No. 54 4231



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

www.governmentgazette.sa.gov.au

PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 17 SEPTEMBER 2015

CONTENTS

Page		Page
Acts Assented To	National Electricity Law—Notice	4235
Alana Kaye—Advertisement	National Parks and Wildlife Act 1972—Notice	4233
Appointments, Resignations, Etc	National Parks and Wildlife (National Parks)	
Community Housing Providers (National Law) (South	Regulations 2001—Notices	4235
Australia) Act 2013—Notices	Natural Resources Management Act 2004—Notice	
Corporations and District Councils—Notices4404	Petroleum and Geothermal Energy Act 2000—Notices	4237
Development Act 1993—Notices	Proclamations	4278
Expiation of Offences Act 1996—Notice	Public Trustee Office—Administration of Estates	440 <i>6</i>
Fisheries Management Act 2007—Notices		
Letters Patent Constituting the Office of Governor	RULES	
Liquor Licensing Act 1997—Notices	Magistrates Court Rules 1992—Amendment No. 54	4281
Mining Act 1971—Notice	Roads (Opening and Closing) Act 1991—Notice	423 <i>6</i>
Motor Vehicles (Approval of Motor Bikes and Motor	South Australian Water Corporation—Notice	4266
Trikes) Notice 2015	Water Industry Act 2012—Notice	4269

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, 17 September 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. 20 of 2015—Health Care (Administration) Amendment Act 2015. An Act to amend the Health Care Act 2008.

No. 21 of 2015—Animal Welfare (Live Baiting) Amendment Act 2015. An Act to amend the Animal Welfare Act 1985.

By command,

JAY WILSON WEATHERILL, Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 17 September 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Equal Opportunity Tribunal, pursuant to the provisions of the Equal Opportunity Act 1984.

Panel Member: (from 23 September 2015 until 22 September 2018)

Helena Alide Jasinski

By command,

JAY WILSON WEATHERILL, Premier

AGO0117/15CS

Department of the Premier and Cabinet Adelaide, 17 September 2015

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Antonio Piccolo, MP, Minister for Disabilities, Minister for Police, Minister for Correctional Services, Minister for Emergency Services and Minister for Road Safety to be also Acting Minister for Transport and Infrastructure, Acting Minister Assisting the Minister for Planning and Acting Minister Assisting the Minister for Housing and Urban Development for the period from 25 September 2015 to 2 October 2015 inclusive, during the absence of the Honourable Stephen Campbell Mullighan, MP.

By command,

JAY WILSON WEATHERILL, Premier

MTR/15/045

Department of the Premier and Cabinet Adelaide, 17 September 2015

His Excellency the Governor in Executive Council has been pleased to appoint the people listed as Assessors of the Administrative and Disciplinary Division of the District Court for the terms specified, pursuant to Section 16 (2a) of the Acts Interpretation Act 1915:

Psychiatric Assessors	Start Date	Expiry Date
David Stuart Kelly	18.09.2015	17.09.2016
Janina Gipslis	31.01.2016	30.01.2017
Consumer Assessors		
Christine Carolyn Bindon	18.09.2015	17.09.2016
Florina D'Sylva	18.09.2015	17.09.2016
Timothy John Crowley	19.09.2015	17.09.2016
Adrian Jackson	18.09.2015	17.09.2016

By command,

JAY WILSON WEATHERILL, Premier

AGO0116/15CS

LETTERS PATENT CONSTITUTING THE OFFICE OF GOVERNOR

Assumption of the Administration of the State by an Administrator

TAKE notice that, having been notified of the assumption by the Governor of the State of South Australia of the administration of the government of the Commonwealth of Australia, I have requested that the Honourable the Chief Justice Christopher John Kourakis assume the administration of the State as Administrator from 2 p.m. on Monday, 21 September 2015 until 3 p.m. on Thursday, 24 September 2015, pursuant to the Royal Letters Patent Constituting the Office of the Governor made on 14 February 1986 and the Order in Council by the Governor of the State of South Australia made on 25 October 2001.

JAY WEATHERILL, Premier

DEVELOPMENT ACT 1993, SECTION 25 (17): KANGAROO ISLAND COUNCIL—EMU BAY DEVELOPMENT PLAN AMENDMENT

Preamble

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

NOTICE

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

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

Dated 9 September 2015.

JOHN RAU, Deputy Premier, Minister for Planning

DEVELOPMENT ACT 1993, SECTION 26 (9): PARK LANDS ZONE DEVELOPMENT PLAN AMENDMENT

Preamble

- 1. The 'Park Lands Zone Development Plan Amendment' (the Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Planning has decided to approve the Amendment.

NOTICE

PURSUANT to Section 26 of the Development Act 1993, I:

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

Dated 16 September 2015.

JOHN RAU, Deputy Premier, Minister for Planning

COMMUNITY HOUSING PROVIDERS (NATIONAL LAW) (SOUTH AUSTRALIA) ACT 2013

NOTICE TO RECOGNISE TRANSFER OF UNDERTAKINGS OF HOUSING CO-OPERATIVE TO CORRESPONDING ENTITY AND TRANSFER INSTRUMENT

Recognition of Corresponding Entity Under Common Equity Housing South Australia (CEHSA)

NOTICE is hereby given pursuant to Clause 15 (3) of Schedule 3 to the Community Housing Providers (National Law) (South Australia) Act 2013, that the Minister for Housing and Urban Development, the Hon. John Rau, recognises that the undertakings of the transitioning housing co-operatives identified below in Column A (Transitioning Housing Co-operative), are being taken over by the corresponding entity, Column B (Corresponding Entity).

Column A: Transitioning Housing Co-operative	Column B: Corresponding Entity	Column C: Incorporation No.
Copper Triangle Housing Co-operative Inc.	Copper Triangle Housing Association Incorporated	A42670
Isis Housing Co-operative Incorporated	Phoenix Housing Co-operative Incorporated	A42235
People Run Co-operative Housing Incorporated	People Run Co-operative Housing Limited	SC0000071
Ponderosa Housing Co-operative Inc.	Ponderosa Housing Co-operative Incorporated	A42622
Porridge Bowl Housing Co-operative Inc.	Porridge Bowl Housing Co-operative Limited	SC0000069
Slovanic Life Housing Co-operative Inc.	Slovanic Life Housing Co-operative Limited	SC0000073
Sunrise Co-operative Housing Inc.	Sunrise Co-operative Housing Incorporated	A42117
Young Ones Co-operative Housing Inc.	YOCHI Incorporated	A42211

Pursuant to Clause 15 (4) of Schedule 3 to the Community Housing Providers (National Law) (South Australia) Act 2013, the Minister for Housing and Urban Development, the Hon. John Rau, upon request of the transitioning co-operatives listed under Column A (Transitioning Housing Co-operative), transfers all assets and liabilities of the transitioning co-operatives listed under Column A (Transitioning Housing Co-operative) to the entities listed under Column B (Corresponding entity).

Dated 14 September 2015.

M. PALUMBO, Director, Housing Strategy, Renewal SA, Delegate for John Rau, Minister for Housing and Urban Development

COMMUNITY HOUSING PROVIDERS (NATIONAL LAW) (SOUTH AUSTRALIA) ACT 2013

NOTICE TO RECOGNISE TRANSFER OF UNDERTAKINGS OF HOUSING CO-OPERATIVE TO CORRESPONDING ENTITY AND TRANSFER INSTRUMENT

Recognition of Corresponding Entity

NOTICE is hereby given pursuant to Clause 15 (3) of Schedule 3 to the Community Housing Providers (National Law) (South Australia) Act 2013, that the Minister for Housing and Urban Development, the Hon. John Rau, recognises that the undertakings of the transitioning housing co-operatives identified below in Column A (Transitioning Housing Co-operative), are being taken over by the corresponding entity, Column B (Corresponding Entity) registered on the National Register of Community Housing Providers.

Column A: Transitioning Housing Co-operative	Column B: Corresponding Entity	Column C: Incorporation No.
Stretton Housing Co-operative Inc.	Stretton Housing Co-operative Incorporated	A42186
ARKADIA Housing Co-operative Inc.	ARKADIA Housing Co-operative Incorporated	A42259

Pursuant to Clause 15 (4) of Schedule 3 to the Community Housing Providers (National Law) (South Australia) Act 2013, that the Minister for Housing and Urban Development, the Hon. John Rau, upon request of the transitioning co-operatives listed under Column A (Transitioning Housing Co-operative), transfers all assets and liabilities of the transitioning co-operatives listed under Column A (Transitioning Housing Co-operative) to the entities listed under Column B (Corresponding entity).

Dissolution of Existing Entities

Subject to Clause 12 (a) of Schedule 3 to the Community Housing Providers (National Law) (South Australia) Act 2013, the co-operatives listed under Column A (Transitioning Housing Co-operative) under the South Australian Co-operative and Community Housing Act 1991, are hereby cancelled and the co-operatives dissolved.

Dated 14 September 2015.

M. PALUMBO, Director, Housing Strategy Renewal SA, Delegate for John Rau, Minister for Housing and Urban Development

EXPIATION OF OFFENCES ACT 1996 NATIONAL PARKS AND WILDLIFE ACT 1972

Instrument of Authorisation

PURSUANT to Section 6 (3) (b) (i) of the Expiation of Offences Act 1996, I, Ian Hunter, Minister for Sustainability, Environment and Conservation in the State of South Australia, being the Minister responsible for the administration of the National Parks and Wildlife Act 1972, do hereby authorise those persons appointed as Wardens, pursuant to Section 20 of the National Parks and Wildlife Act 1972, and listed below, to issue expiation notices for expiable offences under the National Parks and Wildlife Act 1972 or Regulations made under the National Parks and Wildlife Act 1972:

Davidson, Roger Paul Forrest, Jonathon Dow Frankling, Christopher Walter Hender, William Lewis Kurray, Anton Josef Lang, Deborah Margaret Liversage, Kiran McIntyre, Nicholas Richman, Anthony Graham Robins, Alan Joseph Rosser, Joshua James Shepherd, Andrew Charles Thomas, Tony Varghese

Dated 18 August 2015.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that, pursuant to Section 115 of the Fisheries Management Act 2007, those classes of persons specified in Schedule 1 are exempt from Regulations 7 and 10 and Clauses 58, 73 and 125 of Schedule 6 of the Fisheries Management (General) Regulations 2007, insofar as they may use one or more rock lobster pots that are not registered and may take southern rock lobster (*Jasus edwardsii*) using the rock lobster pots when placed in the waters described in Schedule 2 ('the exempt activity') subject to the conditions specified in Schedule 3, from 12 September 2015 until 31 May 2016, unless otherwise varied or revoked. Exemption No. ME9902800.

SCHEDULE 1

- The Director, Fisheries and Aquaculture Operations.
- The Manager, Intelligence and Strategic Support.
- Fisheries Officers attached to the Strategic Operations Group of PIRSA Fisheries and Aquaculture.
- Fisheries Officers acting under the direction of the Director, Fisheries and Aquaculture Operations, Manager, Intelligence and Strategic Support or a Fisheries Officer attached to the Strategic Operations Group of PIRSA Fisheries and Aquaculture.

SCHEDULE 2

In all waters of the State, excluding marine parks, aquatic reserves and the Adelaide Dolphin Sanctuary.

SCHEDULE 3

- 1. Fisheries Officers must not carry out the exempted activity unless it is for the purposes of undertaking surveillance and/or investigation operation, approved by the Director, Fisheries and Aquaculture Operations or Manager, Intelligence and Strategic Support that involves the use of unregistered rock lobster pots.
- 2. The maximum number of pots deployed in the water at any one time must not exceed two pots for each Fisheries Officer on board the boat from which the approved surveillance or investigation operation is being carried out.
- 3. Any rock lobster taken from the pots used under this exemption shall be returned to the water prior to the retrieval of the boat from which the covert surveillance is carried out.

Dated 11 September 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Garry Warrick, 1979 Kingston Road, Loxton S.A. 5333 (the 'exemption holder'), holder of River Fishery Licence No. R27, is exempt from Sections 53 (2) and 70 of the Fisheries Management Act 2007 and Regulation 7, Clause 6 of Schedule 6 and Schedule 7 of the Fisheries Management (General) Regulations 2007 but only insofar as he may use the device described in Schedule 1 to take Carp, Bony Bream and other non-native species in the areas specified in Schedule 2 for the purpose of trade or business (the 'exempted activity'), subject to the conditions set out in Schedule 3, from 12 September 2015 until 12 September 2016, unless varied or revoked earlier.

SCHEDULE 1

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

SCHEDULE 2

(1) Subject to Paragraph (2), the holder of Licence No. R27 may conduct fishing activities pursuant to this licence in all backwaters of the River Murray excluding the following areas during the corresponding period set out in the following table:

•	
Area Excluded	Period of Closure
Lake Littra and outflow channel Clover Lake	Permanent—all year Permanent—all year
Coombool Swamp	Permanent—all year
Lake Limbra and outflow channel	Permanent—all year
Lake Woolpolool	Permanent—all year
Ral Ral Creek below Chaffey	Permanent—all year
Pumping Station and entrance waters to Lake Merreti	
Katarapko Creek and Eckert Creek, including The Splash	Permanent—all year
Bulyong Creek	Permanent—all year
Pilby Creek	Permanent—all year
Hancock Creek	Permanent—all year
Mundic Creek	Permanent—all year
Pike River	Permanent—all year
Punkah Creek	Permanent—all year
Slaney Creek	Permanent—all year
Loch Luna	Permanent—all year
Cobdogla Swamp	1 August to 30 April (inclusive)
Loveday Swamp/Mussel Lagoons	1 August to 30 April (inclusive)
Lake Merreti	1 August to 31 January (inclusive)

(2) The holder of Licence No. R27 may conduct fishing operations within the closure areas and periods listed above if given written approval by the Director of Fisheries to undertake specified carp eradication work in a specified area for a specified period.

SCHEDULE 3

- 1. The exemption holder must not use more than 30 carp nets at any one time in permitted backwaters of the River Murray.
- 2. The exemption holder must not have more than 30 carp nets in his possession at any time when he is deploying carp nets in the backwaters of the River Murray.
- 3. The exemption holder may only engage in the exempted activity when also fishing pursuant to River Fishery Licence No. R27, and may only use a boat to engage in the exempted activity if that boat is registered by endorsement on River Fishery Licence No. R27.
- 4. The exemption holder must not cause or permit a person to act as his agent when engaging in the exempted activity unless that person may lawfully act as an agent for the exemption holder in relation to River Fishery Licence No. R27.
- 5. All native fish (excluding Bony Bream and Yabbies) taken in the course of the exempted activity must be immediately returned to the water.
- 6. Immediately prior to commencing the exempted activity, the exemption holder must contact the PIRSA Fishwatch on 1800 065 522 and provide the following details:
 - the licence number and person(s) conducting the activity;
 - the exact location(s) of the fishing activities;
 - · the number of carp nets being used; and
 - Exemption No. ME9902804
- 7. The exemption holder must ensure that the carp nets are checked and all fish removed at least once during each 24 hour period.
- 8. When the exemption holder moves the carp nets more than 3 km from the reported location of the nets under Condition 6, or removes the nets from the river completely, the exemption holder must again report to PIRSA Fishwatch on 1800 065 522 and either provide details as required under Condition 6 of this exemption notice, or report that fishing with carp nets has ceased.
- 9. While engaged in the exempted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer as requested.
- 10. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act, except where specifically exempted by this notice.

Dated 11 September 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, licence holders in the Marine Scalefish Fishery endorsed with a condition fixing a Sardine quota entitlement on the licence (the 'exemption holders') are exempt from Regulation 4 (1) of the Fisheries Management (Vessel Monitoring Scheme) Regulations 2007, but only insofar as the exemption holders are permitted to undertake fishing activities using a registered boat pursuant to the licence without a Vessel Monitoring Scheme (VMS) unit installed (the 'exempted activity'), subject to conditions specified in Schedule 1, from 16 September 2015 until 15 September 2016, unless varied or revoked earlier.

SCHEDULE 1

- 1. The registered boat used pursuant to the exempted activity must be 7.5 metres or less in length.
- 2. While engaged in the exempted activity, the registered boat may not be used for the taking of Sardine using a Sardine net or the holding or transport of any Sardine.
- 3. While engaged in the exempted activity no other fishing activities may be undertaken pursuant to that licence.

- 4. The exemption holder must notify PIRSA Fishwatch on 1800 065 522 at least two hours prior to conducting the exempted activity and answer a series of questions about the exempted activity. The exemption holder will need to have a copy of the exemption at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicle and boats involved, the number of agents undertaking the exempted activity and other related questions. Exemption No. 9902808.
- 5. While engaged in the exempted activity, the exemption holder must have in their possession a copy of this notice, and produce that notice to a PIRSA Fisheries Compliance Officer upon request.
- 6. The 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.
- 7. The exempted activity may not occur within any marine park sanctuary zone.

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 her/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 15 September 2015.

S. SLOAN, Director, Fisheries and Aquaculture Policy

MINING ACT 1971

NOTICE is hereby given in accordance with Section 35A (1) of the Mining Act 1971, that an application for a mineral lease over the undermentioned mineral claims 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: Australian Graphite Limited

Claim No.: MC 4372 and MC 4373

Location: Allotment 125, Filed Plan 216409 and Sections 129, 130 and 196, Hundred of Koppio.

Area: 51.23 hectares and 249.53 hectares. Total approximately 300.76 hectares.

Purpose: Recovery of minerals (Graphite).

Reference: T02981

A copy of the proposal has been provided to the District Council of Tumby Bay and an electronic copy 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, Attn: Business Support Officer, G.P.O. Box 320, Adelaide, S.A. 5001 no later than 29 October 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

NATIONAL ELECTRICITY LAW

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

Under s 95, Snowy Hydro has requested the *Compliance with dispatch instructions* proposal (Ref. ERC0187). The proposal seeks to amend the current arrangements for compliance with dispatch instructions. Submissions must be received by **15 October 2015**.

Under s 95, COAG Energy Council has requested the *Common definitions of distribution reliability measures* proposal (Ref. ERC0190). The proposal seeks to give the AER responsibility for producing and updating a guideline of common definitions of distribution reliability measures. The AEMC intends to expedite the proposal under s 96 as it considers the proposed Rule is non-controversial, subject to requests not to do so. Written requests not to expedite the proposal must be received by 1 October 2015. Submissions must be received by 15 October 2015.

Under s 99 and s 102A, the making of a second draft determination and related second draft rule on the *Bidding in Good Faith* proposal (Ref. ERC0166). Written requests for a predetermination hearing must be received by **24 September 2015**. Submissions must be received by **29 October 2015**.

Under s 102, the making of the final determination on the Aligning network and retail tariff structures for small customers proposal.

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

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

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

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

www.aemc.gov.au 17 September 2015.

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of Vulkathunha-Gammon Ranges National Park

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, Director, Regional Co-ordination, Partnerships and Stewardship, authorised delegate of the Vulkathunha-Gammon Ranges National Park Co-management Board, close to the public, the whole of Vulkathunha-Gammon Ranges National Park from 6 a.m. on Sunday, 1 November 2015 until 9 p.m. on Friday, 6 November 2015.

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

Dated 10 September 2015.

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

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of Fairview Conservation Park

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, Director, Regional Co-ordination, Partnerships and Stewardship, formerly entitled Director, Public Land Management and Operational Support, Regional Services, authorised delegate of the Director of National Parks and Wildlife, close to the public the whole of Fairview Conservation Park from 6 p.m. on Sunday, 11 October 2015 until 6 a.m. on Saturday, 31 October 2015.

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

Dated 10 September 2015.

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

NATIONAL PARKS AND WILDLIFE (NATIONAL PARKS) REGULATIONS 2001

Closure of Dutchman's Stern Conservation Park

PURSUANT to Regulations 8 (3) (a) and 8 (3) (d) of the National Parks and Wildlife (National Parks) Regulations 2001, I, Grant Anthony Pelton, Director, Regional Co-ordination, Partnerships and Stewardship Group, which was formerly entitled Executive Director, Public Land Management and Operational Support, Regional Services, authorised delegate of the Director of National Parks and Wildlife, close to the public, the whole of Dutchman's Stern Conservation Park from 12 mid-day on Sunday, 18 October 2015 until 12 mid-day. on Saturday, 24 October 2015.

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

Dated 31 August 2015.

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

NATURAL RESOURCES MANAGEMENT ACT 2004

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

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

SCHEDULE A

Areas

1. Well unit number 6628-23567 located within Allotment 59 of Deposited Plan 55490 and well unit number 6628-23026 located within Allotment 197 of Deposited Plan 7139, both within the Hundred of Yatala.

SCHEDULE B

Purpose

2. For irrigating recreational land serviced by the Managed Aquifer Recharge (MAR) schemes managed by the City of Tea Tree Gully.

SCHEDULE C

Conditions

- 3. Water may only be taken during the periods:
 - (a) 1 November 2015 to 31 May 2016, and
 - (b) 1 November 2016 to 31 May 2017.
- 4. The volume that may be taken during each period referred to in (3) above is the lesser volume of either:
 - (a) A maximum volume of 40 megalitres, per year, per well (a total combined 80 megalitres per year) may be extracted from wells 6628-23026 and 6628-23567.
 - (b) 80% of the volume of water injected into the Saddleworth Formation during the preceding July to October.
- 5. Wells 6628-23570 and 6628-23031 are to be regularly monitored for water levels throughout the water use year and the data is to be incorporated into the EPA Monitoring report, in accordance with Condition 7 of EPA Licence 15798.
- 6. Any additional MAR injection/extraction wells are to be completed in the fractured rock aquifer system only. The wells should be pressure cemented and only located on the parcel/s endorsed on the authorisation.

- 7. Meter readings must be used to determine the quantity of water taken.
- 8. The water user must measure and record, at least once during each calendar month, at the same time during each calendar month:
 - (a) meter readings;
 - (b) extraction volumes; and
 - (c) water salinity levels,

from each well listed in Schedule C from the date of the publication of this notice for the period of this authorisation.

