an interest) under the statutory authorisation; and
 - (e) specify the date on which the acquisition will take effect (subject to any decision of the Minister on a review, or order of the Court on an appeal, under Part 5).
- (4) A notice under this regulation may be combined with a notice required under regulation 5(5).

9—Obligation not to enter into transactions after notice of acquisition

- (1) If the holder of a statutory authorisation is given written notice (whether under regulation 5(5) or under regulation 8) of a determination to compulsorily acquire the statutory authorisation, or any interest (or part of any interest) under the statutory authorisation, the holder of the authorisation must not enter into any transaction in respect of the statutory authorisation without first disclosing that fact.
- (2) If any contract or agreement in relation to the statutory authorisation is entered into without the required disclosure, the contract or agreement is voidable at the option of the person to whom disclosure should have been made.

10—Acquisition

- (1) On the day on which an acquisition is to take effect (being the day specified in a notice in accordance with regulation 8(3) or some other day determined by the Minister on a review, or ordered by the Court on an appeal, under Part 5)—
 - (a) the authorisation or interest to which the notice relates is vested in the Minister; and
 - (b) if a residual interest remains after the acquisition, the interest is modified to the extent required by the acquisition.
- (2) A copy of the notice of acquisition must be given to the Minister responsible for the administration of the Act under which the statutory authorisation was issued and that Minister must—
 - (a) if the statutory authorisation was acquired pursuant to the notice—cancel the statutory authorisation; or
 - (b) if an interest (or part of an interest) under the statutory authorisation was acquired pursuant to the notice—cause any necessary adjustments to be made to the statutory authorisation, such that the interest (or that part of an interest) will cease to exist.

Part 5—Reviews and appeals

11—Review

- (1) The holder of a statutory authorisation may, within 21 days after being given a written notice by the Minister under regulation 8, apply to the Minister for a review of the determination in relation to the payment of compensation to which the notice relates.
- (2) The application for the review must be made in writing and must set out details of the grounds on which the review is sought.
- (3) The Minister may, by written notice, require the applicant for the review to provide further information, documents or records for the purpose of determining the review.
- (4) On a review, the Minister may affirm, vary or reverse the determination the subject of the review.
- (5) The Minister must give the applicant for the review written notice of the Minister's decision on the review and the reasons for the decision.

12—Appeal

- (1) The holder of a statutory authorisation who has applied for a review of a determination in relation to the payment of compensation under regulation 11 and who remains dissatisfied with the determination in relation to the payment of compensation following the review may appeal to the Court within 21 days after being given written notice of the decision on the review.
- (2) An appeal must be made in a manner and form determined by the Court, setting out the grounds of the appeal.
- (3) The Court may, if it is satisfied that it is just and reasonable in the circumstances to do so, dispense with the requirement that an appeal be made within the period fixed by this regulation.

- (4) Unless otherwise determined by the Court, an appeal must be referred in the first instance to a conference under section 16 of the *Environment, Resources and Development Court Act 1993* (and the provisions of that Act will then apply in relation to that appeal).
- (5) The Court may, on hearing an appeal under this regulation—
 - (a) confirm, vary or revoke the determination appealed against; and
 - (b) make any consequential or ancillary order or direction, or impose any condition, that it considers necessary or expedient.

Schedule 1—Transitional

1—Application of regulations

- (1) These regulations apply in relation to rights affected as a result of the creation of a zone, or the imposition of a temporary prohibition or restriction of activities, within a marine park whether the zone was created, or the prohibition or restriction imposed, before or after the commencement of these regulations.
- (2) If the Minister has, before the commencement of these regulations, received an application for compensation under section 21 of the Act, the Minister may, if he or she thinks fit, determine that the application should be treated as if it were an application under regulation 5 (and may do so regardless of whether the application complies with regulation 5(2)).
- (3) These regulations apply to an application the subject of a determination under subclause (2) as if the application had been made under these regulations.

Made by the Governor

with the advice and consent of the Executive Council on 5 November 2015

No 227 of 2015

13MSECCS060

South Australia

Plant Health (Fees) Variation Regulations 2015

under the Plant Health Act 2009

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Plant Health Regulations* 2009

4 Substitution of Schedule 2

Schedule 2—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the Plant Health (Fees) Variation Regulations 2015.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Plant Health Regulations 2009

4—Substitution of Schedule 2

Schedule 2—delete the Schedule and substitute:

Schedule 2—Fees

- 1 In this Schedule—
 - (a) *inspection* includes a survey inspection;
 - (b) *survey inspection* means an inspection by an inspector of a growing crop to determine if the crop is free from pests;

- (c) if a charge for a service or time taken to travel to or from the site of an audit or inspection is expressed as an amount per hour—
 - (i) a charge is payable for services provided or travelling time for less than or more than an hour (with a minimum charge payable for 15 minutes for services provided or travelling time); and
 - (ii) the amount payable is to be determined by multiplying the amount per hour by the proportion that the number of minutes for which the services are provided or the time is taken to travel rounded to the nearest 6 minutes bears to 60 minutes.

2 Application fees—

(a) on lodging an application for accreditation authorising the carrying out of an activity at only 1 specified premises (section 16 of the Act)

\$394.00

(b) on lodging an application for accreditation authorising the carrying out of an activity at more than 1 specified premises (section 16 of the Act)

\$394.00 plus \$394.00 for each additional premises

- (c) on lodging an application for variation of accreditation (section 22 of the Act)—
 - (i) if the variation is to authorise the carrying out of the activity authorised under the accreditation at additional specified premises

\$394.00 for each additional premises

(ii) for any other variation

\$77.50

Note—

If more than 1 application for variation of the type referred to in subparagraph (ii) is made in any year, the fee is payable only on lodging the first such application.

(d) on lodging an application for registration as importer (section 26 of the Act)—

Note-

An accredited person applying for registration is not required to pay this fee.

(i)	if registration is restricted to the importing of
	diagnostic samples for testing

\$56.50

(ii) in any other case

\$155.00

(e) on lodging an application for variation of registration as importer (section 30 of the Act)

\$42.25

Note-

An accredited person applying for variation of registration is not required to pay this fee.

(f) on lodging an application for review by the Minister (section 35 of the Act)

\$42.25

3	Annual	fees-
J	Aimuai	1005-

(a) for a person whose accreditation authorises the carrying out of an activity at only 1 specified premises (section 21 of the Act)

\$155.00

(b) for a person whose accreditation authorises the carrying out of an activity at more than 1 specified premises (section 21 of the Act)

\$155.00 plus \$155.00 for each additional premises

(c) for a registered importer (section 29 of the Act)

\$84.50

Note—

A registered importer who is also an accredited person is not required to pay this fee.

4 Penalty for default in payment of an annual fee or lodgment of an annual return—

(a) for an accredited person (section 21 of the Act) \$77.50
(b) for a registered importer (section 29 of the Act) \$42.00

5 Fee for a book of certificates to be issued by an accredited person \$30.75

under the Act

\$30.75

7 Fees for audits and inspections—

(a) for an audit or inspection during ordinary business hours \$135.00 per hour

(b) for an audit or inspection after hours—

6 Fee for issue of plant health certificate under the Act

(i) on a week day \$203.00 plus \$203.00 per hour

(ii) on a weekend or public holiday—

(A) if the inspection has been prearranged with the auditor or inspector \$2

\$271.00 plus \$271.00 per hour

(B) in any other case

\$338.00 plus \$338.00 per hour

8 Fees for time taken to travel to or from the site of an audit or inspection—

Notes—

- These fees are in addition to the fees under clause 7.
- If, on any particular trip, more than 1 site is visited for an audit or inspection, the fees under this clause will be apportioned on an equitable basis between the persons responsible for the fees charged for the relevant audits or inspections.
- (a) for travelling time to or from the site during ordinary business hours

\$135.00 per hour

- (b) for travelling time to or from the site after hours—
 - (i) on a week day—
 - (A) if not more than 3 hours

\$203.00 per hour, up to a maximum of \$540.00 (B) if more than 3 hours

\$540.00

Note-

If it takes more than 3 hours to travel to or from a site, the fee for the travelling time is set at a fixed rate.