- 9. The water user must provide the data collected in accordance with Clause 8 above to the Minister or the Minister's agent within 14 calendar days of 1 July each year.
- 10. The water user must notify the Minister or the Minister's agent immediately if a meter fails to measure or record any quantity of water taken under this authorisation or if there is any reason to suspect that a meter may be defective.
- 11. The water user must perform additional monitoring in accordance with the EPA Monitoring report, required to be submitted in accordance with Condition 7 of EPA Licence 15798.

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

For the purposes of this authorisation:

'Water user' means a person who is authorised to take water pursuant to this notice.

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

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

Dated 9 September 2015.

IAN HUNTER, Minister for Sustainability, Environment and Conservation

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Wallaroo

BY Road Process Order made on 15 October 2014, The District Council of the Copper Coast ordered that:

- 1. Portion of unnamed public road situated between Allotment 13 in Deposited Plan 44166 and Piece 91 in Filed Plan 216556, more delineated and lettered 'A' on the Preliminary Plan No. 14/0010 be closed.
- 2. Transfer the whole of the land subject to closure to Ian John Edwards in accordance with the agreement for transfer dated 25 September 2014 entered into between The District Council of the Copper Coast and I. J. Edwards.

On 20 November 2014 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 94982 being the authority for the new boundaries.

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

Dated 17 September 2015.

M. P. BURDETT, Surveyor-General

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Suspension of Petroleum Exploration Licence— PEL 100

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Exploration Licence has been suspended for the period from and including 9 September 2015 until 8 March 2016, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 100 is now determined to be 4 September 2016.

Dated 14 September 2015.

N. PANAGOPOULOS,
Acting 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 Preliminary Survey Licence—PSL 36

NOTICE is hereby given that the abovementioned Preliminary Survey Licence has been granted with effect from 11 September 2015, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

Licence No.	Licensees	Locality	Date of Expiry	Approx. Area in kim ²
PSL 36	KJM Contractors Pty Ltd	Cooper Basin	10.09.2016	6.45

General Description of the Licence Area

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

-27°59′06.46" 140°41′55.55" -27°59′14.02" 140°43′12.19" -28°00′55" 140°43′03.38" -28°00′57.53" 140°41′55.49" -27°59′06.46" 140°41′55.55"

All co-ordinates in GDA94.

Area: 6.45 km² approximately.

Dated 11 September 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 Production Licence—PPL 260

PURSUANT to Section 92 (1) of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the undermentioned Petroleum Production Licence has been granted under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

No. of Licence	Licensee	Locality	Area in km ²	Reference
PPL 260	Beach Energy Limited Great Artesian Oil and Gas Pty Ltd	Cooper Basin	0.68	F2015/492

Description of Area

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

Commencing at a point being the intersection of latitude 27°37'48"S GDA94 and longitude 139°26'38"E GDA94, thence east to longitude 139°26'48"E GDA94, south to latitude 27°37'56"S GDA94, east to longitude 139°26'52"E GDA94, south to latitude 27°37'56"S GDA94, east to longitude 139°27'00"E GDA94, south to latitude 27°38'00"S GDA94, east to longitude 139°27'06"E GDA94, south to latitude 27°38'10"S GDA94, west to longitude 139°27'00"E GDA94, south to latitude 27°38'14"S GDA94, west to longitude 139°26'54"E GDA94, south to latitude 27°38'16"S GDA94, west to longitude 139°26'44"E GDA94, south to latitude 27°38'18"S GDA94, west to longitude 139°26'30"E GDA94, north to latitude 27°38'16"S GDA94, west to longitude 139°26'24"E GDA94, north to latitude 27°38'04"S GDA94, east to longitude 139°26'34"E GDA94, north to latitude 27°37'58"S GDA94, east to longitude 139°26'38"E GDA94, and north to the point of commencement.

Area: 0.68 km² approximately.

Dated 11 September 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

Surrender of Petroleum Exploration Licence—PEL 174

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

No. of Licence	Licensee	Locality	Effective Date of Surrender	Reference
PEL 174	Energy Exploration Limited	Murray Basin	14.9.2015	27/2/297

Description of Area

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

Commencing at a point being the intersection of latitude 34°00′00″S GDA94 and longitude 139°10′00″E GDA94, thence east to longitude 139°45′00″E GDA94, south to latitude 34°20′00″S GDA94, west to longitude 139°35′00″E GDA94, south to latitude 34°40′00″S GDA94, west to longitude 139°10′00″E GDA94 and north to the point of commencement but excluding Morgan Conservation Park, Roonka Conservation Park, Brookfield Conservation Park, Swan Reach Conservation Park, Ridley Conservation Park and Marne Valley Conservation Park.

Area: 3318 km² approximately.

Dated 14 September 2015.

N. PANAGOPOULOS,

Acting Executive Director Energy Resources Division Department of State Development Delegate of the Minister for Mineral Resources and Energy

South Australia

Liquor Licensing (Dry Areas) Notice 2015

under section 131(1) 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 22 September 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.
- (5) The Schedule is in substitution for Schedule—Adelaide Park Lands Area 1 in the principal notice.

Schedule 1—Adelaide Park Lands Area 1

1—Extent of prohibition

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

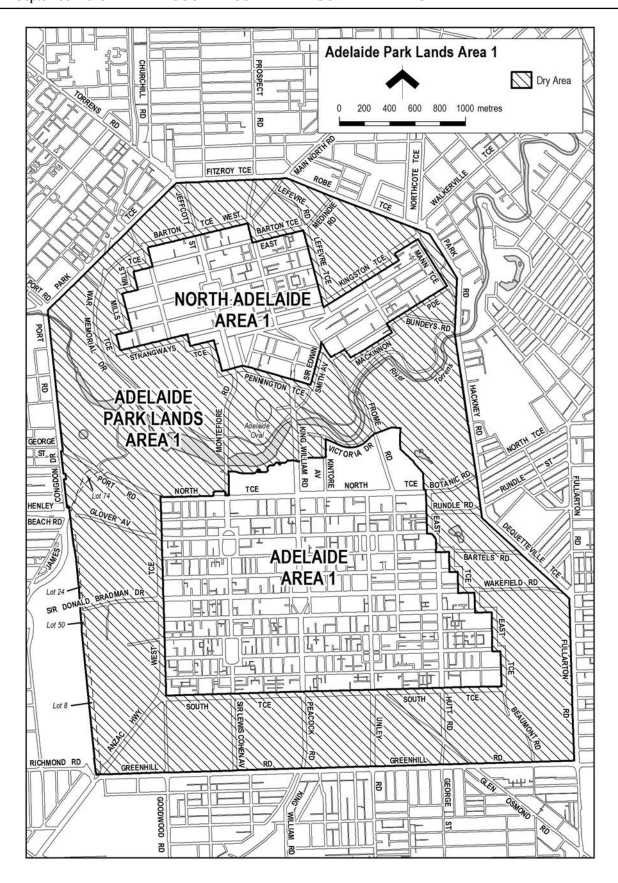
2—Period of prohibition

From 8 pm on each day to 11 am on the following day, until 11 am on 22 September 2016.

3—Description of area

The area in and adjacent to Adelaide and North Adelaide, generally known as the Adelaide Park Lands, together with other land, bounded as follows: commencing at the point at which the western boundary of Fullarton Road, Adelaide, meets the northern boundary of Greenhill Road, Adelaide, then westerly along that northern boundary of Greenhill Road and the prolongation in a straight line of that boundary to the point at which it intersects the western boundary of Lot 8 DP 83004, then generally northerly along that western boundary of Lot 8 and the western boundaries of Lot 50 FP 219636 and Lot 24 DP 90434 to the north-western corner of Lot 24 DP 90434, then in a straight line by the shortest route to the south-western corner of Lot 74 DP 56872, then generally northerly along the eastern boundary of James Congdon Drive, Adelaide, to the south-western boundary of Port Road, Adelaide, then in a straight line by the shortest route across Port Road to the north-eastern boundary of Port Road, then generally northerly along that boundary of Port Road to the point at which the eastern boundary of Port Road meets the south-eastern boundary of Park Terrace, North Adelaide, then generally north-easterly along that south-eastern boundary of Park Terrace, easterly along the southern boundary of Fitzroy Terrace, North Adelaide, and south-easterly along the south-western boundary of Robe Terrace, North Adelaide, to the point at which the south-western boundary of Robe Terrace meets the south-western boundary of Mann Road, North Adelaide, then in a straight line by the shortest route to the point at which the south-western boundary of Park Road, North Adelaide, meets the eastern boundary of Northcote Terrace, North Adelaide, then generally south-easterly and southerly along that boundary of Park Road, southerly along the western boundary of Hackney Road, Adelaide, and southerly and south-easterly along the south-western boundary of Dequetteville Terrace, Adelaide, and the prolongation in a straight line of that boundary to the point at which the prolongation in a straight line of the south-western boundary of Dequetteville Terrace meets the western boundary of Fullarton Road, Adelaide, then southerly along the western boundary of Fullarton Road to the point of commencement, but excluding any part of that area that is within-

- (a) the area defined in Schedule—Adelaide Area 1 as the area to which the prohibition in that Schedule applies; or
- (b) an area defined in Schedule—Adelaide Area 1 as an area excluded from the area to which the prohibition in that Schedule applies; or
- (c) the area defined in Schedule—North Adelaide Area 1 as the area to which the prohibition in that Schedule applies.



Made by the Minister for Planning

On 14 September 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 30 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—Basham Beach Area 1

1—Extent of prohibition

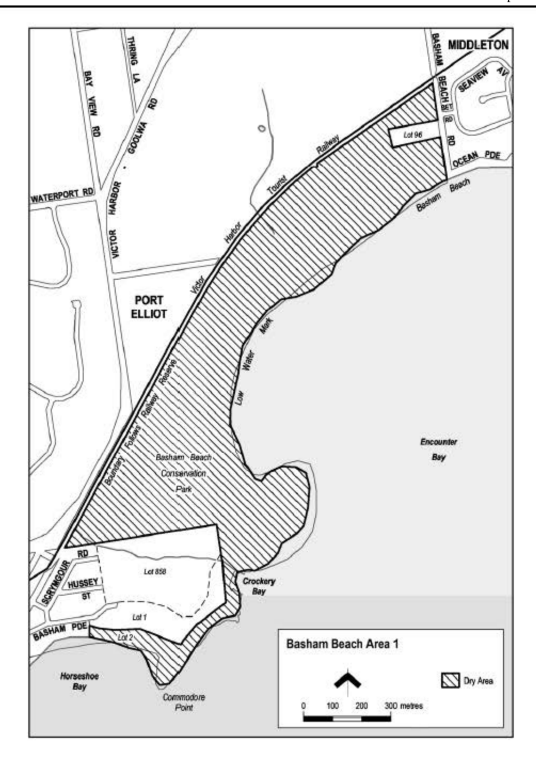
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 6 pm on 30 December 2015 to 6 am on 2 January 2016.

3—Description of area

Commencing at the point at which the western boundary of Basham Beach Road, Middleton, intersects the southern boundary of the railway reserve for the Victor Harbor Tourist Railway, then south-easterly along that boundary of Basham Beach Road to the northern boundary of Lot 96 FP 166155, then south-westerly, south-easterly and north-easterly along the northern, western and southern boundaries of Lot 96 to the western boundary of Basham Beach Road, then south-easterly along that boundary of Basham Beach Road and the prolongation in a straight line of that boundary to the low water mark of Encounter Bay, then generally south-westerly, southerly, south-easterly, easterly, southerly, south-westerly and north-westerly along the low water mark to the prolongation in a straight line of the western boundary of Lot 2 DP 52281, then northerly along that prolongation and boundary of Lot 2 to the southern boundary of Lot 1 DP 52281 (the southern boundary of the Port Elliot Caravan Park), then generally easterly, south-easterly, north-easterly and northerly along that boundary of Lot 1 and the eastern boundary of Lot 858 FP 166107 to the northern boundary of Lot 858, then south-westerly along the northern boundary of Lot 858 and the northern boundaries of the adjoining allotments to the eastern boundary of the railway reserve for the Victor Harbor Tourist Railway, then generally north-easterly along that boundary of the railway reserve to the point of commencement.



Schedule—Goolwa Area 2

1—Extent of prohibition

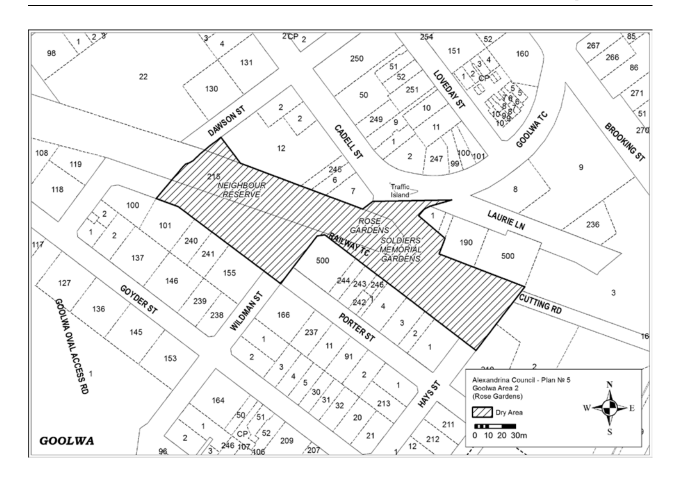
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 6 pm on 30 December 2015 to 6 am on 2 January 2016.

3—Description of area

The area in Goolwa bounded as follows: commencing at the northern corner of Lot 500 DP 67581, then south-easterly along the north-eastern boundary of Lot 500 and the north-eastern boundaries of the adjoining Lots to the eastern corner of Lot 1 DP 62245, then in a straight line by the shortest route across Hays Street to the north-western boundary of Lot 210 FP 166584, then north-easterly along that boundary of Lot 210 and the north-western boundary of Lot 2 FP 11114 to the north-eastern boundary of the Lot, then in a straight line by the shortest route across Cutting Road to the westernmost corner of Lot 3 FP 11114, then north-easterly along the north-western boundary of Lot 3 to the south-western boundary of Lot 500 DP 66808, then north-westerly along that boundary of Lot 500 and the south-western boundary of Lot 190 TP 150401 to the north-western boundary of Lot 190, then north-easterly along that boundary of Lot 190 and the prolongation in a straight line of that boundary to the point at which the prolongation intersects the centre line of Laurie Lane, then north-westerly along that centre line and the prolongation in a straight line of that centre line to the point at which it intersects the prolongation in a straight line of the south-eastern boundary of Lot 7 DP 46829, then south-westerly along that prolongation and boundary of Lot 7 to the north-eastern boundary of Lot 215 TP 150401, then north-westerly along that boundary of Lot 215 to the westernmost point at which it ceases to have a common boundary with Lot 12 FP 103236, then north-westerly along the south-western boundary of Lot 12 to the westernmost corner of the Lot, then in a straight line by the shortest route across Porter Street to the point at which the north-eastern boundary of Lot 138 TP 150401 changes direction, then south-easterly along the north-eastern boundary of Lot 138 and the north-eastern boundaries of the adjoining Lots to the eastern corner of Lot 155 TP 150401, then in a straight line by the shortest route across Wildman Street to the northern corner of Lot 166 TP 150401, then in a straight line by the shortest route across Porter Street to the western corner of Lot 500 DP 67581, then north-easterly along the north-western boundary of Lot 500 to the point of commencement.



Schedule—Goolwa Beach Area 1

1—Extent of prohibition

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

2—Period of prohibition

From 6 pm on 30 December 2015 to 6 am on 2 January 2016.

3—Description of area

The area in Goolwa Beach and Goolwa South (generally known as the Goolwa Beach car park) bounded as follows: commencing at the north-eastern corner of Section 279, Hundred of Goolwa, then westerly and southerly along the northern and western boundaries of Section 279 to the northern boundary of Section 367, Hundred of Goolwa, then southerly and easterly along the western and southern boundaries of Section 367 to the south-eastern corner of the Section, then in a straight line by the shortest route to the south-western corner of Section 368, Hundred of Goolwa, then easterly and northerly along the southern and eastern boundaries of Section 368 to the southern boundary of Section 278, Hundred of Goolwa, then northerly and westerly along the eastern and northern boundaries of Section 278 to the north-western corner of the Section, then in a straight line by the shortest route across Goolwa Beach Road to the point of commencement.



Schedule—Hayborough Area 1

1—Extent of prohibition

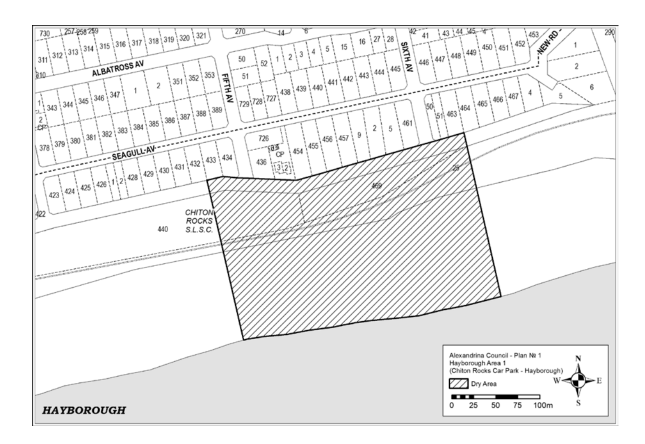
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 6 pm on 30 December 2015 to 6 am on 2 January 2016.

3—Description of area

The area in and adjacent to Hayborough generally known as the Chiton Rocks Surf Lifesaving Club car park and the adjacent beach, being the area bounded on the north by the northern boundaries of Lot 469 DP 3482 and Lot 440 DP 3207, on the west by the prolongation in a straight line of the western boundary of Lot 433 DP 3207, on the south by the low water mark of Encounter Bay and on the east by the prolongation in a straightline of the western boundary of Lot 463 DP 3482.



Schedule—Port Elliot Area 2

1—Extent of prohibition

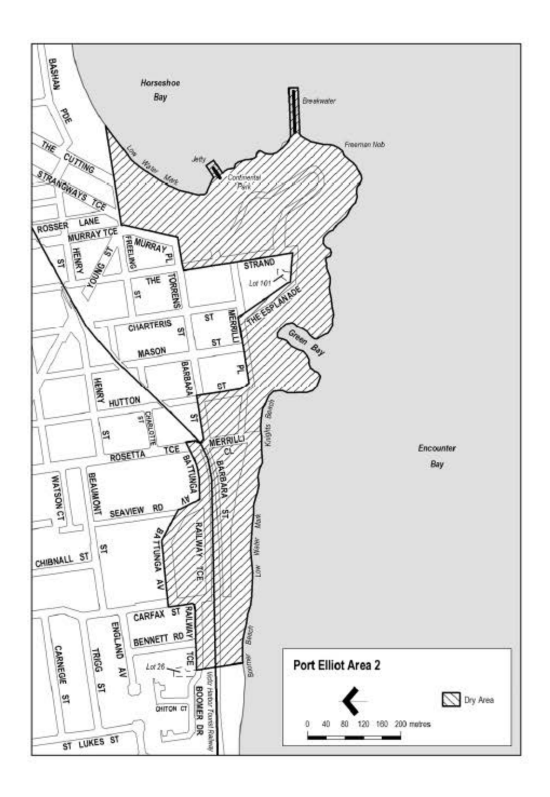
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 6 pm on 30 December 2015 to 6 am on 2 January 2016.

3—Description of area

The area in and adjacent to Port Elliot bounded as follows: commencing at the point at which the eastern boundary of Lot 26 of DP 74300 meets the northern boundary of Railway Terrace (approximately 50 metres west of the western boundary of Bennett Road), then easterly along the northern boundary of Railway Terrace to the western boundary of Carfax Street, then northerly along that boundary of Carfax Street to the point at which it is intersected by the prolongation in a straight line of the northern boundary of Battunga Avenue, then generally easterly, south-easterly and easterly along that prolongation and boundary of Battunga Avenue and the prolongation in a straight line of that boundary to the eastern boundary of Rosetta Terrace, then southerly along that boundary of Rosetta Terrace to the northern boundary of Barbara Street, then easterly along that boundary of Barbara Street to the point at which it intersects the eastern boundary of Hutton Street, then southerly along that boundary of Hutton Street to the northern boundary of Merrilli Place, then easterly along that boundary of Merrilli Place to the point at which it is intersected by the prolongation in a straight line of the eastern boundary of The Esplanade, then south-easterly along that prolongation and boundary of The Esplanade to the western boundary of Lot 101 of DP 46201, then south-easterly and easterly along the western and southern boundaries of Lot 101 and the southern boundaries of the adjoining Lots to the western boundary of The Strand, then northerly along that boundary of The Strand to the point at which it intersects the southern boundary of Torrens Street, then in a straight line by the shortest route (across The Strand) to the point at which the southern boundary of Murray Place meets the eastern boundary of The Strand, then easterly and north-easterly along that boundary of Murray Place to the point at which it meets the prolongation in a straight line of the southern boundary of Freeling Street, then north-easterly along that prolongation of the southern boundary of Freeling Street to the point at which it intersects the low water mark of Horseshoe Bay, then generally south-westerly, south-easterly, south-westerly and westerly along the low water mark to the point at which the low water mark is intersected by the prolongation in a straight line of the eastern boundary of Lot 26 of DP 74300, then northerly along that prolongation of the eastern boundary of Lot 26 to the point of commencement. The area includes the whole of any wharf, jetty, boat ramp, breakwater 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 Acting Liquor and Gambling Commissioner

On 10 September 2015.

South Australia

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

under the Motor Vehicles Act 1959

1—Short title

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

2—Commencement

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

3—Approved motor bikes and motor trikes

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

Schedule 1—Approved motor bikes and motor trikes

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

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

Suzuki RGV250

Kawasaki KR250 (KR-1 and KR1s models)

Honda NSR250

Yamaha TZR250

Aprilia RS250

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

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

MAKE	MODEL	VARIANT NAME	YEAR	CAPACITY
AJS	MODEL 18	MODEL 18	pre 1963	497
	MODEL 20	MODEL 20	1955-61	498
ALDY	All models	All models	Sep-13	Under 125
APRILIA	Moto 6.5	Moto 6.5	1998-99	649
	Mojito	Mojito	All	50
	M35	SR MAX 300	2012	278
	PEGASO 650	DUAL SPORTS	1994-01	652
	PEGASO 650	OUTBACK	2000-01	652
	PEGASO 650	Factory 650	2007-08	660
	PEGASO 650 I.E.	OUTBACK	2001-02	652
	PEGASO 650 I.E.	DUAL SPORTS	2001-06	652
	RS125/SBK	RS125/SBK	2013	125
	SR 50R	SR 50R	All	50
	SR MT 50	SR MT 50	All	49
	SR MT 125	SR MT 125	All	124
	SCRABEO 200	SCRABEO 200	All	181
	SCARABEO 300	VRG	2009	278
	SCARABEO 400	SCARABEO 400	2007	399
	SCARABEO 500	SCARABEO 500	2007-08	460
	SPORTCITY300	SPORTCITY300	2010-12	300
	STRADA 650	ROAD	2006-08	659
	STRADA 650	TRAIL	2006-08	659
ASIAWING	LD450	ODES MCF450	2011-13	449
	SXV5.5	SXV 550	2006-08	553
ATK	605	605	1995	598
BENELLI	VELVET DUSK	VELVET DUSK	2003-05	383
	P25	GT600 RESTRICTED	2014-15	600
	P25	BN 600 RESTRICTED	2013-14	600

BETA	RR E3	RR350	2011	349
	RR E3	RR400	2010-11	398
	RR E3	RR450	2010-11	449
	RR450	RR450	2008	448
	RR450	RR450	2000-07	448
	RR E3	RR520	2010-11	498
	RR525	RR525	2008	510
	RR525	RR525	2000-07	510
	FUPA RR E3	RR 2T 300	2012	293
	FUPA E5	E5 00	2015	293
$\mathbf{B}\mathbf{M}\mathbf{W}$	C650	C600 Sport	All	647
	C650	C650 GT/Sport	All	647
	F650	FUNDURO	1995-00	652
	F650CS	SCARVAR	2002-05	652
	F650CS	SE ROAD	2004-06	652
	F650GS	DAKAR	2000-08	652
	F650GS	F650GS	2000-08	652
	F650ST	F650ST	1998	652
	F650	G650 GS	2009-2016	652
	F650	G650 GS Sertao	2012-2016	652
	G 450 X	G 450 X	2008-10	450
	G650GS	Sertao Sertao	All	650
	R45	R45	All	453
	R50	R50	1969	499
	R60	R60	1967	590
	R65	R65	1981-88	650
	R65LS	R65LS	1982-86	650
	R69	R69	1961	600
BOLWELL	LM25W	FIRENZE	2009	263
BOLLINI	All models	All models under 250	All	250
	An models A50	An models under 250 A50	1964-70	500
BSA			1964-70 1966-69	650
	A65	A65		
	A7	A7	1961	500
	B40	B40	1969	350
	B44	B44	1967-71	440
	B50	B50	1971	495
	B50SS	B50SS GOLDSTAR	1971	498
	GOLDSTAR	COLDGEAD	10.62	700
	GOLD STAR	GOLD STAR	1962	500
	LIGHTNING	LIGHTNING	1964	654
	SPITFIRE MKIII	SPITFIRE MKIII	1967	650
	THUNDERBOLT	THUNDERBOLT	1968	499
BUELL	Blast	STREET FIGHTER	2002-07	491
BUG	SEE KYMCO	A L DUNIA	1074	250
BULTACO	ALPINA	ALPINA	1974	350
	FRONTERA	FRONTERA	1974	360
GAT TECESTICS	SHERPA	SHERPA	1974	350
CALIFORNIAS	All models under	All models under 250cc	2014	249
COOTER	250cc	2.604410	1000.02	2.40
CAGIVA	360WR	360WR	1998-02	348
	410TE	410TE	1996	399
	610TEE	610TEE	1998	576
	650 ALAZZURA	650 ALAZZURA	1984-88	650

4254	THE SOUTH A	USTRALIAN GOVERNMI	ENT GAZETTE	17 September 2015
CAGIVA	650 ELFANT	650 ELFANT	1985-88	650
(continued)	CANYON 500	DUAL SPORTS	1999-06	498
,	CANYON 600	DUAL SPORTS	1996-98	601
	RIVER 600	RIVER 600	1995-98	601
	W16 600	W16 600	1995-97	601
CF MOTO	CF 650	CF650NK-LAM	2012-13	649
	CF 650	CF650TK-LAM	2013	649
COSSCK	650	Ural	1974	649
DAELIM	All Models	All Models under 250	All	Under 250
DERBI	Boulevard 50	Boulevard 50		50
	GP1 250	GP1 250		250
	MULHACEN	MULHACEN	2008	659
	RAMBLA	RA 300	2010	278
DNEPER	K650	K650	1972	650
21,22 221	DNEIPNER	DNEIPNER	1974	650
	K650	K650 DNEPR	1967-74	650
	MT9	MT9	1974	650
DUCATI	400 MONSTER	400 MONSTER	2002	398
200111	400 SIE	400 S I E monster	_00_	398
	400 SS JUNIOR	400 SS	1989-96	398
	400SS	400SS	1992-95	398
	500SL	PANTAH	1984	499
	500 DESMO	500 Sport Desmo	1978	497
	600 MONSTER	600 MONSTER	1994-01	583
	600 MONSTER	DARK	1998-01	583
	600 S	600 SUPERSPORT	1994-97	583
	600M	600M	1994-01	583
	600SL	PANTAH	1980-84	583
	600SS	600SS	1994-98	583
	620 MONSTER LITE	M620 LITE	2003-07	618
	620	MTS620 24.5Kw	2005-07	618
	MULTISTRADA LITE			
	659 Monster	Monster 659	All	659
	DM 350	350	pre 85	350
	DM 450	450	pre 85	448
	DM450	DM450	1972	450
	DM500	DM500	1981-84	498
	F3	350 F3	1986-1989	349
	F4	400 F4	1986	400
	M4	M620ie LITE	2003-04	620
	M5	Monster 659	2011	659
EAGLE WING	Cino 125	Cino 125	All	125
	Elegante 125	Elegante 125	All	125
ENFIELD	BULLET	CLASSIC	1993-08	499
(see also Royal	BULLET	DELUXE	1993-08	499
Enfield)	BULLET	ELECTRA ROAD	2006-08	499
,	BULLET 350	DELUXE	1988-01	346
	BULLET 350	SUPERSTAR	1988-95	346
	BULLET 350	CL ASSIC	1993_01	346

CLASSIC

500

BULLETT 350 BULLETT 500 1993-01

1995

346

		DOAD	2002.04	400
ENFIELD	BULLET 65	ROAD	2003-04	499
(see also Royal	LIGHTNING	ROAD	2000-08	499
Enfield)	MILITARY	ROAD	2002-08	499
(continued)	TAURAS	DIESEL	2001	325
FANTIC	TZ	EC300	2011-12	300
EONG A DELLA	TZ	Gas Gas EC30	2012	300
FONZARELLI	125	125	2014-15	Electric
GAS-GAS	EC300	SM SUPERMOTARD	2002	299
	EC300	ENDURO	2001-02	299
	EC400	FSE ENDURO	2002-03	399
	EC450	FSE ENDURO	2003-05	449
	EC450	FSE SUPERMOTARD	2003-08	449
	EC450	FSR ENDURO	2006-08	449
	FS 400	FS40A	2006	398
	FS 450	FS45	2006	443
	FS 500	FS50	2006	503
	FSE 400	400	2002	398
	FSE 450	450	2003-08	398
	PAMPERA	320 TRAIL	1998-02	333
	PAMPERA	400 TRAIL	2006-08	399
	PAMPERA	450	2007-08	443
	SM400	SUPERMOTARD	2003-08	399
	SM450	SUPERMOTARD	2003-08	443
	TT300	EC300	1998-08	295
GILERA	FUOCO 500	FUOCO 500	2007-13	493
	NEXUS 500	NEXUS 500	2003-08	460
HARLEY	SS350	Sprint	69-1974	350
DAVIDSON	XGS SERIES	Street 500	2014-15	494
HONDA	600V TRANSLAP	600V TRANSLAP	1988	583
	BROS	BROS	1992	399
	C70	DREAM	pre 1970	305
	CB100	CB100	All	100
	CB125e	CB125e	All	125
	CB175	CB 175 K1-K6	1969-1974	175
	CB200	CB200	All	200
	CB350	CB350	1969	348
	CB350F	CB350F	1973	325
	CB360	CB360	1973-74	360
	CB400	CB400	1981-2013	395
	CB400F	CB400F	1975-77	408
	CB400N	CB400N	1981	395
	CB400T	CB400T	1977	408
	CB400 ABS	CB400 ABS	2008-2013	399
	CB450	CB450	1967-75	450
	CB500	CB500 K2	1972-73	498
	CB500	CB500	1977	498
	CB500F	CB500FA	2012	471
	CB500X	CB500XA	2013	471
	CB550	CB550	1974-78	544
	CB650	CB650	All	650
	CBR125R	CBR125RR	2004	124.7
	CBR250R	CBR250RR	1986-1996	249.6
	CBR500R	CBR500RA	2012	471
	CBX550	CBX550F	1982-85	572

THE SOUTH AU	STRALIAN	GOVERNMENT	GAZETTE	17 September 2015

HONDA	CX500	CX500	1979	500
(continued)	CJ360	CJ360	1976	356
	CL450	CL450	1965-77	444
	CRF150	150R/RB	All	149
	CRF250	CRF 250 (L/X/F/M/R)	2013	249
		versions		
	CRF400R	CRF400R	2013	399
	CRF450X	CRF450X	2005-08	449
	CX500	CX500	1977-82	495
	DEAUVILLE	NT650V	2002-06	647
	CBR300R	CBR300R	2014-15	286
	CBR300R	CBR300RA	2014-15	286
	Fortza 300	NSS300 Forza	All	279
	FJS400A	SW-T400	2009	399
	FT500	FT500	1984	498
	FTS600D	SILVERWING	2006-08	582
	GB400	GB400	All	399
	GB500	GB507	1987-91	498
	GL400	GL400	1985	396
	NF02	SH300	2009	279
	NSS300	NSS300	2013	279
	NT400	NT400	1989-92	400
	NT650V	DEAUVILLE	2003-06	647
	NTV650	REVERE	1989-92	647
	NX650 PCX150	DOMINATOR DCV150	1988-00	644
	REVERE	PCX150 REVERE	153 1990	647
	SH150i	SH150i	2005	152.7
	SL350	SL350	1972	348
	OBI RVF400	OBI RVF400 Otobai	All	400
	VFR400	import model only	7 111	400
	Steed	steed	2002	398
	Today 50	Today	All	50
	VT400	VT 400	All	398
	VT400C	SHADOW	2009	399
	VT500	VT500	1983-87	491
	VT600C	VT600C	1993-00	583
	VT600C	SHADOW VLX	1988-2008	583
	VTR250	Interceptor	1997-2013	249
	XBR500	XBR500	1986-89	499
	XBR500SH	XBR500	1986-89	499
	XL350	XL350	1984-87	339
	XL500	XL500	1979-84	498
	XL600R	XL600R	1984-87	589
	XL600RMG	XL600RMG	1986-88	591
	XL600VH	TRANSALP	1987-89	583
	XL650V	TRANSALP	2002-08	647
	XL650	TRANSALP	2005	647
	XL650	XL650	All	250
	XR250	XR250R	All	
	XR350	XR350	1983	339
	XR350R	XR350R	1983-84	339
	XR350R	XR350R	1985-86	353
	XR400	XR400	1996-08	397

HONDA	XR400 MOTARD	XR400M	1996-08	397
(continued)	XR400R	XR400R	1996-08	397
	XR500R	XR500R	1983-84	498
	XR600R	XR600R	1985-00	591
	XR650L	XR650L/ XR650R	2001-06	644
HUNTER	DD350E-6C	DAYTONA	2010-13	320
	DD350E-6C	SPYDER	2010-13	320
	DD350E-2	BOBBER	2011-13	320
HUSABERG	FE250	ENDURO	All	250
	FE350	ENDURO	All	350
	FE400	ENDURO	All	399
	FE450	ENDURO	2008-14	449
	FE501E	ENDURO	1997-12	501
	FE501	ENDURO	2012-14	510
	FE570	ENDURO	2008-10	565
	FE600E	ENDURO	1997-00	595
	FE650E	ENDURO	2004-08	628
	FE650E	ENDURO	2000-04	644
	FS450E	ENDURO	2004	449
	FS450	SUPERMOTARD	2008-10	449
	FS570	SUPERMOTARD	2009-10	565
	FS650C/E	SUPERMOTARD	2004-08	628
	FS650E	SUPERMOTARD	2002-04	644
	TE300	TE Series	2010-14	293
HUSQVARNA	300WR	WR300	2008-12	298
	310TE	TE310 A3	2009-13	303
	310TE	TE310 A2	2008-10	298
	350TE	TE350	1995	349
	400SM	SUPERMOTARD	2002-04	400
	400TE	ENDURO	2000-01	400
	410TE	ENDURO	1998-00	400
	410TE	ENDURO	1994-97	415
	450SM/R/RR	SUPERMOTARD	2003-08	449
	450TC	MOTOCROSS	2001-08	449
	450TE	ENDURO	2001-07	449
	450TE-IE	ENDURO	2007-08	449
	450TXC	TRAIL	2007-08	449
	A6 SMR 449	A600AB	2010-12	450
	A6 TE 449	A600AATE449	2010-13	450
	A6 SMR 511	A601AB	2010-12	478
	A6 TE 511	A601AATE511	2010-13	478
	A6 SMR 511	A602AB	2012	478
	A8	TR650 TERRA	2013	652
	A8	TR650 STRADA	2013	652
	510SM	SUPERMOTARD	2006-10	501
	510TC	MOTOCROSS	2004-07	501
	510TE	ENDURO	1986-90	510
	510TE-IE	TE510IE	2008	510
	570TE	570TE(RP)	2000	577
	610SM	SUPERMOTARD	2000-08	577
	TE610	TE610(RP), dual sports	2000-on	577
	AE430	ENDURO	1986-88	430
	SMS630	A401AB SMS630	2010-on	600
	SMR449	SMR449	2011	449.6

HUSQVARNA	SMR511	SMR511	2012	447.5
(continued)	FE250	FE Enduro	All	511
	TE125	TE125	All	125
	TE250/ R	ENDURO TE250	2010	250
	TE	TE300	2014-on	298
	FE	FE350	2014-on	350
	FE	FE450	2014-on	449
	FE	FE501	2014-on	501
	TE449	Enduro 2014	2013	449.6
	TE510	Enduro 2013	2013	477.5
	TE630	A401AA TE630	2010-on	600
	TR650	TR650 Terra	2013	652
	WR125	ENDURO		124.82
	WR250	ENDURO		249.3
	WR260	ENDURO	1990-91	260
	WR300	ENDURO	2010-13	293
	WR360	ENDURO	1991-03	349
	WR400	ENDURO	1984-88	396
	WR430	ENDURO	1988	430
HYOSUNG	GT 250 EFI	GT 250EFI	All	249
	GT250R EFI	GT250R EFI	All	249
	GT650 EFI	GT650EFI Lams	All	647
	GT650R EFI	GT650R EFI Learner	All	647
	GV650C/S	Lams model	All	647
TAUDT A AT	GV250	Aquila/EFI	All	249
INDIAN	VELO	VELO	1969	500
JAWA	350	350	1974	350
	634 ROAD	634 ROAD	1984-85	343
IONWAY	638 ROAD MALIBU	638 ROAD MALIBU 320	1985-86 2012	343 320
JONWAY KAWASAKI	BR250E	Z250SL/Z250SL ABS	2012	320 249
KAWASAKI	EN400	Vulcan	1986	400
	EN450 EN450	450LTD	1985-87	454
	EN500	Vulcan	1990-02	500
	ER-5	ER500	1999-06	498
	ER-6NL ABS	ER-6nl ABS learner	2012-2016	649
		model		
	ER-650C	ER-6nL	2009	649
	ER-650C	ER-6nL ABS	2009-11	649
	Ninja 250	250r	1986-current	249
	EX300A (Ninja 300)	EX300B Ninja/ special	2014-16	296
	ER300B	ER300B (Z300 ABS)	2015	296
	EX400	GPX 400R	1987-94	399
	Ninja 650 L model	Ninja 650RL	2009	649
	Ninja 650	Ninja 650RL ABS	2009-11	649
	Ninja 650	Ninja 650L ABS	2011-16	649
	GPZ550	GPZ550	1981-90	553
	GT550	Z550	1984-88	553
	KL600	KLR600	1984-87	564
	KL650	KLR650	1987-99	651
	KLE500	DUAL SPORTS	1992-08	498
	KLR600	KL600	1984-87	564
	KLR650E	KL650E	1987-2012	651

KAWASAKI	KL650E	KLR650	2013-2016	651
(continued)	KLX150	KLX150E/KLX150 L	All	
	KLX250S	KLX250S	All	249
	KLX250SF	KLX250SF	2013	249
	KLX300R	KLX300R	1996-04	292
	KLX400	KLX400	2003	400
	KLX450R	KLX450R	2007-16	449
	KLX650	KLX650	1989-95	651
	KLX650R	ENDURO	1993-04	651
	KZ400	KZ400	1974-84	398
	KZ440	KZ440	1985	443
	KZ500	KZ500	1979	497
	KZ550	KZ550	1986	547
	LE650D	Versys 650L ABS	2010	649
	LE650D	Versys 650L ABS	2011-14	649
	LTD440	LTD440	1982	443
	LX400	LX400 Eliminator	1989	398
	S2	S2	1972	346
	S 3	S3	1974	400
	KLE500	Versys 650L ABS	2013	649
	KLE650F	Versys 650L ABS	2014-16	649
	EN650B	Vulcan S ABS/ABS L	2014-16	649
	W400	EJ400AE	2006-09	399
	Z400B2	KZ400B2	1979	398
	Z400D	KZ400D	1975	398
	Z500	Z500	1980	498
	ZR550	ZEPHYR	1991-99	553
	ZZR400	ZZR400	1991	399
	ZZR400	ZZR400	1992	399
KTM	2T-EXC	300 EXC	2012	293
	125 Duke	125 exc	All	125
	200 Duke	200 exc	All	193
	250 Duke	250 EXC/F	All	250
	300 exc	300exc	All	300
	390 Duke	390 Duke	All	390
	125 EXC	125 EXC	All	125
	200 EXC	200 EXC	All	193
	250 EXC/F	250 EXC/F	All	249
	300EXC	ENDURO	84-2011	293
	300EXC-E	ENDURO	2007-08	293
	300GS	ENDURO	1990-95	280
	350EXC-F	ENDURO	2011-on	347
	350EXC Special-R	ENDURO	2005-06	350
	360EXC	ENDURO	1996-98	360
	380EXC	ENDURO	2000	368
	RC390	RC390	All	390
	4T-EXC RACING	350 EXC-F	2012	350
	4T-EXC RACING	450 EXC	2012	449
	4T-EXC RACING	500 EXC	2012	510
	400EXC	ENDURO	2008-11	393
	400GS	ENDURO	1993-99	400
	400SC	400SC	1996-98	400
	400TE	400TE	2001	400
	450EXC	ENDURO	2002-07	448
				. 10

THE SOUTH AUSTR	ALIAN GOVERNMENT GAZETT	E 17 September 2015

KTM	450EXC	ENDURO	2005-11	449
(continued)	450EXC	ENDURO	2011-on	449
	500EXC	ENDURO	2011-on	510
	500GS	ENDURO	1984-91	553
	510EXC	ENDURO	1999-02	510
	520EXC	ENDURO	2000-02	510
	525EXC	ENDURO	2002-05	510
	525EXC-R	ENDURO	2005-07	510
	530EXC	ENDURO	2008-11	510
	600 ENDURO	ENDURO	1987-93	553
	600 ENDURO	ENDURO	1989-90	553
	INCAS			
	625SMC	625SMC	2004	609
	640 4T -EGS	640 LC4-EMY04	2004-05	625
	640 4T -EGS	640 LC4-MY05	2004-05	625
	660 SMC	4T-EGS	2004	654
	Freeride	Freeride (MY12 on)	2012	350
	IS DUKE	390 DUKE (C3)	2013	373
KYMCO	All model	All models	2013	Under 300
LAMBRETTA	All model	Lambretta	pre 2008	Under 660
LARO	DD350E-6C	Pro Street 350	2011	320
Lino	Cruiser250	cruiser 250	2011	234
	SPT series	SPT350	2011	320
	V Retro 250	retro250	2011	249
LAVERDA	500	500	1979	497
LIFAN	All model	All models	2009-10	Under 300
LIFENG	Regal Raptor	CRUISER 350	2011	320
LONCIN	LX 250-8	LX 250-8	All	250
MAGELLI	250 R SE	250 R SE	All	250
MAGELLI	250S 250S	250 K SE 250S	All	250
MAICO	Enduro	500E	1984-88	488
MATCHLESS	G12	G12	pre 1966	646
MATCHLESS	G80	HARRIS	1988-90	494
	G80	G80	pre 1963	497
MCI	All models	All models under 250	All	250
MBK	FALCONE	YAMAHA XT660R/X	2005-08	660
MONTESA	COTA 330	TRIAL	1985-86	328
MONTESA	COTA 335	TRIAL	1986-88	327
	COTA 348T	TRIAL	1984-87	305
	COTA 350	TRIAL	1984-85	349
MOTO GUZZI	350 GT	350 GT	1992	350
MOTO GULLI	Falcone	Falcone	1972	498
	V35	V35	1977-90	346
	V50	V50	1977-79	490
	V50 V50	Monza	1980-85	490
	V65	V65	1980-83	643
	V65		1984-89	643
МОТО		Lario		
MOTO MODINI	3.5 ROAD	3.5 ROAD	1984-85	344
MORINI	350 SPORT	350 SPORT	1974-85	344
	500 CAMEL	TRAIL	1984-86	479 470
	500 SEI	500 SEI	1984-85	479 470
	500 STRADA	500 STRADA	1977-85	479