(ii) on a weekend or public holiday

\$271.00 per hour

9 Fee for disposal of plants or plant related products affected by a pest

Actual cost incurred

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 5 November 2015

No 228 of 2015

15MAFF0027

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CITY OF BURNSIDE

Place Naming—(100 years of) ANZAC Lookout

NOTICE is hereby given that the City of Burnside, at its meeting held on 13 October 2015, resolved pursuant to Section 219 of the Local Government Act 1999, the formal place name (100 years of) ANZAC Lookout for the open space Allotment 1 in Filed Plan 130055, comprised in Certificate of Title Volume 5754, Folio 762, bounded by Kensington Road and McBeath Drive, Wattle Park.

Dated 5 November 2015.

P. DEB, Chief Executive Officer

CITY OF MARION

Proposed Declaration of Public Road

NOTICE is hereby given pursuant to Section 210 of the Local Government Act 1999, that the Council of the Corporation of the City of Marion intends to declare the portion of the roads known as Glandore Laneways in the area of Glandore in the Hundred of Adelaide, as shown on Certificate of Title Volume 5992, Folio 848 and Certificate of Title Volume 5658, Folio 602, excluding the portion of road adjacent Lots 18, 19, 20 and 21 in Filed Plan 7397, to be public roads.

Any persons having an interest in this land are invited to make submissions evidencing their interest in the land in writing to:

P.O. Box 21, Oaklands Park, S.A. 5046,

and marked 'Attention: Team Leader—Land and Property' or via email to:

council@marion.sa.gov.au,

by 13 February 2016.

A. SKULL, Chief Executive Officer

CITY OF PORT LINCOLN

DEVELOPMENT ACT 1993

Residential DPA—Public Consultation

PURSUANT to Section 24 and 25 of the Development Act 1993, notice is hereby given that the City of Port Lincoln has prepared a Development Plan Amendment Report (DPA) to amend its Development Plan.

The proposed Amendments to the Port Lincoln Council Development Plan include:

- Update the Design and Appearance, Orderly and Sustainable Development, Residential, and Sloping Land modules in the General Section of the Development Plan.
- Rezone sections of the Rural Landscape Protection Zone and the entire Rural Living Zone to Residential Zone.
- Replace sections of the Rural Landscape Protection Zone and Rural Living Zone north of Happy Valley Road with the Residential Hills Zone module from the SA Planning Policy Library Version 6.
- Revise or update policies and precinct boundaries in the Residential Zone to reflect the intended future development for the zone.
- Remove the Rural Living Zone.

The DPA will be on public consultation from 5 November 2015 until 21 January 2016.

Copies of the DPA are available for viewing or purchase during normal office hours at the City of Port Lincoln Council Office, Level One, Civic Centre, 60 Tasman Terrace, Port Lincoln. Alternatively the DPA can be viewed on the Internet at www.portlincoln.sa.gov.au or during normal office hours at City of Port Lincoln Library, 2 London Street, Port Lincoln.

Written submissions regarding the DPA should be submitted no later than 5 p.m. on 21 January 2016 and addressed to the Chief Executive Officer, City of Port Lincoln, P.O. Box 1787, Port Lincoln, S.A. 5606 and should clearly indicate whether you wish to be heard in support of your submission at the public meeting. Electronic submissions are acceptable and should be emailed to plcc@plcc.sa.gov.au with the subject heading noted as 'Submission—Residential DPA'.

Copies of all submissions will be available for inspection at the Port Lincoln Council Office, Level One, Civic Centre, 60 Tasman Terrace, Port Lincoln from 22 January 2016 until the conclusion of the public meeting.

A public meeting will be held on Monday, 8 February 2016, at 7.30 p.m. at the Port Lincoln Council Chambers, Level One, Civic Centre, 60 Tasman Terrace, Port Lincoln at which time interested persons may be heard in relation to the DPA and the submissions. The public meeting will not be held if no submissions are received or if no submission makes a request to be heard.

If you would like further information about the DPA, contact Customer Service at the City of Port Lincoln, Phone 08 8621 2300, or email plcc@plcc.sa.gov.au with subject heading noted as 'Information Request—Residential DPA'.

Dated 5 November 2015.

R. DONALDSON, Chief Executive Officer

CITY OF TEA TREE GULLY

Final Adoption of Management Plans for Community Land

NOTICE is hereby given, pursuant to Section 197 (3) of the Local Government Act 1999, that the Council of the City of Tea Tree Gully, at its meeting held on 13 October 2015, adopted Management Plans for the following Community Land:

Modbury Heights: Kingfisher Reserve, Currawong Reserve, Druminor Reserve, Vulcan Reserve, Minerva North Reserve, Minerva South Reserve, Dresden Reserve, Kestral Reserve, Eaglehawk West Reserve, Eaglehawk East Reserve, Emma Reserve, Hutt Reserve, Sandpiper Road Closure Plantation, Noya Reserve, Hinkler Reserve, John Renwick Plantation, Strathisla Reserve, Catharina Plantation, Conygham Reserve, Billabong Reserve, Para Hills Reserve, Axiom Reserve, Hargrave Reserve, Roebling Reserve.

Modbury North: Coolabah Reserve, Oratanga Reserve, Fairleigh Reserve, Solandra Reserve, Beeanbee Reserve, Veronica Reserve, Famechon Reserve, Saturn Reserve, Gargarin Reserve, Neville Reserve, Rosemary Reserve, Kimberley Reserve, Vostock Reserve, Gold Reserve.

Redwood Park: Cedric Reserve, Lokan Reserve, Sunhaven Reserve, Possingham Reserve, Brassington Reserve, Dearman Reserve, Warne Reserve, Sherwood Park Reserve, Riverside Reserve, Kirk Reserve, Brae Reserve, Cronulla Reserve, Eva Reserve.

Ridgehaven: Jordan Reserve, Lumsden Reserve, Chinner Reserve, Oakwood Reserve, Hazel Reserve, Grant Reserve, Ridgehaven Reserve, Dewer Reserve, Stevens Reserve.

Surrey Downs: Mallett Reserve, Greenway Reserve, Tanya Reserve, Mariners Reserve, Vine Reserve, Zealand Reserve.

St Agnes: Kennedy Reserve, Avago Reserve, Whiting Reserve, MacMahon Reserve, Niemeyer Reserve, Gifford Reserve, Roder Reserve, Doxiadis Reserve, Sandalwood Reserve, Kaplan Reserve, Mumford Reserve.

Tea Tree Gully: The Spinney, Mistletoe Reserve.

Valley View: Valley View Reserve.

Vista: Carmel Reserve, Vista Reserve.

Wynn Vale: Palomino Reserve, Alicante Reserve, Kempson Reserve, Hyde Park Reserve, Austin Reserve, Houston Reserve, Red Wattle Reserve, Moorhen Reserve, Pedare Village Park, Summer Hill Reserve, Courtyard Reserve, Crestview Reserve, Supply Reserve, Trefoil Reserve, Friendship Plantation, Verdant Reserve, Taeuber Reserve, Texas Reserve, Horama Reserve, Brunswick Drainage Reserve, Highgrove Plantation South, Frontignac Plantation, Colombard Reserve, Sauvingon Plantation, Baldwin Reserve, Scarborough Plantation, Grosvenor Reserve, St Annes Plantation, Wynn Plantation, Huppatz Plantation, Ashton Plantation, Christiana Plantation, Tyrone Plantation, Amarillo Reserve, Hillendale Plantation, Hopelands Reserve, Raven Plantation, Egret Reserve, Gannet Reserve, Greenfinch Reserve, Riddoch Plantation, Denton Reserve, Dotterel Reserve, Cormorant Plantation, Linwood Plantation, Linwood Reserve, Prince of Wales Plantation, Quality Plantation, Mawson Plantation, Harmer Plantation, Westminster Plantation, Lyn Plantation, Keith Lewis Plantation, Howell Reserve, Jubilee Reserve.