MUZ	BAGHIRA	ENDURO	1999-02	660
	MASTIFF	SUPERMOTARD	1999-02	660
	SKORPION	REPLICA	1998-02	660
	SKORPION	SPORT	1998-02	660
	SKORPION	TRAVELLER	1998-02	660
	SKORPION	TOUR	1998-02	660
MV AGUSTA	350	350	1972-76	349
NORTON	650SS	650SS	1961-68	650
	ES2	ES2	pre 1963	490
	MANXMAN	b	1961	650
	MODEL 50	MODEL 50	1933-63	348
	MODEL 88	DOMINATOR	pre 1966	497
	NAVIGATOR	NAVIGATOR	1964	350
OZ TRIKE	FUN 500	FUN 500	pre 2008	500
PANTHER	MODEL 100	600	pre 1963	598
	MODEL 120	650	pre 1966	645
PEUGEOT	GEOPOLIS	AEAA	2007-08	399
	SATELIS	AEAA	2007-08	399
	SATELIS	AFAA	2007-08	493
PGO	All models	All models under 220	All	220
PIAGGIO	All Models	All models	2010-15	Under 350
QJ MOTOR-	BJ60	BJ60	All	600
CYCLES	P25	BJ600	All	600
RICKMAN	650	Triumph	1964	649
RIYA	RY300T (RY)	RY300T	2012-15	288
ROYAL	All models	All models under 660	till 2014	
ENFIELD	under660			
	UMI	CONTINENTAL GT	2015	535
	CONTINENTAL			
	UMI BULLET	BULLET 500	2015	499
RS HONDA	XR400M	MOTARD	2005-08	397
RUDGE	650	Rudge	pre 1961	650
WHITWORTH			r	
SACH	All models	All models	1980-2013	125
SHERCO	S4	ENDURO	2005-06	Under 125
	S4	ENDURO 250	2010	248
	84	ENDURO 450	2007-2010	448
	S4 S4	ENDURO 450 ENDURO 510	2007-2010 2007-2010	448 510
	S4	ENDURO 510	2007-2010	510
SUZUKI	S4 S4	ENDURO 510 ENDURO 300	2007-2010 2010	510 290
SUZUKI	S4 S4 AN400	ENDURO 510 ENDURO 300 BURGMAN	2007-2010 2010 2008-14	510 290 400
SUZUKI	S4 S4 AN400 AN650	ENDURO 510 ENDURO 300 BURGMAN BURGMAN	2007-2010 2010 2008-14 2002-15	510 290 400 638
SUZUKI	S4 S4 AN400 AN650 Burgman 650	ENDURO 510 ENDURO 300 BURGMAN BURGMAN Burgman 650	2007-2010 2010 2008-14 2002-15 All	510 290 400 638 638
SUZUKI	S4 S4 AN400 AN650 Burgman 650 Burgman 400ABS	ENDURO 510 ENDURO 300 BURGMAN BURGMAN Burgman 650 Burgman 400ABS	2007-2010 2010 2008-14 2002-15 All All	510 290 400 638 638 400
SUZUKI	S4 S4 AN400 AN650 Burgman 650 Burgman 400ABS DR350	ENDURO 510 ENDURO 300 BURGMAN BURGMAN Burgman 650 Burgman 400ABS All	2007-2010 2010 2008-14 2002-15 All All 1991-98	510 290 400 638 638 400 349
SUZUKI	S4 S4 AN400 AN650 Burgman 650 Burgman 400ABS DR350 DR400	ENDURO 510 ENDURO 300 BURGMAN BURGMAN Burgman 650 Burgman 400ABS All DR400	2007-2010 2010 2008-14 2002-15 All All 1991-98 1999	510 290 400 638 638 400 349 400
SUZUKI	S4 S4 AN400 AN650 Burgman 650 Burgman 400ABS DR350 DR400 DR500	ENDURO 510 ENDURO 300 BURGMAN BURGMAN Burgman 650 Burgman 400ABS All DR400 All	2007-2010 2010 2008-14 2002-15 All All 1991-98 1999 1981-84	510 290 400 638 638 400 349 400 498
SUZUKI	S4 S4 AN400 AN650 Burgman 650 Burgman 400ABS DR350 DR400 DR500 DR600R	ENDURO 510 ENDURO 300 BURGMAN BURGMAN Burgman 650 Burgman 400ABS All DR400 All DR600R	2007-2010 2010 2008-14 2002-15 All All 1991-98 1999 1981-84 1985-90	510 290 400 638 638 400 349 400 498 598
SUZUKI	S4 S4 AN400 AN650 Burgman 650 Burgman 400ABS DR350 DR400 DR500 DR600R DR650	ENDURO 510 ENDURO 300 BURGMAN BURGMAN Burgman 650 Burgman 400ABS All DR400 All DR600R All	2007-2010 2010 2008-14 2002-15 All All 1991-98 1999 1981-84 1985-90 1990-08	510 290 400 638 638 400 349 400 498 598 644
SUZUKI	S4 S4 AN400 AN650 Burgman 650 Burgman 400ABS DR350 DR400 DR500 DR600R DR650 DR650SE	ENDURO 510 ENDURO 300 BURGMAN BURGMAN Burgman 650 Burgman 400ABS All DR400 All DR600R All DR650SE	2007-2010 2010 2008-14 2002-15 All All 1991-98 1999 1981-84 1985-90 1990-08 1997-14	510 290 400 638 638 400 349 400 498 598 644 644
SUZUKI	S4 S4 AN400 AN650 Burgman 650 Burgman 400ABS DR350 DR400 DR500 DR600R DR650 DR650SE DR-Z250	ENDURO 510 ENDURO 300 BURGMAN BURGMAN Burgman 650 Burgman 400ABS All DR400 All DR600R All DR650SE DR-Z250	2007-2010 2010 2008-14 2002-15 All All 1991-98 1999 1981-84 1985-90 1990-08 1997-14 All	510 290 400 638 638 400 349 400 498 598 644 644 249
SUZUKI	S4 S4 AN400 AN650 Burgman 650 Burgman 400ABS DR350 DR400 DR500 DR600R DR650 DR650SE DR-Z250 DR-Z400E	ENDURO 510 ENDURO 300 BURGMAN BURGMAN Burgman 650 Burgman 400ABS All DR400 All DR600R All DR650SE DR-Z250 DR-Z400E	2007-2010 2010 2008-14 2002-15 All All 1991-98 1999 1981-84 1985-90 1990-08 1997-14 All All	510 290 400 638 638 400 349 400 498 598 644 644 249 398
SUZUKI	S4 S4 AN400 AN650 Burgman 650 Burgman 400ABS DR350 DR400 DR500 DR600R DR650 DR650SE DR-Z250	ENDURO 510 ENDURO 300 BURGMAN BURGMAN Burgman 650 Burgman 400ABS All DR400 All DR600R All DR650SE DR-Z250	2007-2010 2010 2008-14 2002-15 All All 1991-98 1999 1981-84 1985-90 1990-08 1997-14 All	510 290 400 638 638 400 349 400 498 598 644 644 249

THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE 1/ September 2013	THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE	17 September 2015
---	---	-------------------

SUZUKI	DL650XAUE	V-Strom 650 XT	2014-15	645
(continued)		learner approved		
	DL650AUE	V Strom	2013-2014	645
	Gladius	SVF650	2009-2014	645
	GN125	GN125	All	125
	GZ/GN250	Marauder	All	250
	GN400	GN400	1980-81	400
	GR650	All	1983-88	651
	GS400	GS400	1976-82	400
	RMX450 (market	RMX450	2014-15	449
	name RMX450Z)			
	GS450	All	1981-89	450
	GS500	GS500	2000-13	487
	GS500E	GS500E	1976-99	492
	GS500F	GS500F	2003-13	487
	GS550	All	1977-82	549
	GSR400	GSR400	2006-08	398
	GSX400	F	1981-04	398
	GSX400	E	1981-84	398
	GSX650F	GSX650/FU	2008-12	656
	GT250	GT250 Hustler	All	250
	GT380	GT380	1973-78	380
	GT500	GT500	1976-78	500
	GT550	GT550	1973-78	550
	Intruder VL/LC	Intruder VL/LC 250	All	249
	250			
	GW250/Z	Inazuma 250	2013-15	248
	KATANA 550	KATANA 550	1981-83	550
	LS650	Boulevard S40	2015	652
	LS650	SAVAGE	1986-89	652
	PE400	PE400	1980-81	400
	RE5	ROTARY	1974	500
	SFV650U	SFV650U	2009-15	645
	SP370	ENDURO	1978	370
	SV650S LAMS	SV650SU LAMs gladdius	2008-2013	645
	TU250X	TU250X	All	249
	T500	T500	1970-74	500
	TS400	TS400	1976	400
	XF650	FREEWIND	1997-01	644
SYM	All Models	All models under 400	2008-12	400
	LN	GTS 300i Sport	2015-16	278
TGB	All Models	All models under 300	2012	300
TM	300E	ENDURO	2000-08	294
	3002T	ENDURO	2010	297
	400E	ENDURO	2002-03	400
	450E	ENDURO	2003-08	449
	450MX	450MX	2008	449
	4504T	ENDURO	2010	450
	530E	ENDURO	2003-08	528
	530MX	530MX	2008	528
monty.c	5304T	ENDURO	2010	528
TORINO	All models	All models	2013	Under 250

TRIUMPH	21	21	1963	350
	DAYTONA 500	DAYTONA 500	1970	490
	Street triple	LAMs Street Triple 659	2014	659
	F	L67Ls7		
	T100	TIGER	pre-1970	498
	T120	BONNEVILLE	1959 and 1974	649
	TR5	TROPHY	1969	449
	TR6	TROPHY	1961-73	649
	TR7	TIGER	1971	649
	TRIBSA	TRIBSA	1960-70	650
URAL	DNEIPNER	DNEIPNER	1974	650
	K650	K650	1967-74	650
	MT9	MT9	1974	650
	THRUXTON	THRUXTON	1965-67	499
VESPA	All models	All models	until 1/09/2013	50-300
VOR	400 ENDURO	400 ENDURO	2000	399
	450 ENDURO	450 ENDURO	2002	450
	500 ENDURO	500 ENDURO	2001	503
	530 ENDURO VOR ENDURO	530 ENDURO	2001 2000-01	530 399
	VOR ENDURO	400SM 500SM	2000-01	503
XINGYUE	XY400Y	XY400Y	2008-09	400
YAMAHA	DT400	DT400	1976-77	400
IAWAHA	GS125	GS125	1980s	124
	FZR 250	FZR 250	All	249
	FZ6R	FZ6R	All	600
	FZ600	FZ600	All	600
	IT426	IT426	1987	426
	IT465	IT465	1987	465
	IT490	IT490	1983	490
	MT-03	MT03	2011	660
	MT 07	MT07 & MT07LF	2015	655
	MX400	MX400	1976	400
	RD350	RD350	to 1975	350
	RD400	RD400	1976	398
	RT2	RT2	1970	360
	RT350	RT350	1972	347
	SR185	SR185	All	185
	SR250	SR251	All	249
	SR400	SR400	All	400
	SR500 SRX400	SR500 SRX400	1978-1981 1985-90	499 400
	SRX600	SRX400 SRX600	1985-90	400 608
	SZR660	SZR660	1990	659
	Tenere	Tener	All	660
	T MAX	Tmax 530	All	530
	TT250R	TT250R	All	223
	TT350	TT350	1986-01	346
	TT500	TT500	1975	500
	TT600	TT600	1990-1995	595
	TT600E	TT600E	1997	595
	TT600R	TT600R	1998-2000	595
	TTR230	TT-R230	All	230
	TX650	TX650	1976	653

THE SOUTH AUSTRALIAN	GOVERNMENT GAZETTE	17 September 2015

YAMAHA	Virago	XV250	All	250
(continued)	WR250R	WR250R	All	250
	WR250F	WR250F	All	250
	WR400F	WR400F	1998-2000	399
	WR426F	Belgarda import ONLY	2001	426
	WR450F	WR450F	2003-05	450
	WR450F	WR450F	2006-13	450
	XC125	vity	All	125
	XJ550	XJ550	1981-82	528
	XJ6	XJ6FL/NL (25kW)	2009-13	600
	XJ6	XJ6SL (25kW)	2010-12	600
	XJR400	ZJR400	1999	400
	XJR400	4HM	2003	399
	XS250	XS250	1978-1982	249
	XS400	XS400	1978-82	391
	XP500	XP500	2000-11	499
	XP500	XP500	2012	530
	XS650	XS650	1972-1984	653
	XT250	XT250		249
	XT350	XT350	1985-99	346
	XT500	XT500	1976-81	499
	XT550	XT550	1982-84	552
	XT600	XT600	1983-04	590
	XT660R	XT660R	2004-12	659
	XT660X	XT660X	2004-12	659
	XT660Z T N R	XT660Z	2012	660
	XTZ660	XT660Z Tenere	1991-2012	659
	XV400	XV400 Virago	1983	399
	XV535	XV535 Virago	All years	535
	XVS400	XVS400 Dragstar	2001-03	400
	XVS650A/custom	XVS650 custom and	2000-12	649
		classic		
	XZ400	XZ400	1982	399
	XZ550	XZ550	1982-83	550
	YP400	MAJESTY	2008-12	395
	YZF-R15	YZF-R15	2013	150
	YZF R3	YZF R3A	2015	321
Zero	DS	Zero DS	until 2015	Electric
	S	Zero S	until 2015	Electric
Zhejiang	HT300T	Base	2015	275

Note:

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

All motorcycles with electric powered engines, with a power output not in excess of 25 kw, are approved.

Schedule 2—Revocation

The Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2015 made on 20 August 2015 (Gazette No. 49, p. 3836) is revoked.

Tim Harker

DEPUTY REGISTRAR OF MOTOR VEHICLES

14 September 2015



Learn • Lead • Inspire

Build vital training skills with our industry specialists!

Alana Kaye offer both tailored programs and nationally recognised training including:

- Train the Trainer
- Effective presentation skills
- TAE40110 Certificate IV in Training and Assessment
- TAE50111 Diploma of Vocational Education and Training
- TAE50211 Diploma of Training Design and Development



Over thirty years' experience in learning and development

training@alanakaye.com.au RTO.70056 • 1300 252 625 • www.alanakaye.edu.au

SOUTH AUSTRALIAN WATER CORPORATION

FEES AND CHARGES SCHEDULE

Miscellaneous Fees and Charges

THE seven Mount Barker Augmentation charges in the *South Australian Government Gazette* No. 39, page 3068, published on 25 June 2015, should be replaced with the following single charge regarding the Water Supply Augmentation Charge for Mount Barker. The charge applies for the period 17 September 2015 to 30 June 2016.

Fee Name—Water Supply Augmentation	Fee 2015-16	
Mount Barker	\$5 500	

Confirmed as a true and accurate record of the decision of the Corporation.

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

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	64.00
Attorney, Appointment of		Lost Certificate of Title Notices	64.00
Bailiff's Sale		Cancellation, Notice of (Strata Plan)	64.00
Cemetery Curator Appointed		Mortgages:	26.00
, , ,	31.13	Caveat Lodgement	
Companies:		Discharge of	
Alteration to Constitution		Transfer of	
Capital, Increase or Decrease of	64.00	Sublet	
Ceasing to Carry on Business	37.75	Subjet	13.00
Declaration of Dividend		Leases—Application for Transfer (2 insertions) each	13.00
Incorporation	51.00	Last Transport Descripts (2 incontinus) and	37.75
Lost Share Certificates:	05.55	Lost Treasury Receipts (3 insertions) each	
First Name		Licensing	75.50
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 Electricity Supply—Forms 19 and 20	
Conduct of Winding Up (equivalent to 'Final			300.00
Meeting')	51.00	Default in Payment of Rates: First Name	101.00
First Name		Each Subsequent Name	12.00
Each Subsequent Name	13.00	Each Subsequent Name	13.00
Notices: Call	64.00	Noxious Trade	37.75
Change of Name		Partnership, Dissolution of	37.75
Creditors		Partitership, Dissolution of	31.13
		Petitions (small)	26.00
Creditors Compromise of Arrangement 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		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	3.60
Order of Supreme Court for Winding Up Action		¹ / ₄ page advertisement	
Register of Interests—Section 84 (1) Exempt		½ page advertisement	302.00
Removal of Office		Full page advertisement	591.00
Proof of Debts		Advertisements, other than those listed are charged at \$3	3 60 per
Sales of Shares and Forfeiture		column line, tabular one-third extra.	3.00 pci
Estates:			Diatriat
	27.75	Notices by Colleges, Universities, Corporations and	District
Assigned Deceased Persons—Notice to Creditors, etc		Councils to be charged at \$3.60 per line.	
Each Subsequent Name		Where the notice inserted varies significantly in lengt	
Deceased Persons—Closed Estates		that which is usually published a charge of \$3.60 per column	mn line
Each Subsequent Estate		will be applied in lieu of advertisement rates listed.	
Probate, Selling of		South Australian Government publications are sold	on the
Public Trustee, each Estate		condition that they will not be reproduced without	
		permission from the Government Printer.	

All the above prices include GST

GOVERNMENT GAZETTE NOTICES

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

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2015

	Acts	s, Bills, Rules, Parliame	ntary Papers and Regula	ations	
Pages	Main	Amends	Pages	Main	Amends
1-16	3.20	1.50	497-512	43.00	42.00
17-32	4.10	2.55	513-528	44.25	42.75
33-48	5.45	3.85	529-544	45.75	44.25
49-64	6.85	5.30	545-560	47.25	45.75
65-80	7.95	6.60	561-576	48.25	47.25
81-96	9.30	7.70	577-592	50.00	47.75
97-112	10.60	9.05	593-608	51.00	49.25
113-128	11.80	10.50	609-624	52.50	51.00
129-144	13.20	11.70	625-640	53.50	52.00
145-160	14.60	13.00	641-656 657-672	55.00	53.50
161-176 177-192	15.80 17.20	14.30 15.60	657-672 673-688	56.00 57.50	54.00 56.00
193-208	18.60	17.10	689-704	58.50	56.50
209-224	19.60	18.10	705-720	60.00	58.00
225-240	20.90	19.40	721-736	61.50	59.00
241-257	22.50	20.50	737-752	62.00	60.50
258-272	23.80	21.70	753-768	64.00	61.50
273-288	24.90	23.60	769-784	65.00	64.00
289-304	26.25	24.50	785-800	66.00	65.00
305-320	27.75	26.00	801-816	67.50	65.50
321-336	28.75	27.25	817-832	69.00	67.50
337-352	30.25	28.50	833-848	70.50	69.00
353-368	31.00	30.00	849-864	72.00	70.00
369-384	32.75	31.00	865-880	73.50	72.00
385-400	34.25	32.50	881-896	74.00	72.50
401-416	35.50	33.50	897-912	75.50	74.00
417-432	37.00	35.25	913-928	76.00	75.50
433-448	38.00	36.75	929-944	77.50	76.00
449-464	39.00	37.50	945-960	78.50	77.00
465-480 481-496	39.50 42.00	38.75 39.50	961-976 977-992	82.00 83.00	78.00 78.50
Bound ActsIndex					295.0
Subscription—per se Cloth bound—per vo	ssion (issued weekly) lume				552.0 238.0
egislation on Disk	*				
Whole Database					4 099.0
Annual Subscripti	on for fortnightly upd	ates			1 260.0
					200.0
Updates			ices include GST)		857.0
	Salas Cov	ernment Legislation O			
Counter	saies Guv		e Cantra		
Counter and Mai	d Orders: Serv Grou Phor		, 108 North Terrace, Adost), Fax: (08) 8204 19		
	Orders: Serv Grou Phor Post	and Floor—EDS Centre ae: 13 23 24 (local call c	, 108 North Terrace, Adoost), Fax: (08) 8204 190 delaide, S.A. 5001		

WATER INDUSTRY ACT 2012

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

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

M. SUTTON, Director, Office for the Outback Communities Authority

OUTBACK COMMUNITIES AUTHORITY

STANDARD CUSTOMER SALES CONTRACT

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

These standard terms and conditions are published in accordance with Section 36 of the Act. These standard terms and conditions will come into force on 3 September 2015 and, when in force, the terms will, by law, be binding on us and you. The document does not have to be signed to be binding.

1. The Parties

1.1 This contract is between:

Outback Communities Authority (ABN 45 674 479 985) of 12 Tassie Street, Port Augusta, South Australia (referred to in this contract as 'we', 'our', or 'us'); and

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

- 2. Definitions
 - 2.1 Words appearing in bold type like this are defined in Schedule 1 to this contract.
- 3. Services Provided under this Contract
 - 3.1 This contract covers the sale and supply by us of a water retail service to your supply address.
 - 3.2 We will provide your water retail service in accordance with all applicable regulatory instruments.
- 4. Does this Document Apply to you?
 - 4.1 This document applies to you if:
 - (a) your supply address receives, or will receive upon successful connection, our water retail service and you have not agreed to different terms and conditions with us;
 - (b) you currently receive, or will receive upon successful connection, our water retail service with special characteristics relevant to the provision of that water retail service; or
 - (c) you are required to pay us an availability charge under the Regulations but only for the purposes of Clauses 6.5, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 28, 31 and 32 of this contract.
 - 4.2 Unless otherwise agreed by the parties, this document does not apply where:
 - (a) we provide you with a non-standard water retail service;
 - (b) prior to the commencement of this contract, you were a customer receiving a water retail service from us pursuant to an existing written agreement and you have agreed to the continuation of that agreement until its term ends, at which point this contract takes effect; or
 - (c) prior to the commencement of this contract, you were a customer receiving a water retail service from us and you were charged for that water retail service as a component of a rate notice issued under the Local Government Act 1999 and you have agreed to the continuation of that arrangement until its end, at which point this contract takes effect.
- 5. Classification of Customer Class
 - 5.1 We may classify you as a residential customer or a non-residential customer in relation to your supply address after the commencement of this contract in accordance with applicable regulatory instruments.
- 6. Commencement
 - 6.1 If you are an existing customer, this contract will start on the day this document comes into force by publication under the provisions of the Act.
 - 6.2 If you are an existing customer that will continue to receive a water retail service from us under an existing written agreement, this contract will start on the day following the termination of that existing written agreement.
 - 6.3 If you are an existing customer receiving a water retail service from us and you are charged for that water retail service as a component of a rate notice issued under the Local Government Act 1999, this contract will start on the day following the termination of that statutory charging arrangement.
 - 6.4 If you are a new customer, this contract starts on the date you apply for a connection in writing, satisfying all relevant preconditions and providing all required information.
 - 6.5 If you are a person who becomes the registered proprietor of a supply address and Clause 6.2 or 6.3 does not apply to you, this contract starts upon transfer of ownership of that supply address to you.

7. Termination

- 7.1 We may terminate this contract with you in accordance with applicable regulatory instruments if:
 - (a) the supply of the water retail service to your supply address has been disconnected in accordance with other provisions of this contract and you no longer have a right to be reconnected in accordance with Clause 27;
 - (b) you are no longer the owner of the supply address and we have entered into a new contract with the new owner; or
 - (c) circumstances beyond our reasonable control mean that the water reticulation network and/or the dual reticulation recycled water network necessary to provide the water retail service to your supply address are no longer available.
- 7.2 You may terminate this contract with us at any point by providing us with three business days' notice, which may be given by:
 - (a) personal contact;
 - (b) telephone;
 - (c) electronic mail; or
 - (d) writing to us.
- 7.3 All rights and obligations accrued before the end of this contract continue despite the end of this contract, including your obligation to pay any amounts due to us.
- 7.4 Your right to dispute a bill under Clause 17 and recover amounts we have overcharged you in accordance with Clause 19 continues despite the end of this contract.
- 8. What you have to do to Receive Connection?
 - 8.1 When you apply for a water retail service at your supply address we may require you to satisfy some pre-conditions. We will explain any pre-conditions that may apply to you when you apply to us for a water retail service.
 - 8.2 Our obligation to sell or supply you with a water retail service at your supply address does not start until you satisfy our pre-conditions.
- 9. Your General Obligations
 - 9.1 Infrastructure:
 - (a) You must arrange for all infrastructure on your side of the connection point to be properly maintained (which includes ensuring any work to be undertaken is done so by an appropriately licensed plumber).
 - (b) If installation of internal infrastructure at your supply address is reasonably required in order for us to provide you a retail service then you must arrange for that infrastructure to be installed in compliance with any applicable regulatory instruments and by an appropriately licensed plumber.
 - 9.2 Illegal use of water retail services:
 - (a) You must only use the water retail service provided by us for lawful purposes and, if you are found to be illegally using our water retail service, or otherwise consuming our water retail service not in accordance with this contract or applicable regulatory instruments, we may:
 - estimate the consumption for which you have not paid using an approved estimation method and bill you for that amount;
 - (ii) recover that amount from you, as well as any costs associated with estimating the consumption; and
 - (iii) disconnect your supply address immediately.
 - (b) By illegally using our water retail service, Clauses 14 and 16 will not apply to you.
- 10. Fees and Charges
 - 10.1 Any fees and charges associated with the sale and supply of a water retail service to you are set out in the Price List published from time to time and available on our website www.oca.sa.gov.au.
 - 10.2 Changes in fees and charges
 - (a) We have the right to change our fees and charges from time to time.
 - (b) Any changes to fees and charges applicable to you will be re-published on our website.
 - 10.3 GST
 - (a) Amounts specified in our Price List, subject to amendment from time to time, and other amounts payable under this contract may be stated to be exclusive or inclusive of GST. Clause 10.3 (b) applies unless an amount is stated to include GST.
 - (b) Where an amount paid by you under this contract is payment for a 'taxable supply' as defined for GST purposes, to the extent permitted by law, that payment will be increased so that the cost of the GST payable on the taxable supply is passed on to the recipient of that taxable supply.

11. Tariff Changes

11.1 If we vary the type of tariff rate you are charged for your water retail service, we will notify you of the new tariff rate on your next hill

- 11.2 Where this occurs within a billing cycle, we will calculate on a *pro-rata* basis using:
 - (a) the old tariff rate up to and including the effective date for the change; or
 - (b) the new tariff rate from the effective date to the end of the billing cycle.

12. Billing

- 12.1 We will use our best endeavours to issue you a bill at least quarterly.
- 12.2 We may enter into an agreement with you to a different billing cycle with a regular recurrent period that differs to Clause 12.1.
- 12.3 If we charge you for a water retail service as a component of a rate notice issued under the Local Government Act 1999, the rate notice will separately identify the cost of the water retail service and will include the particulars in Clause 12.4.
- 12.4 We will prepare a bill so that you can easily verify that the bill conforms to this contract and it will include at least the particulars required by the Code, except in circumstances permitted by ESCOSA.
- 12.5 Unless otherwise agreed with you, you must pay the amount shown on each bill by the date for payment (the pay-by date). The pay-by date will be no earlier than 12 business days from the date we send the bill.
- 12.6 If you have not paid a bill by the pay-by date, we will send you a reminder notice. This will give you a further pay-by date which will not be less than six business days after we issue the notice.

13. Payment Methods

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

14. Flexible Payment Arrangements

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

15. Payment Difficulties

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

16. Hardship Policy

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

17. Billing Disputes

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

18. Undercharging

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

19. Overcharging

- 19.1 If we overcharge you due to an act or omission on our part, we will use our best endeavours to advise you within ten business days of us becoming aware of the error.
- 19.2 If we have overcharged you and you have already paid your bill, we will:
 - (a) credit the amount to your account and it will be deducted from your next bill; or
 - (b) if you have ceased to purchase a water retail service from us, repay that amount to you within ten business days.

20. Debt Recovery

- 20.1 We will not commence proceedings for the recovery of a debt relating to the sale and supply of a water retail service by us if:
 - (a) you continue to adhere to the terms of a flexible payment plan or other agreed payment arrangement; or
 - (b) we have failed to comply with the requirements of:
 - (i) our Hardship Policy in relation to you; or
 - (ii) this contract relating to non-payment of bills, payment plans and providing assistance to residential customers experiencing payment difficulties; or
 - (c) you currently have a flow restriction device installed at the relevant supply address in accordance with Clause 23.

21. Interruptions

- 21.1 We will use our best endeavours to minimise the frequency and duration of interruptions or limitations to supply of your water retail service.
- 21.2 We may interrupt the supply of your water retail service in the following instances:
 - (a) for maintenance;
 - (b) for repair;
 - (c) for augmentations to the network;
 - (d) in the event of emergencies; or
 - (e) for health and safety reasons.

- 21.3 In the event of an unplanned interruption, we will use our best endeavours to restore your water retail service as soon as practically possible and within the timeframes specified in the regulatory service standards.
- 21.4 Where a planned interruption is required, we will use our best endeavours to provide you with at least four business days' notice prior to planned works that will cause an interruption to your water retail service. This notice will be in writing where practicable but may be by radio or newspaper.

22. Quality, Safety and Reliability of Supply

22.1 Quality

- (a) Where your water retail service comprises of drinking water, we will provide that drinking water in accordance with all relevant health, environmental and other applicable regulatory requirements.
- (b) Our obligation under Clause 22.1 (a) is limited to the extent that such quality is adversely affected by your actions or equipment and the terms of this contract.
- (c) Where your water retail service comprises non-drinking water (including recycled water) we will provide such a water retail service on the basis that such water is not intended for human consumption and otherwise may only be used for purposes as advised by us. If such a water retail service is provided by us, it will be supplied in accordance with all relevant health, environmental and other applicable regulatory requirements applicable to non-drinking water.
- (d) If we need to re-classify your water retail service from drinking water to non-drinking water or *vice versa*, we will do so only in accordance with applicable regulatory instruments and notify you immediately if reclassification is to occur.

22.2 Reliability

- (a) We will use our best endeavours to provide you with a water flow rate to meet your reasonable needs. Please note that, for some customers, the flow rate may not be sufficient for all purposes without the provision of additional on-site water infrastructure. You are responsible for arranging and covering the costs of such additional on-site water infrastructure, which must be installed by an appropriately licensed plumber.
- (b) We will notify you under Clause 22.3 if, due to the special characteristics of your water retail service, we are unable to provide you with such a flow rate.

22.3 Water retail service with special characteristics

- (a) If, prior to the commencement of this contract, you were a customer that we supplied a water retail service to with conditions as set out under a separate agreement, or without a formal agreement in place, this contract will now apply to the provision of that water retail service and the special characteristics applicable to that water retail service will apply.
- (b) We will advise you of the special characteristics of the water retail service applicable to you under this contract. For existing customers, we will advise you on commencement of this contract. For new customers we will advise you upon assessment of an application by you for a water retail service under this contract.

23. Life Support Equipment

- 23.1 If you, or someone you reside with has a medical condition where the continuation of a water retail service is critical for the operation of a life support equipment (as defined in the Code) you must:
 - (a) notify us, with confirmation from a registered medical practitioner, that a person residing at the residential customer's supply address requires that continued use of life support equipment; and
 - (b) inform us if the person for whom the life support requirement is required vacates the supply address or no longer requires the life support equipment.
- 23.2 We may rely on advice from a medical practitioner or hospital that life support equipment is no longer required at the supply address.
- 23.3 Once we are notified under this clause, but subject to Clause 23.1 (b), we will:
 - (a) register the supply address as a life support equipment address;
 - (b) not arrange for the disconnection or restriction of the supply to that supply address while the person continues to reside at that address and required the use of a life support equipment; and
 - (c) provide you with:
 - (i) at least four business days' written notice of any planned interruptions to supply at the supply address;
 - (ii) advice there is likely to be a planned interruption to the supply at the supply address; and
 - (iii) an emergency telephone contact number (which is printed on your bill or available on our website).

24. Restrictions

24.1 Residential Customers

- (a) If you are a residential customer, we may, subject to compliance with the Code, arrange for the restriction of the supply of your water retail service to you where:
 - (i) you have not paid a bill or bills within the required timeframes;
 - (ii) you have not agreed to an offer of a flexible payment plan under Clause 14 or another payment option to pay a bill;

- (iii) you have not adhered to your obligations to make payments in accordance with the flexible payment plan or another payment option relating to the payment of bills;
- (iv) you have not complied with the terms of our Hardship Policy referred to in Clause 16 resulting in you being removed from that hardship program;
- (v) you have not allowed entry to a water industry officer appointed under the Act for the purposes consistent with carrying out duties in accordance with applicable regulatory instruments; or
- (vi) you have used the water retail service illegally.
- (b) Before undertaking any arrangements for the restriction of supply of water retail services to your supply address for failure to pay a bill, we will:
 - (i) use our best endeavours to contact you personally by the methods outlined in the Code;
 - (ii) give you information about the terms of our Hardship Policy and assess your eligibility for participation in our Hardship Policy;
 - (iii) give you information on government funded concessions, if applicable, and refer you to the organisation responsible for that concession;
 - (iv) give you a reminder notice;
 - (v) after the expiry of the period referred to in the reminder notice, give you a written restriction warning notice in accordance with Clause 25; and
 - (vi) advise you of the existence and operation of our external dispute resolution body or the industry ombudsman scheme (if we are a participant in that scheme).

24.2 Non-residential Customers

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

25. Restriction Warning Notice

- 25.1 Prior to commencing action to restrict the supply of a water retail service to you, we will issue a restriction warning notice to you that:
 - (a) states the date of its issue;
 - (b) states the matter giving rise to the potential restriction of your supply address;
 - (c) where the notice has been issued for not paying a bill:
 - (i) state the date on which the restriction warning notice ends; and
 - (ii) state that payment of the bill must be made during the restriction warning notice period;
 - (d) for matters other than not paying a bill, allow a period of not fewer than five business days after the date of issue for you to rectify the matter before restriction occurs;

- (e) inform you of applicable restoration procedures and any charges for restoration (if applicable);
- (f) include details of our telephone number for complaints and disputes; and
- (g) include details of the existence and operation of our external dispute resolution body or the industry ombudsman scheme (if we are a participant in that scheme).

26. Disconnections

- 26.1 We will not disconnect your water retail service for non-payment of a bill or bills. However, we may restrict your water retail service in accordance with Clause 24.
- 26.2 Subject to any applicable regulatory instruments that prohibit disconnection, we may only arrange for the disconnection of your retail service if you have:
 - (a) requested that disconnection;
 - (b) used the water retail service illegally; or
 - (c) refused entry to a water industry officer appointed under the Act for a purpose consistent with carrying out duties in accordance with applicable regulatory instruments.
- 26.3 If you request us to arrange for the preparation and issue of a final bill, or the disconnection of, your supply address, we will use our best endeavours to arrange for that final bill (in circumstances where final bills can be issued) or, subject to any applicable regulatory instruments that prohibit disconnection, arrange the disconnection in accordance with your request.
- 26.4 We will inform you of any fees or charges that you will remain liable for under the Local Government Act 1999 or the Roxby Downs (Indenture Ratification) Act 1982 notwithstanding a disconnection under this clause.

27. Restoration of Water Retail Service

- 27.1 If we have disconnected or restricted the supply of your water retail service to you, we will use our best endeavours to arrange for the reconnection or removal of flow restrictions within a time agreed with you, subject to:
 - (a) Clause 9.1;
 - (b) the reasons for the disconnection or restriction being rectified by you; and
 - (c) you have paid the appropriate charge for reconnection or removal of water flow restriction (if applicable).
- 27.2 If you are a residential customer, we will not charge a restoration fee where you are experiencing financial hardship and should have been identified as eligible for our Hardship Policy, so long as you agree to participate in our hardship program upon restoration.
- 27.3 We will use our best endeavours to reconnect or remove water flow restrictions within the timeframes required by the regulatory service standards.

28. Enquiries, Complaints and Dispute Resolution

- 28.1 If you have an enquiry or complaint relating to our water retail service or related matter, you can contact us on General Enquiries (08) 8648 5970 or 1800 640 542 (from the outback), Faults and Emergencies 0427 687 772, Email oca@sa.gov.au.
- 28.2 You may make a complaint to us regarding our services or compliance with this contract. We will address your complaint in the manner set out in our procedures for the management and resolution of customer enquiries and disputes. For further information regarding this process please refer to our website.
- 28.3 If you are not satisfied with the solution offered or action taken by us in response to your complaint you may have the complaint reviewed by one of our senior managers under our procedures for the management and resolution of customer enquiries and disputes.
- 28.4 If you are not satisfied with the outcome of our internal dispute resolution process you may refer the matter to our external resolution body or the Industry Ombudsman (if we are a participant in that scheme) for external dispute resolution.

29. Right to Enter

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

30. Force Majeure

- 30.1 If, but for this clause, either party would breach this contract due to the occurrence of a force majeure event:
 - (a) the obligations of the party under this contract, other than an obligation to pay money, are suspended to the extent to which they are affected by the force majeure event for so long as the force majeure event continues; and
 - (b) the affected party must use its best endeavours to give the other party prompt notice of that fact including full particulars of the force majeure event, an estimate of its likely duration, the obligations affected by it and the extent of its effects on those obligations and the steps taken to remove, overcome or minimise those effects.
- 30.2 For the purposes of this clause, if the effects of a force majeure event are widespread we will be deemed to have given you prompt notice if we make the necessary information available by way of a 24 hour telephone service within 30 minutes of being advised of the force majeure event or otherwise as soon as practicable.

- 30.3 Either party relying on this clause by claiming a force majeure event must use its best endeavours to remove, overcome or minimise the effects of that force majeure event as quickly as practicable.
- 30.4 Nothing in this clause will require a party to settle an industrial dispute which constitutes a force majeure event in any manner other than the manner preferred by that party.

31. Information and Privacy

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

32. General

32.1 Applicable law

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

32.2 Referral of our Obligations

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

32.3 Amending the contract

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

32.4 The Code

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

33. Schedule 1—Definitions

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

Minister means the Minister for Water and the River Murray.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

South Australia

Pastoral Land Management and Conservation (Renewable Energy) Amendment Act (Commencement) Proclamation 2015

1—Short title

This proclamation may be cited as the *Pastoral Land Management and Conservation* (*Renewable Energy*) *Amendment Act* (*Commencement*) *Proclamation* 2015.

2—Commencement of Act

The *Pastoral Land Management and Conservation (Renewable Energy) Amendment Act 2014* (No 12 of 2014) will come into operation on 19 September 2015.

Made by the Governor

with the advice and consent of the Executive Council on 17 September 2015

15MSECCS052

South Australia

Forestry (Forest Reserve—Mount Gambier, Penola and Mount Burr Forest Districts) Variation Proclamation 2015

under section 3(3) of the Forestry Act 1950

Preamble

The following land is forest reserve under the *Forestry Act 1950* (see proclamation, *Gazette 19.3.1992 p877*, as varied) and forms part of the Mount Gambier Forest District:

Section 107, Hundred of MacDonnell;

Section 807, Hundred of MacDonnell;

Allotment 101 of Deposited Plan No. 85766, Hundred of Mingbool.

The following land is forest reserve under the *Forestry Act 1950* (see proclamation, *Gazette 19.3.1992 p877*, as varied) and forms part of the Penola Forest District:

Allotment 243 of Deposited Plan No. 89499, Hundred of Comaum;

Allotment 280 of Deposited Plan No. 89610, Hundred of Nangwarry.

The following land is forest reserve under the *Forestry Act 1950* (see proclamation, *Gazette 19.3.1992 p877*, as varied) and forms part of the Mount Burr Forest District:

Allotment 151 of Deposited Plan No. 89829, Hundred of Mount Muirhead.

It is now intended that the land described in clauses 1, 2 and 3 cease to be forest reserve so that it can be vested in the Treasurer in fee simple.

Part 1—Preliminary

1—Short title

This proclamation may be cited as the Forestry (Forest Reserve—Mount Gambier, Penola and Mount Burr Forest Districts) 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 proclamation under *Forestry Act 1950* declaring forest reserve (*Gazette 19.3.1992 p877*) as varied

4—Variation of Schedule

- (1) Schedule, clause 5(g) and (h)—delete paragraphs (g) and (h)
- (2) Schedule, clause 6(a)—delete "Lot 243 Deposited Plan 89499,"
- (3) Schedule, clause 6(f)—delete ", Lot 280 Deposited Plan 89610"
- (4) Schedule, clause 7(d)—delete ", Lot 151 Deposited Plan 89829"

Made by the Governor

with the advice and consent of the Executive Council on 17 September 2015

15MFOR0011

RULES OF COURT

Magistrates Court of South Australia Amendment No. 54 to the Magistrates Court Rules 1992

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

- 1. These Rules may be cited as the 'Magistrates Court Rules 1992 (Amendment 54)'.
- 2. The *Magistrates Court Rules 1992* as amended by the following amendments apply to and govern all actions commenced in the criminal division of the Court on and after the date on which these amendments are gazetted.
 - 3. Rule 8.08 of the *Magistrates Court Rules 1992* is deleted.
 - 4. Rule 18.15 of the *Magistrates Court Rules 1992* is deleted and replaced with:
 - 18.15 A request to register a Foreign Intervention Order or Foreign Restraining Order must comply with Form 41 and may be listed before a Magistrate. The applicant may appear in person or by telephone or file an affidavit explaining why the order should be registered and any reasons to support a request that it not be served. The Magistrate when ordering registration of the order must specify whether it is to be served or not.
 - 5. Rule 18AA.00 is inserted as follows:

18AA.00 INTERVENTION ORDERS UNDER THE BAIL ACT 1985

- 18AA.01 An intervention order made under Section 23A of the *Bail Act* 1985 must comply with Form 29AA and must be served personally on the person the subject of the order.
- 18AA.02 Unless the Court orders otherwise, an intervention order made under Section 23A of the *Bail Act 1985* is an interim intervention order.
- 6. Rule 18AAA.00 is inserted as follows:

18AAA.00 INTERVENTION ORDERS UNDER THE CRIMINAL LAW (SENTENCING) ACT 1988

- 18AAA.01 An intervention order made under Section 19A of the *Criminal Law (Sentencing) Act 1988* must comply with Form 30 and must be served personally on the person the subject of the order.
- 18AAA.02 Unless the Court orders otherwise, an intervention order made under Section 19A of *Criminal Law (Sentencing) Act 1988* is a confirmed intervention order.
- 7. Rule 18.25 of the Magistrates Court Rules 1992 is deleted.
- 8. Rule 43.12 is deleted and replaced with:
 - 43.12 Subject to sub-rule 43.14, each page of an affidavit shall be signed and dated by the person making the affidavit and the witness before whom it is sworn.
- 9. Rule 60.05 is inserted as follows:
 - An Order for variation or revocation of a Non-Association or Place Restriction Order must comply with a Form 108A.
- 10. Rule 63.00 is amended to insert the heading 'RECORDING EVENTS IN COURT'.
- 11. Rule 64.00 is amended to insert the heading **'ELECTRONIC COMMUNI-CATIONS IN COURT'**.