J. MOYLE, Chief Executive Officer

CITY OF UNLEY

Naming of Road—Sasmee Lane, Millswood

NOTICE is hereby given in accordance with Sections 219 (1) and 219 (4) of the Local Government Act 1999, that at its Council Meeting of 26 October 2015, the City of Unley by resolution C283/15 assigned the name 'Sasmee Lane' to the laneway between Millswood Crescent, in the suburb of Millswood, South Australia, and Cromer Parade, Millswood, near its junction with Fairfax Avenue.

The laneway comprises that portion of Crown Record Volume 5880, Folio 719—Deposited Plan 2454, Allotment 215.

The laneway crosses the Adelaide to Seaford railway line. There is public pedestrian access from both Millswood Crescent and Cromer Parade. There is vehicle access only via the Millswood Crescent entrance.

P. TSOKAS, Chief Executive Officer

DISTRICT COUNCIL OF ELLISTON

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 1 of 2015—Permits and Penalties

A by-law to create a permit system for Council by-laws, to fix maximum and continuing penalties for offences, and for the construction of Council by-laws.

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

1. Definitions

In any by-law of the Council, unless the contrary intention is clearly indicated:

- 1.1 person includes a natural person, a body corporate, an incorporated association and an unincorporated association;
- 1.2 Council means District Council of Elliston; and
- 1.3 permission means the permission of the Council, or such other person as the Council may by resolution authorise for that purpose, given in writing prior to the act, event or activity to which it relates.

2. Permits

- 2.1 Where a by-law requires that permission be obtained, any person seeking the grant of permission must submit a written application to the Council in the form (if any) and accompanied by the fee (if any) prescribed by the Council.
- 2.2 The Council, or such other person as the Council may by resolution authorise for that purpose, may attach such conditions (including but not limited to time limits, renewals and transfer requirements) to a grant of permission as it thinks fit, and may vary or revoke such conditions or impose new conditions by notice in writing to the permit holder.
- $2.3\;$ A permit holder must comply with every such condition.
- 2.4 The Council, or such other person as the Council may by resolution authorise for that purpose, may suspend or revoke such grant of permission at any time by notice in writing to the permit holder.
- 2.5 The Council may by resolution fix, vary or revoke fees or charges for the granting of permission for any of the activities requiring permission under the Council's by-laws.

3. Offences and Penalties

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

4. Construction

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

The foregoing by-law was duly made and passed at a meeting of District Council of Elliston held on 22 October 2015, by an absolute majority of the members for the time being, constituting the Council, there being at least two-thirds of the members present.

P. CAMERON, Chief Executive Officer

DISTRICT COUNCIL OF ELLISTON

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 2 of 2015—Local Government Land

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

1. Definitions

In this by-law:

- 1.1 animal includes birds and insects but does not include a dog;
- 1.2 aquatic life means any animal or plant living or growing in water including, but not limited to, yabbies, fish, insects, insect pupa or larvae and water plants;
- 1.3 *authorised person* has the same meaning as in the Local Government Act 1999;
- 1.4 camp includes setting up a camp, causing a tent, caravan or motorhome to remain on the land for the purpose of staying overnight, whether or not any person is in attendance or sleeps on the land;
- 1.5 electoral matter has the same meaning as in the Electoral Act 1985, provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- 1.6 emergency vehicle has the same meaning as in the Australian Road Rules;
- 1.7 *emergency worker* has the same meaning as in the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014;
- 1.8 *liquor* has the same meaning as in the Liquor Licensing Act 1997;
- 1.9 local government land means land vested in or owned by the Council or under the Council's care, control and management (except roads);
- 1.10 open container means a container which:
 - 1.10.1 after the contents thereof have been sealed at the time of manufacture and:
 - 1.10.1.1 being a bottle, has had its cap, cork or top removed (whether or not it has since been replaced);
 - 1.10.1.2 being a can, it has been opened or punctured;
 - 1.10.1.3 being a cask, has had its tap placed in a position to allow it to be used;
 - 1.10.1.4 being any form of container, it has been opened, broken, punctured or manipulated in such a way as to allow access to the contents thereof; or
 - 1.10.2 is a flask, glass or mug or other container used for drinking purposes;
- 1.11 public place means a place (including a place on private land) to which the public has access (except a street or road) but does not include any part of a community parcel divided by a plan of community division under the Community Titles Act 1996;
- 1.12 park has the same meaning as in the Local Government Act 1999;

- 1.13 reserve has the same meaning as in the Local Government Act 1999;
- 1.14 *road* has the same meaning as in the Local Government Act 1999;
- 1.15 *vehicle* has the same meaning as in the Road Traffic Act 1961; and
- 1.16 waters includes a body of water, including a pond, lake, river, creek or wetlands under the Council's care, control and management, but does not include the ocean.

2. Prohibited Activities

A person must not on Local Government land:

2.1 Animals

- cause or allow any animal to stray into or depasture therein;
- 2.1.2 cause or allow an animal to enter, swim, bathe or remain in any waters located on the land; or
- 2.1.3 allow any animal to damage any flower bed, garden plot, tree, lawn or other item or place;

2.2 Annoyances

2.2.1 annoy, commit any nuisance or unreasonably interfere with any other person's use of Local Government land by making a noise, being annoying, offensive, indecent or by creating a disturbance that has not been authorised by the Council;

2.3 Defacing Property

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

2.4 Directions

fail to comply with any reasonable direction or request from an authorised person relating to:

- 2.4.1 that person's use of the land;
- 2.4.2 that person's conduct and behaviour on the land;
- 2.4.3 that person's safety on the land; or
- 2.4.4 the safety and enjoyment of the land by other persons;

2.5 Fishing

- 2.5.1 fish in any waters to which the Council has resolved this subparagraph shall apply;
- 2.5.2 fish from any bridge or other structure to which the Council has resolved this subparagraph shall apply;

2.6 Flora

collect or take any dead wood or timber for the purpose of using the same to make or maintain a fire;

2.7 Glass

wilfully break any glass, china or other brittle material;

2.8 Interference with Land

- 2.8.1 interfere with the land such as levelling or flattening sand hills, damaging or threatening the integrity of sand dunes, pebble dunes, coastal slopes or cliffs, planting grass, lawn or other vegetation, paving the land, or otherwise use the land in a manner contrary to the purpose for which the land was designed to be used; or
- 2.8.2 introduce non-indigenous flora or fauna or dump any materials on a sand dune or pebble dune; or
- 2.8.3 destroy, damage or deface, or cause or permit to be destroyed, damaged or defaced any article, structure, building or thing fixed to Local Government land;

$2.9\ \textit{Interference with Permitted Use}$

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

2.10 Missiles

throw, roll or discharge any stone, substance or missile endangering any person or animal therein;

2.11 Obstruction

obstruct:

- 2.11.1 any path in or on any local government land;
- 2.11.2 any door entrance, stairway or aisle in any building, in or on any Local Government land; or
- 2.11.3 any gate or entrance to, in, or on Local Government land;
- 2.12 Sand Dunes, Pebble Dunes, Coastal Slopes and Cliffs
 - 2.12.1 carry out any activity that may damage or threaten the integrity of sand dunes, pebble dunes, coastal slopes or cliffs;
 - 2.12.2 introduce non-indigenous flora or fauna, or dump any material in a sand dune or pebble dune;

2.13 Toilets

in any public convenience:

- 2.13.1 urinate other than in a urinal or pan or defecate other than in a pan set apart for that purpose;
- 2.13.2 smoke tobacco or any other substance;
- 2.13.3 deposit anything in a pan, urinal or drain which is likely to cause a blockage;
- 2.13.4 use it for a purpose for which it was not designed or constructed;
- 2.13.5 enter any toilet that is set aside for use of the opposite sex except where:
 - (a) a child under the age of five years is accompanied by an adult person of that other sex; and/or
 - (b) to provide assistance to a disabled person;

2.14 Use of Equipment

use any item of equipment and/or facilities or other property belonging to the Council:

- 2.14.1 other than in the manner and for the purpose for which it was designed, constructed or set aside; and
- 2.14.2 where any nearby sign states the conditions of use, except in accordance with such conditions;

2.15 Waste

- 2.15.1 deposit or leave:
 - 2.15.1.1 anything obnoxious or offensive;
 - 2.15.1.2 any offal, dead animal, dung or filth; or
 - 2.15.1.3 any mineral, mineral waste, industrial waste or bi-products;
- 2.15.2 foul or pollute any creek, well, lake, dam or reservoir;
- 2.15.3 deposit any rubbish other than in receptacles provided by the Council for that purpose;
- 2.15.4 deposit in any receptacle any rubbish emanating from domestic or trade purposes.

3. Activities Requiring Permission

A person must not without permission on any local government land:

3.1 Admission

make any charge for admission.

3.2 Advertising

display, paint or erect any sign or hoarding for the purpose of commercial advertising or any other purpose;

3.3 Alcohol

to which this subparagraph applies:

3.3.1 consume, carry or be in possession or charge of any liquor (provided the land constitutes a park or reserve) save and except on premises in respect of which a licence is in force pursuant to the Liquor Licensing Act 1997;

3.3.2 excepting sealed containers, consume, carry, be in possession or charge of any liquor in an open container (provided the land constitutes a park or reserve) save and except on premises in respect of which a licence is in force pursuant to the Liquor Licensing Act 1997;

3.4 Amplification

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

3.5 Animals

- 3.5.1 send, drive, lead, ride or take any animal or permit any animal to be sent, driven, led, ridden or taken on any land which the Council has, by resolution, declared to be prohibited for such purpose;
- 3.5.2 allow any animal to be let loose or left unattended on any land which the Council has, by resolution, declared to be prohibited for such purpose;

3.6 Aquatic Life

take, interfere with or disturb any aquatic life in any waters on local government land to which the Council has resolved this subparagraph shall apply;

3.7 Athletic and Ball Sports

to which this sub-paragraph applies:

- 3.7.1 promote, organise or take part in any organised athletic sport;
- 3.7.2 play any organised competition sport, as distinct from organised social play;
- 3.7.3 play or practice the game of golf;

3.8 Bees

place a hive of bees on such land, or allow it to remain thereon:

3.9 Boats

subject to the provisions of the Harbors and Navigation Act 1993 and the Marine Safety (Domestic Commercial Vessel) National Law, launch, propel or float any boat, raft, pontoon or watercraft, including model boats, on any local government land to which this subparagraph applies;

3.10 Canvassing

convey any advertising, religious or other message to any by-stander, passer-by or other person;

3.11 Closed Lands

enter or remain on any part of local government land:

- 3.11.1 at any time during which the Council has declared that the part shall be closed to the public, and which is indicated by a sign adjacent to the entrance to that part;
- 3.11.2 where land is enclosed with fences and/or walls, and gates, at any time when the gates have been closed and locked; or
- 3.11.3 where admission charges are payable, to enter without paying those charges;

3.12 Distribution of Printed Material

place on any vehicle (without the owner's consent) or give out or distribute to any bystander or passer-by any handbill, book, notice or other printed matter;

3.13 Depositing Soil

deposit any soil, clay, gravel, sand, timber, stones, pebbles or any other matter on the land;

3.14 Donations

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

3.15 Encroachment

erect or place any fencing, posts or other structures or any other items or substance such as to encroach onto the land;

3.16 Entertaining and Ceremonies

- 3.16.1 sing, busk or play any recording or musical instrument for the purpose of, or so as to appear to be for the purpose of entertaining others whether or not receiving money;
- 3.16.2 conduct or hold a concert, festival, show, circus, performance or similar activity;

3.17 Fauna

- 3.17.1 take, interfere with or disturb any animal or bird or the eggs or young of any animal or bird;
- 3.17.2 disturb, interfere with or damage any burrow, nest or habitat of any animal or bird; or
- 3.17.3 use, possess or have control of any device for the purpose of killing or capturing any animal or bird;

3.18 Fires

light any fire except:

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

3.19 Fireworks

ignite, discharge or use any fireworks;

3.20 Flora

- 3.20.1 take, uproot or damage any plant;
- 3.20.2 remove, take or disturb any soil, stone, wood, tinder or bark;
- 3.20.3 collect or take any dead wood or timber for the purpose of using the same to make or maintain a fire; or
- 3.20.4 ride or drive any vehicle or allow an animal to run, stand or walk on any flowerbed or garden plot;

3.21 Games

- 3.21.1 participate in, promote or organise any game, recreation or amusement which involves the use of a ball, missile or other object which by the use thereof may cause or be likely to cause injury or discomfort to any person being on or in the vicinity of that land or detract from or be likely to detract from another person's lawful use and enjoyment of that land;
- 3.21.2 fly any model aircraft or operate any power model boat from or on any local government land;

3.22 *Golf*

except on a properly constructed golf course or practice fairway, play or practice golf;

3.23 Mooring

- 3.23.1 moor any boat, house boat, raft or other water craft on or to local government land or in any area that the Council has not set aside for the mooring of any boat, raft or other water craft; or
- 3.23.2 obstruct any moored boat, raft or other water craft or any mooring place, or any access to any moored boat, raft or other water craft;

3.24 Overhanging Articles

suspend or hang any article or thing from any building, verandah, pergola, post or other structure where it might present a nuisance or danger to any person using local government land or be of any unsightly nature;

3.25 Picking Fruit, Flowers, etc.

pick fruit, nuts, berries or flowers from any trees or bushes;

3.26 Posting of Bills

post or allow or cause to be posted any bills, advertisements or other papers or items on a building or structure on local government land or in a public place;

3.27 Preaching

preach or harangue;

3.28 Removing Soil

carry away or remove any soil, sand, timber, stones, pebbles, other organic or inorganic materials or any part of the land;

3.29 Rubbish and Rubbish Dumps

- 3.29.1 interfere with, remove or take away any rubbish that has been discarded at any rubbish dump on local government land;
- 3.29.2 remove, disperse or interfere with any rubbish (including bottles, newspapers, cans, containers or packaging) that has been discarded in a Council rubbish bin on local government land;

3.30 Smoking

to which this subparagraph applies smoke tobacco or any other substance;

3.31 Swimming and Aquatic Activity

subject to the provisions of the Harbors and Navigation Act 1993, enter, swim or engage in any aquatic activity in or on any water on local government land to which this subparagraph applies;

3.32 Times of Sport

play or practice any game or sport other than at the times indicated on a sign applicable to such area and displayed by the Council, provided that this restriction does not apply if no times are indicated;

3.33 Trading

- 3.33.1 carry on the business of buying, selling, offering or exposing for sale or the hiring or leasing of any goods, merchandise, commodity, article, service or thing; or
- 3.33.2 set up a van or other vehicle or stall or other structure, tray, carpet, or device for the purpose of buying, selling, offering or exposing for sale or the hiring or leasing of any goods, merchandise, commodity, article, service or thing;

3.34 Use of Boats and Boat Ramps

- 3.34.1 use or launch a boat or other object in any body of water except:
 - (a) a body of water that the Council has set aside for that purpose; or
 - (b) in an area where a nearby sign states that such activity is allowed and, in accordance with any conditions stated in the sign;
- 3.34.2 launch or retrieve a boat other than from a boat ramp constructed for that purpose;
- 3.34.3 hire out a boat or otherwise use a boat for commercial purposes;

3.35 Weddings

conduct or participate in a marriage ceremony;

3.36 Working on Vehicles

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

4. Removal of Encroachment or Interference

Any person who encroaches onto or interferes with local government land contrary to this by-law must, at the request in writing of an authorised person, cease the encroachment or interference and remove the source of the encroachment or interference, and reinstate the land to the same standard as the state of the land prior to the encroachment or interference.