12. Rule 69.00 is inserted as follows:

69.00 FEES

- 69.01 The fees payable in relation to an action or proceeding in the Court are the fees prescribed in the *Magistrates Court (Fees) Regulations* 1992, Sheriff's Regulations 1992 and any other relevant Act or Regulations under which an action is commenced.
- 69.02 An application for the remission or reduction of a fee must be made to the Registrar on oath in Form 123 and the Registrar must place it on the file of the action or proceeding.
- 69.03 Where proper cause exists, the Registrar may, by notice in writing served on a person or party, impose conditions in respect of the mode or time of payment of a fee by that person or party.
- 69.04 Payment of a fee may be ordered by the Court, and the Registrar may enforce the order pursuant to these Rules.

13. Rule 70.00 is inserted as follows:

70.00 CO-OPERATIVES NATIONAL LAW (SOUTH AUSTRALIA) ACT 2013

- 70.01 An application for a warrant made pursuant to Section 504 or 505 of the *Co-operatives National Law* must comply with Form 121.
- 70.02 A search warrant must comply with Form 122.
- 14. Form 2 is deleted and replaced with Form 2.
- 15. Form 3 is deleted and replaced with Form 3.
- 16. Form 5 is deleted and replaced with Form 5.
- 17. Form 5A is deleted and replaced with Form 5A.
- 18. Form 5B is deleted and replaced with Form 5B.
- 19. Form 11 is deleted and replaced with Form 11.
- 20. Form 15 is deleted and replaced with Form 15.
- 21. Form 15A is deleted and replaced with Form 15A.
- 22. Form 16 is deleted and replaced with Form 16.
- 23. Form 17 is deleted and replaced with Form 17.
- 24. Form 23 is deleted and replaced with Form 23.25. Form 29 is deleted and replaced with Form 29.
- 26. Form 29A is deleted and replaced with Form 29A.
- 27. Form 29AA is inserted.
- 28. Form 29B is deleted and replaced with Form 29B.
- 29. Form 30 is deleted and replaced with Form 30.
- 30. Form 31 is deleted and replaced with Form 31.
- 31. Form 31A is deleted and replaced with Form 31A.
- 32. Form 31B is deleted and replaced with Form 31B.
- 33. Form 31C is deleted and replaced with Form 31C.
- 34. Form 31D is deleted and replaced with Form 31D.
- 35. Form 32 is deleted and replaced with Form 32.
- 36. Form 33 is deleted and replaced with Form 33.
- 37. Form 34 is deleted and replaced with Form 34.
- 38. Form 35 is deleted and replaced with Form 35.
- 39. Form 36 is deleted and replaced with Form 36.
- 40. Form 37 is deleted and replaced with Form 37.

- 41. Form 38 is deleted and replaced with Form 38.
- 42. Form 41 is deleted and replaced with Form 41.
- 43. Form 42 is deleted and replaced with Form 42.
- 44. Form 46 is deleted and replaced with Form 46.
- 45. Form 56 is deleted and replaced with Form 56.
- 46. Form 57 is deleted and replaced with Form 57.
- 47. Form 58 is deleted and replaced with Form 58.
- 48. Form 60 is deleted and replaced with Form 60.
- 49. Form 75 is deleted and replaced with Form 75.
- 50. Form 76 is deleted and replaced with Form 76.
- 51. Form 77 is deleted and replaced with Form 77.
- 52. Form 80 is deleted and replaced with Form 80.
- 53. Form 81 is deleted and replaced with Form 81.
- 54. Form 83 is deleted and replaced with Form 83.
- 55. Form 99 is deleted and replaced with Form 99.
- 56. Form 100 is deleted and replaced with Form 100.
- 57. Form 106 is deleted and replaced with Form 106.
- 58. Form 107 is deleted and replaced with Form 107.
- 59. Form 108A is inserted.
- 60. Form 121 is inserted.
- 61. Form 122 is inserted.
- 62. Form 123 is inserted.

Signed on the 7th day of September 2015.

ANDREW JAMES CANNON, Acting Chief Magistrate
MARY-LOUISE HRIBAL, Magistrate
SIMON HUGH MILAZZO, Magistrate
JANE SCHAMMER, Magistrate

Form 2



COMPLAINT AND SUMMONS Magistrates Court of South Australia www.courts.sa.gov.au Summary Procedure Act 1921 Sections 49 and 57

Court Use

Date Filed:

Registry						File No			
Address	Street			9	Teler	phone	hone Facsimile		
	City/Town/Suburb State Postcode				Email Address				
Complainan	t								
Name	Surname		Give	n name/s			Comple	ninant's Reference	
Address (Registered Address, if Body	Street				Teleph	one		Facsimile	
Address, if Body Corporate)	City/Town/Suburb	State		Postcode		Email Address			
Defendant									
Full Name				V.				DOB dd/mm/yyyy	
Address	Street			DV		Talanhana			
(Registered Address, if Body	Street			DX		Telephone			
Corporate)	City/Town/Suburb	State		Postcode		Email Address			
Offence details: Other orders sought (forfeiture, compensation, additional penalty, destruction or the like – Rule 15.03)									
Date COMPLAINANT						(Registrar, Depu (Not required if		FNESS strar or Justice of the Peace) ainant is a Public Authority)	

	Registry		Date				
Hearing details	Address		Time	am/pm			
	Telephone	Email Add	Email Address				
Date			MAGISTRATES COURT				
			1111		(MACCE)		

IMPORTANT NOTICES TO THE DEFENDANT

If you fail to appear on the hearing date set out above or on any day to which this matter is adjourned the Court may:

• Proceed in your absence, or

- Issue a warrant for your arrest

Proof c	of Service				
Name of	f person serving:				
Address	of person serving	j:			
Name of	f person served:				
Address	at which service	effected:			
Date ser	vice effected:				
Time of	day: Between		am/pm and		am/pm
Method	of service (tick bo	x)			
	personally;				
	by leaving a cop and not less that			l) place of abod	e with a person apparently residing there
	by leaving a cop 16 years of age;		f business v	vith a person app	parently employed there and not less than
	any other method	d permitted by th	ne Rules – s	pecify:	
I certify t	that I served the a	ttached docume	ent in the ma	nner described.	
Certified	this	day of		20	

Form 3



COMPLAINT AND SUMMONS

Magistrates Court of South Australia

www.courts.sa.gov.au

Summary Procedure Act 1921

Sections 49 and 57

	Court Use	
Date	Filed:	

Sections 49 and 97										
Registry							File No			
Address	Street					Tele	phone		Facsimile	
Address	City/To	own/Suburb	State		Postcode	à.	Email Address			
Complainant										
Name	Surname Given name/s					Comple	ainant's Reference			
Address	Street					Teleph	one		Facsimile	
Address	Citv/To	own/Suburb	State		Postcode		Email Address			
Defendant										
Full Name								DOB dd/mm/yyyy		
Address (Registered	Street DX				Telephone		, ,,,,,,			
Address, if Body Corporate)	City/To	own/Suburb	State		Postcode		Email Address			
							COMF	 PLAIN <i>A</i>		
		Registry					Date			
Hearing deta	ails	Address					Time		am/pm	
p03	Telephone Facsimile		Email Address			6				
Date MAGISTRATES COURT										
If you fail to • Proceed	appe d in yo	OTICES TO THE DEFEN ear on the hearing date set of ur absence, or nt for your arrest		or on	any day t	o whic	ch this matter	is adjo	ourned the Court may:	

IT IS IMPORTANT THAT YOU READ THE INFORMATION ON THE OTHER SIDE OF THIS FORM

If you intend pleading guilty

- · Attend at Court either in person or through a solicitor
- Fill out this form, have it witnessed by one of the listed people and send it to the Court registry to which you were summonsed before the hearing date.

Note: if you wish to apply to reduce the demerit points attracted by this offence you must attend at court to give evidence.

Written guilty plea

- . I am the defendant in this matter
- I wish to plead guilty to the charge/s
- I wish to say:

Date	DEFENDANT
WITNESS	JP, Solicitor or Police Officer Number

Pleading not guilty

- Attend at court or have a solicitor attend for you and indicate a not guilty plea.
- You will be expected to have discussed the issues in detail with the complainant, or their representative, prior to a trial date being set

NOTICE TO THE DEFENDANT

If you do not attend court you may be convicted and fined in your absence.

Proof o	of Service			
Name of	person serving:			
Address	of person serving:			
Name of	person served:			
Address	at which service effe	ected:		
Date ser	vice effected:			
Time of	day: Between	am/pm and		am/pm
Method	of service (tick box)			
	personally;			
	by leaving a copy and not less than 1		al) place of abod	e with a person apparently residing there
by leaving a copy at the place of business with a person apparently employed there and not less than 16 years of age;				
	any other method pe	ermitted by the Rules –	specify:	
I certify t	that I served the attac	ched document in the ma	anner described.	
Certified	this day	of	20	

Form 5



INFORMATION AND SUMMONS

Magistrates Court of South Australia

www.courts.sa.gov.au

Summary Procedure Act 1921
Sections 101 and 103

Court Use	
Date Filed:	

	public public de la distribución de contrata de la							
Registry						File No		
Address	Street				Telej	phone		Facsimile
Addiess	City/Town/Suburb	State		Postcode	36	Email Address		
Informant			400					
Name	Surname		Giver	n name/s			Informa	ant's Reference
Address	Street				Telepho	oone		Facsimile
Address	City/Town/Suburb	State		Postcode		Email Address		
Defendant								
Full Name				201		14		DOB dd/mm/yyyy
Address	Street	DX				Telephone		
(Registered Address, if Body Corporate)	City/Town/Suburb	State		Postcode		Email Address		
Offence deta	ails:							
Other orders	SOUGht (forfeiture, compensation, additional	l penalty, o	destru	ction or the	like – f	Rule 15.03):		
[Date CO	MPLAIN	IANT	12.	1	(Registrar, Depu		TNESS strar or Justice of the Peace)

	Registry	Date					
Hearing details	Address	Time am/pm					
	Telephone	Email Add	dress				
SON THE SAME OF TH	Date		MAGISTRATES COURT				
			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				

IMPORTANT NOTICES TO THE DEFENDANT

If you fail to appear on the hearing date set out above or on any day to which this matter is adjourned the Court may:

• Proceed in your absence, or

• Issue a warrant for your arrest

Proof of	Service		
Name of p	erson serving:		
Address of	person serving:		
Name of p	erson served:		
Address at	which service effected:		
Date servi	ce effected:		
Time of da	y: Between	am/pm and	am/pm
Method of	service (tick box)		
□р	ersonally;		
	by leaving a copy at the last (and not less than 16 years of a		de with a person apparently residing there
	y leaving a copy at the place of years of age;	of business with a person ap	pparently employed there and not less than
□ a	ny other method permitted by	the Rules – specify:	
I certify that	at I served the attached docum	ent in the manner described.	
Certified th	is day of	20	

Form 5A



SUMMONS Magistrates Court of South Australia www.courts.sa.gov.au Summary Procedure Act 1921 Sections 57 and 103

Court Use	
Date Filed:	

		Sections 57 and 103									
Registry	7						File No				
Address	Street	Street					ohone		Facsimile		
Addicas	City/To	City/Town/Suburb State Postcode					Email Address				
Complainan	t/Info	rmant									
Name	Surnan	ne .		Give	n name/s			Compla	ainant/Informant's Reference		
Address	Street					Teleph	one		Facsimile		
Address	City/To	wn/Suburb	State		Postcode		Email Address				
Defendant	*5								90		
Full Name							6		DOB dd/mm/yyyy		
Address (Registered	Street		· ·		DX		Telephone				
Address, if Body Corporate)	City/To	wn/Suburb	State		Postcode		Email Address				
	Complaint/Information details: Date Complaint or Information made:										
11	-:	Registry					Date				
Hearing details Address Telephone Facsimile					Time Email Address			am/pm			
200000000000000000000000000000000000000	ľ	Date					MAGISTR	ATES	COURT		
		OTICES TO THE DEFEND ar on the hearing date set out		r on a	any day to	whic	ch this matter	is adjo	ourned the Court may:		

- Proceed in your absence, or
- Issue a warrant for your arrest

Proof c	of Service				
Name of	f person serving:				
Address	of person serving:				
Name of	f person served:				
Address	at which service eff	ected:			
Date ser	vice effected:				
Time of	day: Between		am/pm and		am/pm
Method	of service (tick box)				
	personally;				
	by leaving a copy and not less than			al) place of abod	de with a person apparently residing there
	by leaving a copy 16 years of age;	at the place o	of business v	vith a person ap	parently employed there and not less than
	any other method	permitted by t	he Rules – s	specify:	
I certify t	that I served the atta	ached docum	ent in the ma	nner described.	
Certified	this da	y of		20	

Form 5B



SUMMONS Magistrates Court of South Australia www.courts.sa.gov.au Summary Procedure Act 1921

Court	Use
ate Filed	

		*	ritten plea of guilt	, 10,5	160		[1		
Registry							File No		\$1 16	
	Otrone					Talanhans			English	
Address	Street			-	T	Telephone			Facsimile	1000
		wn/Suburb	State		Postcode		Emeil Address			
Complainan	t									
Name	Surnan	ne		Gi	ven name/s	7	1	Compl	ainant's Refe	prence
Address	Street				_	Teleph	one		Facsimile	1977
	City/To	ewn/Suburb	State		Postcode		Email Address			555
Defendant										
Full Name		18				10	5		DOB	dd/mm/yyyy
Address (Registered	Street				DX	-00	Telephone			
Address, if Body Corporate)	City/To	own/Suburb	State		Postcode		Email Address			
						2	s			
Date Compla	int ma	ade:			16		g 20		æ	
		Registry	0000000			100	Date		NA 14 - 12 - 12 - 12 - 12 - 12 - 12 - 12 -	18 mas
Hearing deta	ails	Address			***************************************		Time)		am/pm
95 179719		Telephone	Facsin	nile		Em	nail Address			300.50
		Date					MAGISTR			
If you fail to • Proceed	appe d in yo	OTICES TO THE D ear on the hearing date ur absence, or nt for your arrest		e or or	n any day te	o whi	ch this matter	r is adj	ourned t	ne Court may:

IT IS IMPORTANT THAT YOU READ THE INFORMATION ON THE OTHER SIDE OF THIS FORM

If you intend pleading guilty

- · Attend at Court either in person or through a solicitor
- Fill out this form, have it witnessed by one of the listed people and send it to the Court registry to which you were summonsed before the hearing date.

Note: if you wish to apply to reduce the demerit points attracted by this offence you must attend at court to give evidence.

Written guilty plea

- . I am the defendant in this matter
- · I wish to plead guilty to the charge/s
- · I wish to say:

4	10	27 	175
Date		DEFENDANT	
<i>Duito</i>	ti i		curations during
WITNESS		olicitor or Police Officer N	

Pleading not guilty

- · Attend at court or have a solicitor attend for you and indicate a not guilty plea.
- You will be expected to have discussed the issues in detail with the complainant, or their representative, prior to a trial date being set

IMPORTANT NOTICE TO THE DEFENDANT

If you do not attend court you may be convicted and fined in your absence.

Proof of Service	3	
Name of person serving:	80.	
Address of person serving:		ж
Name of person served:	9 9	
Address at which service effected:		
Date service effected:		
Time of day: Between an	n/pm and	am/pm
Method of service (tick box)		10
personally;		15
by leaving a copy at the last (or r and not less than 16 years of age;	most usual) place of aboo	de with a person apparently residing there
 by leaving a copy at the place of b 16 years of age; 	ousiness with a person ap	parently employed there and not less than
any other method permitted by the	Rules – specify:	5
I certify that I served the attached document	t in the manner described.	
Certified this day of	20	· · · · · · · · · · · · · · · · · · ·

Form 11



WITNESS SUMMONS Magistrates Court of South Australia www.courts.sa.gov.au Magistrates Court Act 1991

Section 20

Court Use Date Filed:

			This document mu	ıst be s	served	on the	witne	ess per	sona	illy.		
Registry							9.	File No)		Sec.	
5.00	Ctroot						Tolo	-hana			Faccimile	
Address	Street						rele	phone			Facsimile	
14//4/200	City/To	wn/Subur	b	State	10 12	Postcode	ģ	Email Add	dress			
Witness												
Name	Surnam	1e				Give	n name/	's				
Addessa	Street											
Address		···» /Cubiu	-d.	State	v	Pastoods	0	Email Adv	-trans			
Case Details		wn/Subur	TD .	State		Postcode		Email Add	aress			
Name	Surnam					Give	n name/s					
Offence	Gurran	ie				Giro.	THamore	X.				
Date of Offeno	Date of Offence											
Offence Locati	ion											
☐ Attend Co☐ Bring the	ourt to g Evider e Evide	give ev ntiary I entiary	detailed explanation s ridence on the hearing Material listed below y Material listed belov	date			the he	earing				
		Regis	stry						Date			
Hearing deta	ails	Addre	ess					1	Time			am/pm
		Telep	phone	Facsim	ile		Em	nail Addre	ess			
This summor	ns is is	sued	on the application c	of comp	232 33 53	/informa	200 14	fendant	/initia	ative c	of the Court	
	200 CF											
Address	Street											
	City/Town/Suburb State Postcode Email Address											
*********	Date MAGISTRATES COURT											
Court Seal:												

Information about this summons

Unless the summons has the Seal of the Magistrates Court on it, it has not been properly issued and therefore doesn't need to be obeyed.

What is this document?

This is a summons, which requires you to either attend court to give evidence, to produce documents to the court or both. If you need to produce documents, the summons specifies the documents that you need to produce

What do you have to do?

If the summons requires you to produce documents or things only, you may comply with it by delivering all of the documents or things to the Registrar of the Magistrates Court at the address given prior to the time and date on the summons. If you do that, you do not have to attend on the day and at the time shown on the summons.

You should only deliver documents or things to the Registrar if you have all of the documents or things requested and if you have no objection to producing them to the Court and to them being inspected by the parties to the case.

If you do deliver the documents or things to the Registrar, they should be securely packaged and have a copy of this summons attached.

If you object to the parties seeing the documents or things, you must come to court on the day and at the time listed and tell the Magistrate why you object to producing them.

If the summons requires you to give evidence (whether or not it also requires you to bring documents or things), you must attend at the Registry on the day shown in sufficient time to be in the correct courtroom by the time listed unless you contact the person who had this summons issued and have arranged to come to court at some other time.

What about the cost of attending court?

In addition to your reasonable expenses of attending at Court, you are also entitled to be paid **by the party who had the summons issued** this summons, your reasonable expenses incurred in complying with the summons, including an appropriate witness fee.

If you need all or some of these expenses paid **before** you come to court, you should contact the party who had the summons issued.

If you do not understand what you must do, or if you cannot comply with it, you should contact The Registrar of the court that issued the summons;

The person the applied to issue the summons; or

A solicitor to obtain your own legal advice.

Proof of Service			
Name of person serving:			
Address of person serving	ng:		
Name of person served:			
Address at which service	e effected:		
Date service effected:			
Time of day: Between		am/pm and	am/pm
Method of service (tick be	ox)		
personally;			
any other method	od permitted by	the Rules – specify:	
I certify that I served the	attached docum	ent in the manner described	k
Certified this	day of	20	

Form 15



NOTICE TO DEFENDANT AS TO PENALTY

Magistrates Court of South Australia

www.courts.sa.gov.au

Summary Procedure Act 1921

Sections 27C(3) and 62C(2)

Registry File No											
Registry			FIIE NO		1						
W 92250	Street							Facsimile			
Address	Sireer				i eiej.	hone	- i	racsimile			
	City/Town/Suburb	State		Postcode		Email Address					
Defendant											
Name	Outro		0					DOB			
	Surname		Givei	n name/s				dd/mm/yyyy			
Address	Street				Teleph	one		Licence Number			
Address	City/Town/Suburb	State		Postcode		Email Address					
Vou have been	n convicted in your absence of t		ng of			Email Address					
Tou have been	i convicted in your absence or t	ile ioilowii	ig on	ierice(s).							
3	1 72 12 1 1 1 2										
	may be disqualified from holding		cenc	e.							
0.00	end Court or have a solicitor attend										
If you fail to at	tend a warrant may be issued fo	or your arre	est.								
	Registry					Date	7.				
Next hearing	Address					Time		am/pm			
	Telephone	Facsimile			Em	ail Address					
	*				*						
5950000000 MV (4995000											
Date MAGISTRATES COURT											
IMPORTANT NOTICE TO THE DEFENDANT If you wish to dispute these charges you should read the information on the back of this form.											

NOTICE TO DEFENDANT

RE HEARING

Section 76A of the Summary Procedure Act 1921 provides that the Court may, on its own initiative or on the application of any party, set aside a conviction or order provided that:

- a) the parties consent to have it set aside;
- (b) the conviction or order was made in error; or
- (c) it is in the interest of justice to set aside the conviction or order.

If you wish to have the conviction or order set aside, you must complete the application appearing below, and return this notice so as to reach the Registrar within fourteen days of the day on which you received this notice. You or your solicitor must then attend Court on the date and time to which this matter has been adjourned (as detailed on this notice) to support your application. If you do not apply to have the conviction or order set aside within fourteen days of the receipt of this notice the conviction or order will stand.