5. Council May Do Work

If a person fails to remove an encroachment or interference on local government land in accordance with a request of an authorised officer pursuant to Clause 4 of this by-law, then the Council may:

- 5.1 undertake the work itself; and
- 5.2 recover the cost of doing so from that person.

6. Removal of Animals and Directions to Persons

Animals

- 6.1 If any animal is found on part of local government land in breach of a by-law any person in charge of the animal shall forthwith remove it from that part on the request of any authorised person.
- 6.2 An authorised person may remove the animal if a person fails to comply with the request, or if no person is in charge of the animal.

Directions

- 6.3 A person on local government land must comply with a reasonable direction from an authorised person relating to:
 - 6.3.1 that persons use of the land;
 - 6.3.2 that persons conduct and behaviour on the land;
 - 6.3.3 that persons safety on the land; or
 - 6.3.4 the safety and enjoyment of other persons on the land
- 6.4 A person who, in the opinion of an authorised person, is likely to commit or has committed, a breach of this bylaw must immediately comply with a direction of an authorised person to leave that part of local government land.

Recovery

6.5 If a person fails to comply with an order of an authorised person made pursuant to Section 262 of the Local Government Act 1999 in respect of a breach of this bylaw, the Council may recover its costs and expenses of any action taken under Section 262 (3) of the Local Government Act 1999, from the person to whom the order was directed.

7. Exemptions

- 7.1 The restrictions in this by-law do not apply to any Police Officer, Council Officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer, or an emergency worker when driving an emergency vehicle while driving that vehicle in relation to an emergency situation as defined in the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014 and the Australian Road Rules.
- 7.2 The restrictions in clauses 3.10 and 3.12 of this by-law do not apply to electoral matter authorised by a candidate and which is:
 - 7.2.1 related to a Commonwealth or State election and occurs during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day; or
 - 7.2.2 related to an election under the Act or the Local Government (Elections) Act 1999 and occurs during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
 - 7.2.3 related to, and occurs during the course of and for the purpose of a referendum.

8. Application

Paragraphs 2.5.1, 2.5.2, 3.3.1, 3.3.2, 3.5.1, 3.5.2, 3.6, 3.7.1, 3.7.2, 3.7.3, 3.9, 3.11.1, 3.30 and 3.31 of this by-law shall apply only in such portion or portions of the area as the Council may by resolution direct in accordance with Section 246(3)(e) of the Local Government Act 1999.

The foregoing by-law was duly made and passed at a meeting of District Council of Elliston held on 22 October 2015, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

P. CAMERON, Chief Executive Officer

DISTRICT COUNCIL OF ELLISTON

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 3 of 2015—Roads

FOR the management, control and regulation of activities on roads vested in or under the control of the Council.

1. Definitions

In this by-law:

- 1.1 animal includes birds, insects and poultry but does not include a dog or cat;
- 1.2 authorised person has the same meaning as in the Local Government Act 1999;
- 1.3 *camp* includes setting up a camp, or causing a tent, caravan or motorhome to remain on the land for the purpose of staying overnight, whether or not any person is in attendance or sleeps on the land;
- 1.4 emergency vehicle has the same meaning as in the Australian Road Rules and the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014;
- 1.5 electoral matter has the same meaning as in the Electoral Act 1985, provided that such electoral matter is not capable of causing physical damage or injury to any person within its immediate vicinity;
- 1.6 road has the same meaning as in the Local Government Act 1999.

2. Activities Requiring Permission

A person must not without permission on any road:

2.1 Amplification

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

2.2 Animals

- 2.2.1 cause or allow an animal to stray onto, move over, or graze on a road except where the Council has set aside a track or other area for use by or in connection with an animal of that kind, and provided the animal or animals are under effective control:
- 2.2.2 lead, herd or exercise an animal in such a manner as to cause a nuisance or endanger the safety of a person;

2.3 Camping and Tents

- 2.3.1 erect a tent or other structure of calico, canvas, plastic or other similar material as a place of habitation:
- 2.3.2 camp or remain overnight;

2.4 Canvassing

convey any advertising, religious or other message to any bystander, passer-by or other person;

2.5 Distribution of Printed Material

place on any vehicle (without the owner's consent) or give out or distribute to any bystander or passer-by any handbill, book, notice or other printed matter;

2.6 Donations

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

2.7 Horses, cattle, etc.

- 2.7.1 ride, lead or drive any horse, cattle, sheep and other like animal, except on any road to which this subparagraph applies;
- 2.7.2 stand, draw up or allow to remain stationary any horse, cattle, sheep and other like animal whether attached to a vehicle or not;

2.8 Obstructions

erect, install or place or cause to be erected, installed or placed any structure, object or material of any kind so as to obstruct a road or footway, water-channel, or watercourse in a road;

2.9 Posting of Bills

post or allow or cause to be posted any bills, advertisements, or other papers or items on a building or structure on a road other than in accordance with the Council's By-law No. 4—Moveable Signs;

2.10 Public Exhibitions and Displays

- 2.10.1 sing, busk, play a recording or use a music instrument, or perform similar activities;
- 2.10.2 conduct or hold a concert, festival, show, circus, performance or a similar activity;
- 2.10.3 erect a stage or structure for the purpose of conducting or holding a concert, festival, show, circus, performance or a similar activity;
- 2.10.4 cause any public exhibitions or displays;

2.11 Working on Vehicles

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

3. Removal of Animals and Directions to Persons

Animals

- 3.1 If any animal is found on part of a road in breach of a by-law any person in charge of the animal shall forthwith remove it from that part on the request of any authorised person.
- 3.2 An authorised person may remove the animal if a person fails to comply with the request, or if no person is in charge of the animal.

Directions

- 3.3 A person on a road must comply with a reasonable direction from an authorised person relating to:
 - 3.3.1 that persons use of the land;
 - 3.3.2 that persons conduct and behaviour on the land;
 - 3.3.3 that persons safety on the land; or
 - 3.3.4 the safety and enjoyment of other persons on the land.
- 3.4 A person who, in the opinion of an authorised person, is likely to commit or has committed, a breach of this bylaw must immediately comply with a direction of an authorised person to leave that part of a road.

Recovery

3.5 If a person fails to comply with an order of an authorised person made pursuant to Section 262 of the Local Government Act 1999, in respect of a breach of this bylaw, the Council may recover its costs and expenses of any action taken under Section 262 (3) of the Local Government Act 1999, from the person to whom the order was directed.

4. Exemptions

- 4.1 The restrictions in this by-law do not apply to any Police Officer, Council Officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer, or an emergency worker when driving an emergency vehicle while driving that vehicle in relation to an emergency situation as defined in the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014 and the Australian Road Rules.
- 4.2 The restrictions in Clauses 2.4 and 2.5 of this by-law do not apply to electoral matter authorised by a candidate and which is:
 - 4.2.1 related to a Commonwealth or State election and occurs during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling day; or
 - 4.2.2 related to an election under the Act or the Local Government (Elections) Act 1999, and occurs during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or

4.2.3 related to, and occurs during the course of and for the purpose of a referendum.

The foregoing by-law was duly made and passed at a meeting of District Council of Elliston held on 22 October 2015, by an absolute majority of the members for the time being, constituting the Council, there being at least two-thirds of the members present.