APPLICATION FOR RE-HEARING		
I, the defendant named in this notice, hereby apply for a re-hearing of the charge referred to in this notice.		
Dated this	day of	20
		(Signature of Applicant)

Proof of Service							
Name of person serving:							
Address of person servin	g:						
Name of person served:							
Address at which service	effected:						
Date service effected:							
Time of day: Between		am/pm and	am/pm				
Method of service (tick bo	ox)						
personally;							
by prepaid post	ı.						
any other method	any other method permitted by the Rules – specify:						
I certify that I served the attached document in the manner described.							
Certified this	day of	20					

Form 15A



SUMMONS TO PERSON SUBSTANTIALLY **AFFECTED**

Magistrates Court of South Australia

www.courts.sa.gov.au

Road Traffic Act 1961 Section 168(2)

A Section									
Registry						File No			
es toans	Street					Teleph	hone		Facsimile
Address	Sueer		1		_	тевери	ione		Facsittiie
		wn/Suburb	State		Postcode		Email Address		
Details of pe	rson	affected by order							
Name				0	. 32.				DOB
	Surnam	<u>16</u>		Given	n name/s				dd/mm/yyyy
Address	Street	<u> </u>							
100 Section (Control of Control o	Citv/To	own/Suburb	State		Postcode		Email Address		
Case details		mi odudi.	J. C.	_	7 3033-1-2		Linux		
Name of									DOB
Defendant	Surnam	ne		Given	n name/s				dd/mm/yyyy
The defenda	nt has	been convicted of an offen	ce against	t the	Road Tr	raffic /	Act 1961 rel	lating	to motor vehicles or
by the use o		commission of which a mot otor vehicle.	tor venicie) wa	s used o	rthe	commissio	n or w	hich was facilitated
The Court ma	v mak	e one or more of the following	ng order/s	.1.					
	17.	fendant be disqualified from h	1.5		ning a driv	∕er's lic	cence for a r	period f	fived by the Court or
	further		Jiding of Ca	, tui.	ing a air.	01 0 1.0	701100 101 G p	ionou .	incu by the court of
		fendant so disqualified be not							
		tion, granted a driver's licence /ehicles Act 1959;	until the pe	erso	n passes	a driv	ing test as p	rescri	bed by section 79 of
☐ that a	a drive	r's licence held by the defenda	ant be modi	ified	for a peri	iod fixe	ed by the Co	ourt or i	until further order;
A		gistration of the motor vehicle				1otor V	/ehicles Act	1959	be suspended for a
1 St. 11 11 11 11 11 11 11 11 11 11 11 11 11		d by the Court or until further o							7
		fendant, and any associate of acerned as an owner or operat							
or un	itil furth	ner order.							
		ntially affected by the order(not appear in answer to this							
W	1.0			٠,					nade iii jean aasta
Hearing date	-:10	Registry					Date		om/om
Hearing deta	IIIS	Address	= Saali a				Time		am/pm
	*	Telephone	Facsimile		, ,	Ema	ail Address		
	r	Data					MAGISTR	ATEC	COLIDT
	L	Date					MAGIOTA	AILS	COURT

Proof o	Proof of Service							
Name of	Name of person serving:							
Address	of person serving	g:						
Name of	person served:							
Address	at which service	effected:						
Date ser	vice effected:							
Time of	day: Between		am/pm and		am/pm			
Method	of service (tick bo	ox)						
	personally;							
	by leaving a co			l) place of abod	le with a person apparently residing there			
	by leaving a cop 16 years of age		of business w	vith a person app	parently employed there and not less than			
	any other method permitted by the Rules – specify:							
I certify that I served the attached document in the manner described.								
Certified	this	day of		20				

Form 16



NOTICE TO DEFENDANT AS TO PENALTY SOUGHT

Magistrates Court of South Australia

www.courts.sa.gov.au

Summary Procedure Act 1921

Sections 27C(3), 62C(2) and 76A(1)(b)

Registry				File No				
Address	Street				Telej	phone		Facsimile
Audress	City/Town/Suburb	State	14	Postcode		Email Address		
Defendant								
Name	Surname		Given	name/s				DOB dd/mm/yyyy
Address	Street	1	r		Teleph	one		Licence Number
, (1881)	City/Town/Suburb	State		Postcode		Email Address		
You have bee	n dealt with in your absence o	f the followir	ng offe	ence(s):				
You should att If you fail to att the matte	An application has been made for: You should attend Court or have a solicitor attend for you. If you fail to attend: • the matter may be dealt with without you, or • a warrant may be issued for your arrest.							
CAN PRODUCE THE TOTAL OF THE PARTY OF THE PA	Registry					Date		
Next hearing		1			T	Time		am/pm
	Telephone	Facsimile			Email Address			
Date MAGISTRATES COURT						COURT		
IMPORTANT NOTICE TO THE DEFENDANT If you wish to dispute these charges you should read the information on the back of this form.								

NOTICE TO DEFENDANT

RE HEARING

Section 76A of the Summary Procedure Act 1921 provides that the Court may, on its own initiative or on the application of any party, set aside a conviction or order provided that:

- (a) the parties consent to have it set aside;
- (b) the conviction or order was made in error; or
- (c) it is in the interest of justice to set aside the conviction or order.

If you wish to have the conviction or order set aside, you must complete the application appearing below, and return this notice so as to reach the Registrar within fourteen days of the day on which you received this notice. You or your solicitor must then attend Court on the date and time to which this matter has been adjourned (as detailed on this notice) to support your application. If you do not apply to have the conviction or order set aside within fourteen days of the receipt of this notice the conviction or order will stand.

APPLICATION FOR RE-HEARING							
I, the defendant named in this notice, hereby apply for a re-hearing of the charge referred to in this notice.							
Dated this	day of	20					
		(Signature of Applicant)					

Proof of Service	Proof of Service							
Name of person serving:	Name of person serving:							
Address of person serving:								
Name of person served:								
Address at which service effected:								
Date service effected:								
Time of day: Between	am/pm and	am/pm						
Method of service (tick box)								
personally;								
by prepaid post;								
any other method permitte	d by the Rules – specify:							
I certify that I served the attached document in the manner described.								
Certified this day of	20							



NOTICE OF PREVIOUS CONVICTIONS

Magistrates Court of South Australia
www.courts.sa.gov.au
Summary Procedure Act 1921

Section 62D

Form 17

Court Use

Date Filed:

Registry							0	
Address	Street				Tele _f .	phone		Facsimile
Addices	City/Town/Suburb	Si	State	Postcode		Email Address		
Person cha				•				
Name	Surname		Given name/s				Reference	9
Address	Street	1		ř		Telephone	,	
	City/Town/Suburb	Si	State	Postcode		Email Add	ress	
Charges agai	nst you:	-						
You should at	If you are convicted of these offences, the following previous convictions will be alleged against you: You should attend Court or have a solicitor attend for you. If you fail to attend: • the matter may be dealt with without you, or							
Person or a	gency alleging previous con	victio	ns					
Name	Surname		Give	n name/s				DOB dd/mm/yyyy
Address	Street				Teleph	one		Facsimile
	City/Town/Suburb	Si	State	Postcode		Email Add	ress	
	Registry					E	Date	
Next hearin	g Address					T	Time am/pm	
	Telephone	Facs	simile		Em	Email Address		
Date MAGISTRATES COURT								

Proof of Service			
Name of person serving:			
Address of person serving:			
Name of person served:			
Address at which service e	ffected:		
Date service effected:			
Time of day: Between	am/pm and	t	am/pm
Method of service (tick box	()		
personally;			
□ by prepaid post;			
any other method	permitted by the Rules –	specify:	
I certify that I served the at	tached document in the m		
Certified this d	lay of	20	

Form 23



APPLICATION FOR AN ORDER OF THE COURT

Magistrates Court of South Australia

www.courts.sa.gov.au
Magistrates Court Act 1991
Section 10

Court Use
Date Filed:

Registry	F					•		
Address	Street		Lo	Telej.	phone		Facsimile	
/ Mail Occ	City/Town/Suburb	State	Postcode		Email Add	dress		
Applicant								
Full Name								
Address (Registered	Street		DX		Telephone	e		
Address, if Body Corporate)	City/Town/Suburb	State	Postcode		Email Add	dress		
Applicant's								
Name			677					
Address	Street			Telepho	one		Facsimile	
Addiess	City/Town/Suburb	State	Postcode		Email Address			
Person or p	roperty the subject of the order							
Full Name						Reference	ě.	
Address (Registered	Street		DX		Telephone			
Address, if Body Corporate)	City/Town/Suburb	State	Postcode		Email Address			
City/Town/Suburb State Postcode Email Address Grounds of Application:								
Details of ord	ler applied for:					Applicant		

(Details of the hearing are on the next page)

	Registry		1	Date		
Next hearing	Address	17	Time	am/pm		
	Telephone	Facsimile	ess			
		MAGISTRATES COURT				

IMPORTANT NOTICES

- A copy of this application is to be served on both the Applicant and the Respondent
- If you do not attend on the hearing date, or any adjourned hearing date, orders may be made in your absence

Proof o	of Service							
Name of	Name of person serving:							
Address	of person servin	g:						
Name of	person served:							
Address	at which service	effected:						
Date ser	vice effected:							
Time of	day: Between		am/pm and		am/pm			
Method	of service (tick bo	ox)						
	personally;							
	by leaving a co	A CONTRACTOR OF THE PARTY OF TH) place of abod	e with a person apparently residing there			
	by leaving a co 16 years of age		of business w	ith a person app	parently employed there and not less than			
	any other method permitted by the Rules – specify:							
I certify that I served the attached document in the manner described.								
Certified	this	day of	8	20				

Form 29



INTERIM INTERVENTION ORDER and SUMMONS Magistrates Court of South Australia

www.courts.sa.gov.au

Intervention Orders (Prevention of Abuse) Act 2009 Section 21

	This document must	be serv	ed o	n the c	lefen	dant personall	у	
AP Number						*		
Registry						File No		
Address	Street	1			Tele	phone	Facsimile	
7.444.555	City/Town/Suburb	State		Postcode		Email Address		
Defendant	City (Own) Subulb	State		Fosicode		Liliali Address		
Name	Surname		Givor	n name/s	DOB			
Applicant	Surranie		Giver	i ilaille/s			dd/mm/yyyy	
Name	Surname		Giver	n name/s				
	Garrano	Girland						
Address	Street			Telepl	none	Facsimile		
	City/Town/Suburb	State		Postcode	9	Email Address		
Protected I	Person(s)			11.00				
							DOB	
	Surname		Giver	n name/s			DOB	
Name(s)	Surname		Giver	name/s			dd/mm/yyyy	
	Surname Giv			n name/s			DOB dd/mm/yyyy	
	Surname		Given name/s				DOB dd/mm/yyyy	
Date order	made:							
	nas heard an application in your al						easonable apprehension	
	y commit an act of abuse and has	made a	in ord	der agai	nst y	ou.		
University States of the	n order made:							
The defenda	ault, threaten, harass or intimidate the	nrotecte	ed ne	rson(s)				
=	ow or keep the protected person(s) und	7.º	19	2.2				
3-2	within metres of the protected p							
4	tact or communicate with the protected S, messages, E-mail, Facsimile etc).	47 (2		ither dire	ectly c	or in any way (incl	uding phone, letter, cards,	
5 🗌 ent	W NEW YORK ON THE STATE OF THE						of residence, place of	
25.5	nage or interfere with the premises wh			•			ng or is employed.	
7 🗌 dar	nage or take possession of personal p perty:					11 22 2		
185 1 1	er or be within metres of the bo	undary o	of the	followin	g loca	ations:		
					96			

9 🗆	enter or b person(s)	e within metres of the and at the moment the prote			attended by the protected s at				
10 🔲	be in pos	session of the following weap	on(s) or article(s):						
11 🗆	nublish o	n the internet, by E-mail, SMS	or other electronic me	ans any material ah	oout the protected person(s)				
12 🗆	e 16 TOWN ATTEMPT	ow or encourage another per		000001 10					
13 \square		ow or encourage another per-	soff to do arrything fort	ndden by this order.					
The def	fendant is:								
14 🖂		to attend at the protected per	son(s) residence once	in the presence of a	and at a time organised by a				
	permitted to attend at the protected person(s) residence once in the presence of and at a time organised by a police officer to collect personal property not affected by this order.								
The def	endant mus	at:							
15 🔲	vacate the	e premises at		forthwith upon service	ce of this order and not return				
32	to those p	oremises unless this term is va	aried or dismissed by t	he Court.					
16 🗌		t the nominee of the intervent		ALTERNATION OF THE PARTY OF THE					
	and make and attend an appointment for assessment and if assessed as suitable undertake any intervention program that is appropriate for the defendant.								
Notwith	5 151	e other terms of this order con							
17 🖂	100		ALLE A DA ALLE ALLE AND ALLE A	a court exercisina iur	risdiction under the Family Law				
	Act 1975	(Cth), the Children's Protection	on Act 1993 (SA) at a	relevant hearing at t	he Social Security Appeals				
	attend.	or a court or tribunal hearing a	at which both a protect	ed person and the d	letendant are required to				
18 🗍	by a solid	by a solicitor or police							
19 🗆	other:								
Firearm	ns orders (m	ust be made):							
20 🗌		m in the possession of the de on of a fire arm must be surre							
24 🖂	/ñ		-						
21 📙		g as this intervention order re on of a firearm is suspended a							
			arm. The defendant is p	prohibited from poss	sessing a firearm in the course				
22 🗆		er employment.							
22 📙	other								
		Registry		Date	<u> </u>				
Hearin	g details	Address		Time					
	g wetane	Telephone	Facsimile	Email Address					
		. 5.38110110	. Essentino	Linear / teer coo					
		Date		MAGISTE	RATES COURT				
		Duto		WACISTI	WILD COOK!				
IMPOR	RTANT NO	TICES TO THE DEFENDA	NT						
		e with the order renders yo		mprisonment not e	exceeding 2 years				
		pear, an order may be made i		Tavuitaviaa	■ Windowski and State Control of the Control of th				

- Upon registration, this order is also enforceable in other States and Territories
 A copy of any evidence that was relied on to make the order may be obtained from the Registry

Proof of Service

Name of person serving:

Address of person serving:

Name of person served:

Address at which service effected:

Date service effected:

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

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

Certified this day of 20

Note - include instructions to the police officer serving this order.

Note - Form 43 Multilingual Notice must be served with this Interim Order.

Form 29A



SUMMONS (PAEDOPHILE RESTRAINING ORDER) Magistrates Court of South Australia

www.courts.sa.gov.au Summary Procedure Act 1921 Section 99AA

Pogistry							File No			
Registry	8						FILE INO			
50 58880	Street					Tolor	ohone		Facsimile	
Address	Olleet			Ì		100	mone		1 desimile	
	City/To	wn/Suburb	State		Postcode		Email Addres	s		
Defendant										
Name	Surnan	name Given name/s				DOB dd/mm/yyyy				
Address	Street					Teleph	phone			
Address	City/To	wn/Suburb	State Postco				Email Addres	s		
Complainant	t									
Name	Surname Given name/s						Complainant's Reference			
Rank	Garrian		Oivo	ID No				Complainant S Neletenee		
	TO									
Address	Street									
	City/To	nwn/Suhurh	State		Postcode		Email Addres	.0		
The complaina	City/Town/Suburb State Postcode Email Address The complainant says that the defendant:									
□ is	requi	red to comply with the repor ation Act 2006; or	ting obli	gatio	ns impos	sed b	y Part 3 o	of the C	hild Sex Offenders	
☐ há	as bee	en found loitering near childre ant may, unless restrained, agai				sions	and there	is reaso	on to think that the	
		en found using the internet to co				en or	nercone W	hom the	defendant helieved	
to	be c	hildren on at least 2 occasion	ns and							
201 21010		ed, again so use the internet; a								
that the	makin	g of the order is appropriate in t	the circui	mstai	nces.					
A complaint h	as be	en laid seeking an order restr	raining t	he d	efendant	from				
		Registry					Da	te		
Hearing deta	ails	Address				473	Tin	ne	am/pm	
1111		Telephone F	acsimile	1		Em	ail Address	5		
		32				12				
Date MAGISTRATES COURT					COURT					
IMPOPTANT	MDODIANT NOTICES TO THE DECENDANT									

- If you do not appear a Restraining Order may be made in your absence.
- A copy of the complaint and any evidence that has been tendered to the Court may be obtained from the Registry.

Proof o	of Service							
Name of	Name of person serving:							
Address	of person serving	j:						
Name of	person served:							
Address	at which service	effected:						
Date ser	vice effected:							
Time of	day: Between		am/pm and		am/pm			
Method	of service (tick bo	x)						
	personally;							
	by leaving a co and not less tha	and the filling appropriate the position of	CONT. CONSTRUCTOR AND SHARESTAN) place of abod	e with a person apparently residing there			
	by leaving a cop 16 years of age;		of business wit	th a person app	parently employed there and not less than			
	any other metho	d permitted by	the Rules – sp	ecify:				
I certify that I served the attached document in the manner described.								
Certified	this	day of	2	20				

Form 29AA



INTERIM INTERVENTION ORDER

Magistrates Court of South Australia

www.courts.sa.gov.au
Bail Act 1985
Section 23A

		Section 23A	100						
		This document must	be serv	ved o	n the d	efen	dant perso	nally	i
AP Nu	ımber								
Regist	try						File No		
Addres	cc	Street				Telephone			Facsimile
Addres	33		QUITAL S						
Defen	ndant	City/Town/Suburb	State		Postcode		Email Address		
									DOB
Name		Surname		Given	name/s				dd/mm/yyyy
Appli	cant	α,							型
Name	e Surname Given name/s								
		#11.7							
Addres	SS	Street				Teleph	none		Facsimile
	City/Town/Suburb State				Postcode		Email Address		
Prote	cted P	erson(s)							
									DOB
		Surname		Given	name/s				dd/mm/yyyy DOB
Name((s)	Surname		Given	name/s				dd/mm/yyyy
Tvaille((3)	9407		20250					DOB
		Surname		Given name/s					DOB
		Surname		Given name/s					dd/mm/yyyy
<u> </u>		vention Order made:							
	NE STATE	terim intervention order (s 23A of the	Bail Act	t 1985	5)				
		order made:							
1 ne de		t must not: ault, threaten, harass or intimidate the	protect	od no	rcon(c)				
2		w or keep the protected person(s) un							
3 -		vithin metres of the protected p							
4		act or communicate with the protected, messages, E-mail, Facsimile etc).	1.50	52.	ither dire	ctly c	or in any way	(includ	ling phone, letter, cards,
5 🗆	ente	Control of the Contro							residence, place of
6	45	age or interfere with the premises wh	0.50	100	1 10 1		8 8		or is employed.
7		age or take possession of personal p erty:	roperty	belong	ging to th	ne pro	otected perso	n(s) a	nd the following specified
8 🗆	ente	r or be within metres of the bo	undary (of the	following	g loca	itions:		

9		enter or b person(s)		he boundary of any educati otected person(s) are atten			the protected			
10		be in pos	session of the following we	eapon(s) or article(s):	101 15-001					
11 12 13		100	, N 🧸 , 17	MS or other electronic mea person to do anything forbio	e es res ta ti como su		tected person(s).			
The	defe	endant is:								
14	100 EU - 120									
The	defe	endant mus	st:							
15	П		e premises at premises unless this term is	fo s varied or dismissed by the		service of this or	der and not return			
16		The state of the state of		FOR THE PARTY AND PROPERTY OF THE PARTY OF T		ber				
		to contact the nominee of the intervention program manager at phone number and make and attend an appointment for assessment and if assessed as suitable undertake any intervention program that is appropriate for the defendant.								
Not	withs	tanding the	e other terms of this order of	contact is permitted:						
17		for access to children or at a meeting or hearing ordered by a court exercising jurisdiction under the Family Law Act 1975 (Cth), the Children's Protection Act 1993 (SA) at a relevant hearing at the Social Security Appeals Tribunal or a court or tribunal hearing at which both a protected person and the defendant are required to attend.								
18		by a solicitor or police								
19		other:								
Fina		andara (ma	wat ha mada)							
		A STATE OF THE PARTY OF THE PAR	ust be made): m in the possession of the	defendant and any licence	or permit he	ld by the defenda	ant authorising			
		possessio	on of a fire arm must be sui	rrendered to the Registrar o	of Firearms fo	orthwith.	A 100 MARCH 18 10			
21	П			remains in force, any licened and the defendant is disc						
		permit au	thorising possession of a fi	irearm. The defendant is pr						
22	П	Other	ner employment.							
	.—	Other								
			Registry			Date				
Hea	aring	details	Address			Time	am/pm			
			Telephone	Facsimile	Email Add	Iress				
				•						
	111			188			<u>,</u>			
			Date		MAC	GISTRATES COL	ואנו			
			TICE TO DEFENDANT	vou lieble to a town of !	nvia a v *	not over all 1	2			
			ce with the order renders bear, an order may be mad	you liable to a term of im de in your absence	prisonment	not exceeding 2	z years			
				eable in other States and T	erritories					

A copy of any evidence that was relied on to make the order may be obtained from the Registry

Proof of Service

Name of person serving:

Address of person serving:

Name of person served:

Address at which service effected:

Date service effected:

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

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

Certified this day of 20

Note - include instructions to the police officer serving this order

Note - Form 43 Multilingual Notice must be served with this Interim Order

Form 29B



SUMMONS (CHILD PROTECTION RESTRAINING ORDER)

Magistrates Court of South Australia

www.courts.sa.gov.au
Summary Procedure Act 1921
Section 99AAC

Registry							File No		<i>y</i> .
		Street				Tolor	phone		Facsimile
Address		On Co.				rolop	mone		r desimile.
		City/Town/Suburb	State		Postcode		Email Address		
Defenda	ant								
Name		Surname		Giver	n name/s				DOB dd/mm/yyyy
Address	10	Street			Telephone				
200000000000000000000000000000000000000									
0.00		City/Town/Suburb	State		Postcode		Email Address		
Compla	inan	t							
N100000									
Name		Surname	Giver	n name/s				Complainant's reference / relationship to child	
Rank		ID No							relationship to office
1,11									
A 111		Street							
Address	100								
		City/Town/Suburb	State		Postcode		Email Address		
Child fo	r wh	ose benefit order is sought							
Name		Surname		0					DOB
The court				Givei	n name/s				dd/mm/yyyy
		ant says that: ne defendant is an adult who is, or has	heen re	eidir	a with the	aho	ve named chi	ild who	is under the age of
		7 years of whom the defendant is not a			ig with the	abo	ve-named cm	ila Wilc	is under the age of
AN									
		e defendant and the above-named ch	ild are,	or ha	ave been,	resid	ling at premis	es oth	er than premises in
AN		hich a guardian of the child resides;							
		e defendant or another person who r	esides a	at or	frequents	s pre	emises at whi	ch the	defendant and the
		bove-named child reside or have reside		at, 01	noquona	, p. c	omicoo at min	011 1110	dololidant dila tilo
	E	has, within the preceding 10 years, I			succession and the second				; or
OR	, L	is, or has at any time been, subject t	to a rest	rainir	ng order u	nder	section 99AA	C;	
		s a consequence of the above-mention	ned chil	d's c	ontact or	resid	ence with the	defen	ndant the child is at
_		sk of –							
	F	sexual, physical, psychological, or						D- 4 /	5 - 6 Ho = O - u tu - II - 1
	L	engaging in, or being exposed Substances Act 1984;	i io, coi	iauci	i inal is a	arı Oi	ience under	ran (o or the Controlled
AN	ID								
tha	at the	making of the order is appropriate in th	ne circur	nstar	nces.				