P. CAMERON, Chief Executive Officer

DISTRICT COUNCIL OF ELLISTON

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 4—Moveable Signs

TO set standards for moveable signs on streets and roads and to provide conditions for and the placement of such signs.

1. Definitions

In this by-law:

- authorised person has the same meaning as in the Local Government Act 1999;
- 1.2 banner means a strip of cloth, plastic or other material hung or attached to a pole, fence or other structure;
- 1.3 business premises means the premises from which a business, trade or calling is conducted;
- 1.4 footpath area means:
 - 1.4.1 that part of a road between the property boundary of the road and the edge of the carriageway on the same side as that boundary; or
 - 1.4.2 a footway, lane or other place made or constructed for the use of pedestrians and not for the use of vehicles;
- 1.5 moveable sign has the same meaning as in the Local Government Act 1999;
- 1.6 road has the same meaning as in the Local Government Act 1999:
- 1.7 road related area has the same meaning as the Road Traffic Act 1961.

2. Construction and Design

A moveable sign must:

- 2.1 be of a kind known as an 'A' Frame or sandwich board sign, an 'inverted T' sign, or a flat sign, or, with the permission of the Council, a sign of some other kind;
- 2.2 be designed, constructed and maintained in good condition so as not to present a hazard to any member of the public;
- 2.3 be of strong construction so as to be stable when in position and to be able to keep its position in adverse weather conditions;
- 2.4 not contain sharp or jagged edges or corners;
- 2.5 not be unsightly or offensive in appearance or content;
- 2.6 not rotate or contain moving parts;
- 2.7 not contain flashing lights or be illuminated internally;
- 2.8 not have balloons, streamers or other things attached to it:
- 2.9 be constructed of timber, cloth, metal, plastic or plastic coated cardboard, or a mixture of such materials;
- 2.10 not have a display area exceeding one square metre in total or, if the sign is two-sided, one square meter on each side;
- 2.11 not exceed 1 200 mm in height, 800 mm in width or 800 mm in depth without permission;
- 2.12 in the case of an 'A' frame or sandwich board sign:
 - 2.12.1 be hinged or joined at the top;
 - 2.12.2 be of such construction that it's sides shall be securely fixed or locked in position when erected;
- 2.13 in the case of an inverted 'T' sign, contain no struts or supports that run between the display area and the base of the sign.

3. Appearance

A moveable sign on a road must, in the opinion of an authorised person:

- 3.1 be painted or otherwise detailed in a competent and professional manner; and
- 3.2 be aesthetically appealing, legible and simply worded to convey a precise message; and
- 3.3 be of such design and contain such colours:
 - 3.3.1 as are compatible with the architectural design of the premises adjacent to the sign; and
 - 3.3.2 which relate well to the townscape and overall amenity of the locality in which it is situated; and
 - 3.3.3 which do not detract from or conflict with traffic, safety or direction signs or signals; and
- 3.4 contain combinations of colours and typographical styles which blend in with and reinforce the heritage qualities of the locality and the buildings where it is situated.

4. Banners

A banner must:

- 4.1 only be displayed on a road, footpath area or road related area:
- 4.2 be securely fixed to a pole, fence or other structure so that it does not hang loose or flap;
- 4.3 only advertise an event to which the public are invited;
- 4.4 not, without the Council's permission, be attached to any building, structure, fence, vegetation or other item owned by the Council on a road, or other improvement to a road owned by the Council;
- 4.5 not be displayed more than one month before and one week after the event it advertises;
- 4.6 not be displayed for a continuous period of more than one month and one week in any twelve month period;
- 4.7 not exceed 3m² in size.

5. Placement

A moveable sign must:

- 5.1 only be placed on the footpath area of a road;
- 5.2 not be placed on a footpath area that is less than 2.5 metres wide;
- 5.3 be adjacent to the premises of the business to which it relates;
- 5.4 not be placed closer than 400 mm to the kerb (or, if there is no kerb, to the edge of the carriageway of a road or the shoulder of the road, whichever is the greater);
- 5.5 in the case of a flat sign, be in line with and against the property boundary of the street or road;
- 5.6 be placed no less than 1.2 metres away from any structure, fixed object, tree, bush or plant (including another moveable sign);
- 5.7 not be fixed, tied or chained to or, leaned against any other structure, fixed object, tree, bush or plant (including another moveable sign);
- 5.8 not be placed on a sealed part of any footpath area, unless the sealed part is wide enough to contain the sign and still leave a clear thoroughfare at least 1.2 metres wide:
- 5.9 not be placed within one metre of the corner of a street or road;
- 5.10 not be placed on a landscaped area other than landscaping that comprises only lawn;
- 5.11 not be placed on a designated parking area or within 1 metre of an entrance to or exit from premises;
- 5.12 not be placed within 10 metres of an intersection;
- 5.13 not unreasonably:
 - 5.13.1 restrict the use of the footpath area or road; or
 - 5.13.2 endanger the safety of members of the public.

6. Umbrellas

An umbrella may only be installed on a road if it:

- 6.1 is securely fixed to a fence, base plate or structure so that it cannot be dislodged by gusts of wind;
- 6.2 is placed in such a manner that does not present an injury hazard or hindrance to public access.

7. Restrictions

A moveable sign displayed on a road must:

- 7.1 only display material which advertises a business being conducted on business premises adjacent to the sign, or the products available from that business;
- 7.2 not contain or display brand names of a product unless the name of the business is also displayed on the sign;
- 7.3 be limited to one per business premises;
- 7.4 only be displayed when the business is open to the public
- 7.5 be securely fixed in position such that it cannot be blown over or swept away;
- 7.6 not be placed in such a position or in such circumstances that the safety of any user of the road is at risk;
- 7.7 not be displayed during the hours of darkness unless it is clearly visible;
- 7.8 not to be displayed on a median strip, traffic island or on a carriage way of a road.

8. Exemptions

- 8.1 Paragraphs 4.4, 5.1, 5.2 and 5.3 do not apply to a moveable sign which is used:
 - 8.1.1 to advertise a garage sale taking place from residential premises;
 - 8.1.2 as a directional sign to an event of less than three days run by an incorporated association or a charitable/community body;
 - 8.1.3 with permission of the Council.
- 8.2 Paragraphs 5.1, 5.2 and 5.3 do not apply to a flat sign, the message of which only contains newspaper headlines and the name of a newspaper.
- 8.3 This by-law does not apply to a moveable sign that is:
 - 8.3.1 placed on a road pursuant to an authorisation under the Local Government Act 1999 or another Act; or
 - 8.3.2 designed to direct people to the open inspection of any land or building that is available for purchase or lease within a township; or
 - 8.3.3 related to a State or Commonwealth election and is displayed during the period commencing on the issue of the writ or writs for the election and ending at the close of polls on polling days;
 - 8.3.4 related to an election held under the Local Government Act 1999 or the Local Government (Elections) Act 1999 and is displayed during the period commencing four weeks immediately before the date that has been set (either by or under either Act) for polling day and ending at the close of voting on polling day; or
 - 8.3.5 related to a referendum and is displayed during the course and for the purpose of that referendum.

9. Removal of Unauthorised Moveable Signs

9.1 If:

- 9.1.1 the design or construction of a moveable sign that has been placed on a road does not comply with a requirement of this by-law; or
- 9.1.2 the positioning of a moveable sign does not comply with a requirement of this by law; or
- 9.1.3 any other relevant requirement of this by-law is not complied with; or

- 9.1.4 the moveable sign unreasonably:
 - 9.1.4.1 restricts the use of the footpath area or road; or
 - 9.1.4.2 endangers the safety of members of the public,

an authorised person may order the owner of the sign to remove the sign from the road.

- 9.2 A person must comply with an order of an authorised person made pursuant to subparagraph 9.1 of this by-law.
- 9.3 If the authorised person cannot find the owner, or the owner fails to comply immediately with the order of an authorised person, the authorised person may remove and dispose of the moveable sign.
- 9.4 The owner or other person entitled to recover a moveable sign removed pursuant to subparagraph 9.3 of this bylaw must pay to the Council any reasonable costs incurred by the Council in removing, storing and attempting to dispose of the moveable sign before being entitled to recover the moveable sign.

10. Removal of Authorised Moveable Signs

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

The foregoing by-law was duly made and passed at a meeting of District Council of Elliston held on 22 October 2015, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

P. CAMERON, Chief Executive Officer

DISTRICT COUNCIL OF ELLISTON

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

By-Law No. 5—Dogs

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

1. Definitions

In this by-law:

- 1.1 Act means the Dog and Cat Management Act 1995;
- 1.2 approved kennel establishment means a building, structure or area approved by the relevant authority, pursuant to the Development Act 1993, for the keeping of dogs on a temporary or permanent basis;
- 1.3 assistant dog means a guide dog, hearing dog or disability dog as those terms are defined in the Act;
- 1.4 authorised person means a person appointed as a dog management officer under Section 27 of the Act and an authorised person under Section 260 of the Local Government Act 1999;
- 1.5 council land means all parklands, reserves, ornamental grounds, streets, roads, bridges, public places and other land owned or under the care, conduct and management of the Council;

- 1.6 dog has the same meaning as the Act;
- 1.7 *effective control* means a person exercising effective control of a dog either:
 - 1.7.1 by means of physical restraint; or
 - 1.7.2 by command, the dog being in close proximity to the person and the person being able to see the dog at all times;
- 1.8 *premises* means any domestic and non-domestic premises, except an approved kennel establishment;
- 1.9 small dwelling means a flat, a service flat, home unit, or a suite of rooms which is wholly occupied, or designed or intended or adapted to be occupied, as a separate dwelling, but does not include a detached, semi-detached or row dwelling house;
- 1.10 working dog means a dog used principally for the droving or tendering of stock.

2. Limit on Dog Numbers

- 2.1 The limit on the number of dogs shall be:
 - 2.1.1 in a small dwelling, one dog; and
 - 2.1.2 in premises other than a small dwelling, two dogs; and
 - 2.1.3 in any premises outside a township, three dogs.
- 2.2 No person shall, without obtaining written permission of the Council, keep any dog on any premises where the number of dogs exceeds the limit:
 - 2.2.1 unless the premises is an approved kennel establishment; or
 - 2.2.2 unless the Council has exempted any premises from compliance with Clause 2 of this by law by the granting of an exemption; or
 - 2.2.3 other than working dogs kept in rural areas.

3. Dog Free Areas

A person must not on any Council land to which this paragraph applies cause, suffer or permit any dog under that person's control, charge or authority to be in, or remain in that place.

4. Dogs on Leashes

A person must not on any Council land to which this paragraph applies cause, suffer or permit any dog under that person's control, charge or authority to be or remain in that place unless such dog is restrained by a strong leash not exceeding 2 metres in length and either tethered securely to a fixed object or held by a person capable of controlling the dog and preventing it from being a nuisance or danger to other persons.

5. Dog Exercise Areas

- 5.1 Any person may enter upon any part of Council land to which this paragraph applies for the purpose of exercising a dog under his or her effective control;
- 5.2 Where a person enters upon such part of Council land for that purpose, he or she shall ensure that the dog or dogs under his or her control remain under effective control while on the land;
- 5.3 Signs shall be erected to denote land to which this paragraph applies.

6. Orders

- 6.1 If a person engages in conduct that is in contravention of this by-law, an authorised person may order that person:
 - 6.1.1 if the conduct is still continuing—to stop the conduct; and
 - 6.1.2 whether or not the conduct is still continuing—to take specified action to remedy the contravention.
- 6.2 A person must comply with an order under this clause.
- 6.3 If a person does not comply with an order, the authorised person may take action reasonably required to have the order carried out, and the Council may recover its costs of any action so taken from the person to whom the order was directed.
- 6.4 However, an authorised person may not use force against a person under this clause.

7. Application of Paragraphs

- 7.1 Any of Paragraphs 3 and 4 and Subparagraph 5.1 of this by-law shall apply only in such portion or portions of Council land as the Council may by resolution direct in accordance with Section 246 (3) (e) of the Local Government Act, 1999.
- 7.2 The restrictions prescribed in Paragraphs 3 and 4 of this by-law shall not apply where the dog under the person's control, charge or authority is an assistant dog.
- 7.3 The limits prescribed in paragraph 2 of this by-law do not include any dog that is under three months of age.

The foregoing by-law was duly made and passed at a meeting of District Council of Elliston held on 22 October 2015, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

P. CAMERON, Chief Executive Officer

DISTRICT COUNCIL OF ELLISTON

BY-LAW MADE UNDER LOCAL GOVERNMENT ACT 1999

By-law No. 6—Caravans and Camping

TO regulate, control and prohibit the use of caravans, vehicles and tents as places of habitation, and to regulate camping on Council land.

1. Definition

- 1.1 *authorised person* has the same meaning as in the Local Government Act 1999:
- 1.2 camp includes setting up a camp, a tent or sleeping bag or allowing a caravan or tent or motor home to remain on land whether or not any person is in attendance or sleeps on the land;
- 1.3 camping reserve means land vested in or under the control of the Council which the Council has set aside as a camping reserve and which is identified by one or more signs bearing the words 'camping reserve' with or without other words;
- 1.4 local government land or land means all land owned by the Council or under the Council's care, control and management;
- 1.5 park has the same meaning as in the Local Government Act 1999;
- 1.6 reserve has the same meaning as in the Local Government Act 1999;
- 1.7 road has the same meaning as in the Local Government Act 1999; and
- 1.8 *vehicle* has the same meaning as in the as per the Road Traffic Act 1961.

2. General Controls

No person shall without permission:

2.1 Camping

camp or sleep overnight on any park, reserve, road or other local government land except where a sign or signs state camping is permitted;

2.2 Caravans

use, occupy, cause, suffer or permit any other person to use or occupy any caravan or other vehicle as a place of habitation on any park, reserve, road or other local government land except where the person is in a caravan park the proprietor of which has permission to operate the caravan park;

2.3 Tents

- 2.3.1 pitch, erect or construct any tent or other structure of calico, canvas, plastic or any other similar material or tie a rope, rug or article to any tree, stake, plant or other objects as a place of habitation except where the person is in a caravan park the proprietor of which has permission to operate the caravan park or in an area the Council has sign posted as a designated camping reserve;
- 2.3.2 subparagraph 2.3 shall not all apply to places of habitation erected by the Council or another government instrumentality.

3. Camping reserves

No person shall on a camping reserve:

3.1 Limit on Camping Time

camp for a period in excess of two consecutive weeks;

3.2 Break in Camping Time Orders

having camped on a camping reserve for two consecutive weeks, camp on any camping reserve until a further period of four consecutive weeks has expired;

3.3 Fail to Allow Inspection

fail to permit any Council officer or authorised person to enter onto and inspect his or her campsite or any tent, caravan or vehicle thereon or thereby;

3.4 Fail to Keep Site Clean

fail to keep the area on which he or she is camped and the surrounds in a clean, tidy and sanitary condition;

3.5 Improper Use of Ablutionary Facilities

deface, foul or use other than for its proper purpose or cause any insanitary or unclean condition in any shower or ablutionary building or any apparatus, fixtures or fittings therein;

3.6 Littering

place any waste foodstuffs or rubbish other than in receptacles provided by the Council for that purpose.

The foregoing by-law was duly made and passed at a meeting of District Council of Elliston held on 22 October 2015, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

P. CAMERON, Chief Executive Officer

DISTRICT COUNCIL OF ELLISTON

BY-LAW MADE UNDER THE LOCAL GOVERNMENT ACT 1999

By-law No. 7—Foreshore

FOR the management of local government land comprising the beach and foreshore under the control of the Council.

1. Definitions

In this by-law:

- 1.1 *authorised person* has the same meaning as in the Local Government Act 1999;
- 1.2 boat includes a raft, pontoon, personal watercraft or any other similar device:
- 1.3 boat ramp means the facilities constructed, maintained and operated for the launching and retrieval of a boat, yacht or seagoing craft;
- 1.4 emergency vehicle has the same meaning as in the Australian Road Rules;
- 1.5 emergency worker has the same meaning as in the Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014;
- 1.6 *foreshore* means the area between the low water mark on the seashore and the nearest boundary of:
 - 1.6.1 a road;
 - 1.6.2 a section;
 - 1.6.3 a public reserve; or
 - .6.4 land comprised in a land grant, Crown Land or Crown Licence:
- 1.7 horse includes pony, mule and donkey;
- 1.8 low water mark means the lowest meteorological tide;
- 1.9 *open public water* means any stream, river, creek, sea within the foreshore;
- 1.10 personal watercraft has the same meaning as in the Harbors and Navigation Act 1993;
- 1.11 *vehicle* has the same meaning as in the Road Traffic Act 1961.

2. Prohibited Activities

A person must not on the foreshore:

2.1 Annoyances

- 2.1.1 jump, dive, propel or throw any person(s) or object from any structure into any open public water:
- 2.1.2 conduct him or herself in such a manner that may annoy others, unreasonably interfere with the lawful activities of others, endanger the public, or cause any inconvenience to any other persons, make excessive noise or create a disturbance, unless authorised by the Council;

2.2 Kiosk, Pergola or Surf Club

use any kiosk, pergola, surf club:

- 2.2.1 for any other purpose other than for which it was not designed or constructed;
- 2.2.2 or remain therein for longer than is necessary to effect such purpose;

2.3 Vehicles

2.3.1 drive or propel a vehicle except on an area of the foreshore set aside by the Council for that purpose and identified by means of signs, devices or fencing.

3. Activities Requiring Permission

A person must not without permission on the foreshore:

3.1 Animal.

- 3.1.1 allow or suffer any animal under his or her control to swim or bathe in the sea or any other open public water to the inconvenience, annoyance or danger of any other person bathing or swimming;
- 3.1.2 take any horse or camel onto or allow it to remain on the foreshore or to bathe in any open public water except between the hours of midnight and 9 a.m. and then only in such areas of the foreshore as Council may by resolution direct;
- 3.1.3 drive or exercise any horse in such a manner as to endanger the safety of any person thereon;

3.2 Bathing

swim or bathe at a time when swimming or bathing in that place has been prohibited as indicated by a sign or signs displayed on the land;

3.3 Boat Ramps

subject to the provisions of the Harbours and Navigation Act 1993:

- 3.3.1 use or launch a boat or other object from any boat ramp or in any area except where a sign or signs are displayed by the Council requiring the purchase of a permit prior to launch;
- 3.3.2 in respect of a permit issued under subclause 3.3.1:
 - 3.3.2.1 the Council shall prescribe a fee at least once in each financial year for permits to use a boat ramp;
 - 3.3.2.2 a permit may be purchased for a fee to which conditions of use shall be attached and applicable;
 - 3.3.2.3 upon request of an authorised person, any person about to use (unless they have not yet had the opportunity to purchase a ticket) using or having used a boat ramp, must produce a permit purchased prior to the request in compliance with this by-law;
 - 3.3.2.4 the Council, or such other person as the Council may authorise by resolution for that purpose, may exempt organisations involved in search and rescue at sea from the requirement to purchase a permit;

- 3.3.2.5 the Council may, by resolution and the erection of a sign or signs, restrict the use of special areas or boat ramps to either commercial or recreational use, or prohibit their use entirely; and
- this Subclause 3.3.2 will only apply to 3.3.2.6 such parts of the Council's area and at such times as the Council may by resolution determine from time to time;
- 3.3.3 allow any vehicle, boat, yacht or other seagoing craft to remain stationery on any boat ramp longer than is necessary to launch or retrieve a boat;

3.4 Charge Admission

charge admission or seek payment for entering;

3.5 Conducting Events, etc.

conduct or hold any event, concert, festival, show, public gathering, meeting, performance or any similar activity;

3.6 Dressing Sheds

use any dressing shed or enclosure for other than the purpose of changing into or from bathing garments, or remain there for longer than is necessary for that purpose;

3.7 Erection of Signs

erect or display any sign, hoarding or notice;

3.8 Fishing

- 3.8.1 endanger another person by casting a fishing line or have one in the water from any beach, jetty, structure or boat while there are other persons in the water in the vicinity of the fishing line; or
- 3.8.2 to which this sub-paragraph applies cast a fishing line, net or trap to catch water creatures;

3.9 Jetties

comprising a jetty:

- 3.9.1 jump or dive from the jetty into water or onto a
- 3.9.2 tie or affix any water craft to the jetty;
- 3.9.3 after being requested to leave a jetty by an authorised officer for an alleged offence, come back onto the jetty on the same day;

3.10 Moorings

- 3.10.1 enter or be on any mooring or mooring area unless with the consent of the person who has the right to use the mooring or mooring area;
- 3.10.2 to moor a vessel or enter a mooring area to which permission is required and is generally closed to the general public.

4. Exemptions

The restrictions in this by-law do not apply to any Police Officer, Council Officer or employee acting in the course and within the scope of that person's normal duties, or to a contractor while performing work for the Council and while acting under the supervision of a Council Officer, or an emergency worker when driving an emergency vehicle.

5. Application of Paragraph

Any of Subparagraph 2.3.1, 3.2, 3.3.2 and 3.8.2 of this by-law shall apply only in such portion or portions of the Foreshore as the Council may be resolution direct in accordance with Section 246 (3) (e) of the Local Government Act 1999.

The foregoing by-law was duly made and passed at a meeting of District Council of Elliston held on 22 October 2015, by an absolute majority of the members for the time being constituting the Council, there being at least two-thirds of the members present.

P. CAMERON, Chief Executive Officer

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

Bleznuk, William, late of 9 Celeste Court, Glandore, newspaper vendor, who died on 21 July 2015.

Bowden, Clara, late of 16-24 Penneys Hill Road, Hackham, of no occupation, who died on 31 August 2015.

Bowden, Ruth Patricia, late of 1 Humphries Terrace, Kilkenny, home duties, who died on 3 August 2015.

Habkouk, Bedouin, late of 42 Fortisgreen Avenue, Pennington, of no occupation, who died on 24 December 2014.

Hardie, Bell Daphne, late of 53-59 Austral Morphettville, of no occupation, who died on 9 April 2015.

Harding, William Maxwell, late of 48 Smith-Dorrien Street, Mitcham, retired proof reader, who 21 August 2015.

Meyers, Margaret, late of 95-97 Awoonga Road, Hope Valley, widow, who died on 16 August 2015.

Newton, Charles Walter, late of 155 Edward Street, Melrose Park, retired furnace superintendent, who died on 31 July 2015.

late of 9 Rose Street. Glenelg, Percich. retired machine operator, who died on 19 August 2015.

Reed, George Albert, late of 12 Scott Street, Sefton Park, retired greengrocer, who died on 19 August 2015.

West, David Maxwell, late of 9 Scannell Street, Taupo,

New Zealand, retired school teacher, who died on 8 June 2015.

Whittington, Lionel Frederick, late of 13 Briscoe Street, Port Noarlunga, retired plumber, who died on 24 June 2015.

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 4 December 2015, otherwise they will be excluded from the distribution of the said estate; 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 5 November 2015.

D. A. CONTALA, Public Trustee

ATTENTION

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

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

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

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

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