(Details of the hearing are on the next page)

A complaint has be	een laid seeking an d	order restraining the defe	ndant from:			
	Registry			Date		
Hearing details	Address			Time	am/pm	
	Telephone	Facsimile	Email Add	dress		
	Date			GISTRATES CO		

IMPORTANT NOTICE TO DEFENDANT

- If you do not appear a Restraining Order may be made in your absence.
- A copy of the complaint and any evidence that has been tendered to the Court may be obtained from the Registry.

Proof o	f Service							
Name of	Name of person serving:							
Address	of person serving:							
Name of	person served:							
Address	at which service effects	ed:						
Date ser	vice effected:							
Time of	day: Between	am/pm and	am/pm					
Method	of service (tick box)							
	personally;							
	by leaving a copy at t and not less than 16 ye		place of abode with a person apparently	residing there				
	by leaving a copy at the 16 years of age;	e place of business with	h a person apparently employed there and	I not less than				
	any other method pern	nitted by the Rules – spe	ecify:					
I certify t	I certify that I served the attached document in the manner described.							
Certified	this day of	2	0					

Form 30



INTERVENTION ORDER Magistrates Court of South Australia

www.courts.sa.gov.au
Intervention Orders (Prevention of Abuse) Act 2009 Section 23 Criminal Law (Sentencing) Act 1988

Section 19A

		This document must	be serv	/ed c	n the de	eten	dant perso	nally	
AP Nu	ımber								
Regist	try					50	File No		- 83
Addres	cc	Street				Tele	phone		Facsimile
Addre	33	City/Town/Suburb	State		Postcode	Email Address			
Defer	ndant	S.y. Sim Sacara	otato	-	,				
Name		Surname		Giver	n name/s				DOB dd/mm/yyyy
Appli	cant								
Name		Surname		Giver	n name/s				
	,				news in				
Addres	SS	Street				Teleph	one		Facsimile
		City/Town/Suburb	State		Postcode		Email Address	s	
Prote	cted P	erson(s)							
		2011		128 11	1 10101053				DOB
		Surname		Giver	n name/s				DOB
Name	(s)	Surname		Giver	name/s				dd/mm/yyyy
rtanio	(0)	Surnama			2750 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0				DOB
		Surname		Giver	name/s				DOB
		Surname		Given name/s					dd/mm/yyyy
Interv	ention/	order made:							
	Confirm	interim intervention order (s 23(1)(a)	of the //	nterve	ention Ord	ders	(Prevention o	of Abus	se) Act 2009)
		tervention order in substitution for inte tion of Abuse) Act 2009)	erim inte	ervent	ion order	(s 23	3(1)(b) of the	Interve	ention Orders
		nd confirm intervention order by conse tion of Abuse) Act 2009)	ent witho	out ac	dmission ((s 23	(1)(a) and (b) of the	Intervention Orders
		nd confirm intervention order where do (s 19A of the <i>Criminal Law (Sentenci</i>				nd g	uil t y of an off	ence o	r on sentencing for an
Detai	ls of in	tervention order:							
The de	efendan	t must not:							
1 🗆	1 assault, threaten, harass or intimidate the protected person(s).								
2 [follo	w or keep the protected person(s) und	der surv	eillan	ce.				
3] be w	rithin metres of the protected p	erson(s).					
4 [act or communicate with the protected, messages, E-mail, Facsimile etc).	d persor	n(s) e	ither dired	ctly o	r in any way	(includ	ing phone, letter, cards,
5		r or remain within metres of the loyment or any other place at which the							residence, place of

6		damage or interfere with the premises where the protected person(s) is staying, residing or is employed.
7		damage or take possession of personal property belonging to the protected person(s) and the following specified property:
8		enter or be within metres of the boundary of the following locations:
9		enter or be within metres of the boundary of any education or care facility attended by the protected
9	<u> </u>	person(s) and at the moment the protected person(s) are attending these facilities at
10		be in possession of the following weapon(s) or article(s):
44		mublish on the internet by E-mail CMC or other electronic macro any material about the protected neverney
11		publish on the internet, by E-mail, SMS or other electronic means any material about the protected person(s). cause, allow or encourage another person to do anything forbidden by this order.
13		other:
22.0		
The	defe	endant is: permitted to attend at the protected person(s) residence once in the presence of and at a time organised by a
14		police officer to collect personal property not affected by this order.
The	defe	endant must:
15		vacate the premises at forthwith upon service of this order and not return to those premises unless this term is varied or dismissed by the Court.
16		to contact the nominee of the intervention program manager at phone number and make and attend an appointment for assessment and if assessed as suitable undertake any intervention
		program that is appropriate for the defendant.
ASSESSED NO.		standing the other terms of this order contact is permitted:
17	Ц	for access to children or at a meeting or hearing ordered by a court exercising jurisdiction under the Family Law Act 1975 (Cth), the Children's Protection Act 1993 (SA), at a relevant hearing at the Social Security Appeals Tribunal or a court or tribunal hearing at which both a protected person and the defendant are required to attend.
18		by a solicitor or police
19		other:

Firearm	s orders (for exceptions see section 14(2)):								
20 🗆	any firearm in the possession of the defendant and any licence or permit held by the defendant authorising possession of a fire arm must be surrendered to the Registrar of Firearms forthwith.	Ē							
21 🗆	for so long as this intervention order remains in force, any licence or permit held by the defendant authoris possession of a firearm is suspended and the defendant is disqualified from holding or obtaining a licence permit authorising possession of a firearm. The defendant is prohibited from possession a firearm in the coof his or her employment.	or							
22 🔲	other								
	Date MAGISTRATES COURT								
IMPOR	IMPORTANT NOTICES TO THE DEFENDANT								

- . Non-compliance with the order renders you liable to a term of imprisonment not exceeding 2 years
- Upon registration, this order is also enforceable in other States and Territories
- . A copy of any evidence that was relied on to make the order may be obtained from the Registry
- You cannot apply to the court to vary this order for 12 months or such longer period as the court may have ordered.

Proof of Service (only required for an order made under s 23(1)(b))

Name of person serving:

Address of person serving:

Name of person served:

Address at which service effected:

Date service effected:

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

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

Certified this day of 20

Note – include instructions to the police officer serving this order.

Note - Form 43 Multilingual Notice must be served with this order.

Form 31



APPLICATION FOR VARIATION OR REVOCATION OF INTERVENTION ORDER

Magistrates Court of South Australia

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

	Co	urt	Use	
Date	Filed:			
Date	Filed:			

	This document must be served on the defendant personally									
		This document must	be Serv	/ea c	on the d	eren		nally		
Registry							File No			
							13		100 A B	
Address	Street					Telep	phone Facsimile			
	City/To	own/Suburb	State		Postcode		Email Address			
Applicant	***									
Name										
	Surnan	ne		Giver	n name/s			AP Nui	mber	
Address	Street					Teleph	one		Facsimile	
/ (44)	O:hu/Te	TO book	Ctato		Destando		Frank Address	= ***		
Defendant	City/10	own/Suburb	State		Postcode		Email Address			
With a state of the second									DOB	
Name	Surnan	ne		Give	n name/s				dd/mm/yyyy	
The applicant	seek	s to have the intervention ord	der mad	le on	file num	ber			dated :	
revoked		varied								
details o	of varia	ation sought:								
a related	d tenar	ncy order will need to be varied	1							
☐ a related	probl	em gambling order will need to	be varie	ed						
ACEADATA TARA		Date				100,010,000	APF	PLICAN	IT	
		Registry					Date	1		
Hearing deta	ails	Address				0	Time		am/pm	
		Telephone Fa	acsimile	į		Em	ail Address			
		Date					MAGISTE			
IMPORTANT	NOT	ICE TO THE DECENDANT	AND A	DDI	ICANT					
IMPORTANT NOTICE TO THE DEFENDANT AND APPLICANT If you do not appear, an order may be made in your absence.										

Proof of Service

Name of person serving:

Address of person serving:

Name of person served:

Address at which service effected:

Date service effected:

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

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

Certified this day of 20

Form 31A



RESTRAINING ORDER (PAEDOPHILE) and SUMMONS

Magistrates Court of South Australia

www.courts.sa.gov.au
Summary Procedure Act 1921
Sections 99AAC and 99C(2)

Court Use	
Date Filed:	

	This document must be served on the defendant personally.								
Registry					File No				
Address	Street	T		Tele	ephone		Facsimile		
	City/Town/Suburb	State	Postcode		Email Address				
Defendant									
Name	Surname		Given name/s				DOB dd/mm/yyyy		
Address	Street			Teleph	hone				
Audiess	City/Town/Suburb	State	Postcode		Email Address				
Complainant	ıt								
Name	Surname	Surname Given name/s				Complainant's reference			
Rank			ID No						
Address	Street				1				
7100.000	City/Town/Suburb	State	Postcode		Email Address				
Date order ma	ade:								
The Court was satisfied that the defendant:									
Order:									

(Details of the hearing are on the next page)

	Registry		Date		
Hearing details	Address	14		Time	am/pm
	Telephone	Facsimile	Email Add		
	₩ 	3	500 		
************			***********	*******************	
Date			MAG	GISTRATES COL	JRT

IMPORTANT NOTICES TO THE DEFENDANT

- Non-compliance with a served order renders you liable to a term of imprisonment not exceeding 2 years.
- If you do not appear, the order will be confirmed.
- Upon registration, this order is also enforceable in other States and Territories.
- A copy of any evidence that was relied on to make the order may be obtained from the Registry.

Proof of Service

Name of person serving:

Address of person serving:

Name of person served:

Address at which service effected:

Date service effected:

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

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

Certified this day of 20

Form 31B



RESTRAINING ORDER (CHILD PROTECTION) and SUMMONS Magistrates Court of South Australia www.courts.sa.gov.au Summary Procedure Act 1921 Sections 99AAC and 99C(2)

This document must be served on the defendant personally.								
Registry						File No		
Address	Street	1		ı	Telej	phone		Facsimile
	City/Town/Suburb	State	State Postcode I		Email Address			
Defendant								
Name	Surname		Give	n name/s				DOB dd/mm/yyyy
Address	Street	1		1	Teleph	one		
7.14.1	City/Town/Suburb	State		Postcode		Email Address		
Complainar	nt							
Name	Surname Given name/s							Complainant's reference / relationship to child
Rank		ID No						
Address	Street					Ť		
	City/Town/Suburb	State		Postcode		Email Address		
Date order m	nade:							
No.	as satisfied that:							
	the defendant is an adult who is, or has 17 years of whom the defendant is not a			ng with th	e abo	ve-named chi	ild who	is under the age of
AND	Tr years of whom the defendant is not	a guaran	ari,					
	the defendant and the above-named cl which a guardian of the child resides;	hild are,	or ha	ave been	, resid	ding at premis	ses oth	er than premises in
AND	VIIICIT à guardiant or the Grillo resides,							
	the defendant or another person who		at, or	r frequent	ts, pre	emises at whi	ich the	defendant and the
[above-named child reside or have resid ☐ has, within the preceding 10 years,		nvict	ed of the	presc	ribed offence	(s) of	
,	is or has at any time been subject	to a roci	trainir	na ordor i	undor	castion OOAA	· ·	; or
OR	is, or has at any time been, subject	lo a resi	l'ali iii	ng oruer d	Jiluei	SECTION SAMA	iC,	
1000000	as a consequence of the above-mentic risk of –	oned chi	ld's c	ontact or	resid	lence with the	defer	idant, the child is at
ļ	sexual, physical, psychological, or							
ANID	engaging in, or being exposed Substances Act 1984;	d to, co	nduc	t that is	an of	ffence under	Part !	5 of the Controlled
AND that the	e making of the order is appropriate in the	he circui	mstar	nces.				

(Details of the hearing are on the next page)

Order:							
	Registry			Date			
Hearing details	Address	80	Time	am/pm			
	Telephone Facsimile E			Email Address			

Date			MAGISTRATES COURT				

IMPORTANT NOTICES TO THE DEFENDANT

- Non-compliance with a served order renders you liable to a term of imprisonment not exceeding 2 years.
- This order will expire when the above-named child reaches the age of 17 years or, if an earlier time is specified in the order, at that earlier time.
- If you do not appear, the order will be confirmed.
- Upon registration, this order is also enforceable in other States and Territories.
- A copy of any evidence that was relied on to make the order may be obtained from the Registry.

Proof of Service

Name of person serving:

Address of person serving:

Name of person served:

Address at which service effected:

Date service effected:

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

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

Certified this day of 20

Form 31C



RESTRAINING ORDER (PAEDOPHILE) Magistrates Court of South Australia

www.courts.sa.gov.au
Summary Procedures Act 1921
Section 99AA

	This document must be served on the defendant personally								
Registry						27	File No		
Address	Street					Tele	Telephone Facsimile		
Address	City/Town/Suburb State Postcode			,	Email Address				
Date complain	ate complaint laid								
Defendant	1			0					S.
Name	Surname			Giver	n name/s				DOB dd/mm/yyyy
Address	Street						10		
Address	City/Town/Suburb				State Post		Postcode		
Complainan	t								
Name	Surname			Give	n name/s			Complainant's Reference	
Address	Street			Telepho			one		Facsimile
Address	City/Town/Suburb State				Postcode Email Address			5	
The defendant	is restrai	ned in the following terms:							
Date MAGISTRATES COURT									

IMPORTANT NOTICES TO THE DEFENDANT

- . Non-compliance with a served order renders you liable to a term of imprisonment not exceeding 2 years
- · Upon registration, this order is also enforceable in other States and Territories
- . A copy of any evidence that was relied on to make the order may be obtained from the Registry
- You cannot apply to the court to vary this order for 12 months or such longer period as the court may have ordered.

Proof of Service

Name of person serving:

Address of person serving:

Name of person served:

Address at which service effected:

Date service effected:

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

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

Certified this day of 20

Form 31D



RESTRAINING ORDER (CHILD PROTECTION)

Magistrates Court of South Australia

www.courts.sa.gov.au
Summary Procedures Act 1921
Section 99AAC

	This document must be served on the defendant personally									
Registry							File No		V.	
Address	Street					Tele	phone		Facsimile	
Address	City/Town/S	Suburb	State		Postcode		Email Address			
Date complain				5						
Defendant				ş.					ē.	
Name	Surname			Give	n name/s				DOB dd/mm/yyyy	
Address	Street									
Address	City/Town/S	Suburb					State		Postcode	
Complainant										
Name	Surname Given name/s								Complainant's Reference	
	Street					Telephone			Facsimile	
Address	City/Town	/Suburb	State		Postcode Email Address			s		
The defendant	2011111111111	ned in the following terms:				20	111			
	Dat				3000		MAGISTR	ATES	COURT	
	Dat	<u>~</u>					W/ COOTI	,,,,,,	000.11	

IMPORTANT NOTICES TO THE DEFENDANT

- Non-compliance with a served order renders you liable to a term of imprisonment not exceeding 2 years
- Upon registration, this order is also enforceable in other States and Territories
- A copy of any evidence that was relied on to make the order may be obtained from the Registry
- You cannot apply to the court to vary this order for 12 months or such longer period as the court may have ordered.

Proof of Service

Name of person serving:

Address of person serving:

Name of person served:

Address at which service effected:

Date service effected:

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

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

Certified this day of 20



APPLICATION TO VARY OR REVOKE RESTRAINING ORDER

Magistrates Court of South Australia

Summary Procedure Act 1921 Section 99F

Court Use	
Date Filed:	

								#	
Registry						File No			
A 111	Street				Teler	phone		Facsimile	
Address	City/Town/Suburb	State		Postcode		Email Address			
Defendant	Oity 10viii/Gabarb	Otate		7 Ostcode		Email Address			
Name	Surname		Give	n name/s			DOB dd/mm/yyyy		
A alalyses a	Street				Teleph	one	nne		
Address	City/Town/Suburb	State		Postcode		Email Address			
Complainan	t					v-			
Name	Surname	Given name/s					Complainant's reference / relationship to child		
Rank		ID No						rotationship to onlid	
Address Street									
7 Idai 000	City/Town/Suburb	State		Postcode		Email Address			
Com Perso	Application made by: Complainant; Person for whose benefit the order way made; Defendant; or								
Details of curr	rent order which is sought to be var	ried or r	evok	ed:					
Variation soug	ght:							-	
3	Date			**	Applicant				

(Details of the hearing are on the next page)

Hearing details	Registry		Date					
	Address		Time	am/pm				
	Telephone	Facsimile	Email Address					
	Date		MAGISTRATES COURT					

IMPORTANT NOTICES TO THE DEFENDANT AND COMPLAINANT

- You must obtain leave from the Court before making this application. To do this you must show that there has been a substantial change in the relevant circumstances since the order was made or last varied.
- You must also file an affidavit setting out details of the change.
- If you do not appear an order may be made in your absence.

Proof of Service								
Name of person serving:								
Address of person servin	g:							
Name of person served:								
Address at which service effected:								
Date service effected:								
Time of day: Between		am/pm and	am/pm					
Method of service (tick be	ox)							
□ by prepaid post	•							
any other metho	od permitted by	the Rules – specify:						
I certify that I served the	attached docum							
Certified this	day of	20						



VARIED RESTRAINING ORDER Magistrates Court of South Australia

www.courts.sa.gov.au

Summary Procedure Act 1921 Section 99F

	This document must be served on the defendant personally.										
Registry				617	File No						
Address	Street			Telej	phone	Facsimile					
	City/Town/Suburb	State	Postcode		Email Address						
Defendant											
Name	Surname		Given name/s			DOB dd/mm/yyyy					
Address	Street	Ī		Teleph	ione	*					
	City/Town/Suburb	Postcode	ħ	Email Address							
Complainan	t		2								
Name	Surname		Given name/s			Complainant's reference					
Rank			ID No			28 74					
Address	Street										
71441000	City/Town/Suburb	State	Postcode	34	Email Address						
Date of variat	ion of order:										
Terms of vari	ed order:										
	Date			MAGISTRATES COURT							
				guest describe annotation and an endinger makes of Science Abusiness (SE)							

IMPORTANT NOTICES TO THE DEFENDANT

- Non-compliance with a served order renders you liable to a term of imprisonment not exceeding 2 years.
- Upon registration, this order is also enforceable in other States and Territories.
- A copy of any evidence that was relied on to vary the order may be obtained from the Registry.

Proof of Service

Name of person serving:

Address of person serving:

Name of person served:

Address at which service effected:

Date service effected:

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

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

Certified this day of 20



ORDER REVOKING RESTRAINING ORDER

Magistrates Court of South Australia

www.courts.sa.gov.au
Summary Procedure Act 1921
Section 99F

Registry						File No			
Address	Street City/Town/Suburb	State		Postcode	Teler	nhone Email Address		Facsimile	
Defendant	ony, roma oabanb	Olato		7 0010040		Email Madiood			
Name	Surname		Given name/s					DOB dd/mm/yyyy	
Address	Street				Teleph				
	City/Town/Suburb	State		Postcode		Email Address			
Complainant									
Name	Surname		Given name/s					Complainant's reference	
Rank				ID No					
Address	Street								
	City/Town/Suburb	State	Postcode			Email Address			
Date of original Order:	al order:								
Order:									
Date order rev	voked:								
Date MAGISTRATES COURT									

Proof of Service								
Name of person serving:								
Address of person servin	ıg:							
Name of person served:								
Address at which service effected:								
Date service effected:								
Time of day: Between		am/pm and	am/pm					
Method of service (tick be	ox)							
□ by prepaid post	•							
any other method	od permitted by t	the Rules – specify:						
I certify that I served the	attached docum							
Certified this	day of	20						



NOTICE OF HEARING Magistrates Court of South Australia

www.courts.sa.gov.au Summary Procedure Act 1921 Section 57A(7a)

Registry							File N	lo		
Address	Street				5	Tele	phone	13.		Facsimile
Addiess	City/To	wn/Suburb	State		Postcode		Email Address			
Complainan	t			220						577
Name	Surnan	ne		Give	n name/s					Complainant's reference
Rank					ID No					2
Address	Street		1				1			
	City/To	wn/Suburb	State Postcode			Email Address				
Defendant										
Name	Surname			Give	n name/s					DOB dd/mm/yyyy
Address	Street	Street					one			
Address	City/To	State Postcode		Email Address						
Offence detail	s:									
		Registry						Date		
Hearing deta	ails	Address				o.i.		Time		am/pm
	Telephone Facsimile					Em	nail Address			
	<u> </u>									
					,					
y and the second section of the second section (Section Section Sectio	Ţ	Date	MAGISTRATES COURT						COURT	
IMPORTA	MITTE	OTICES TO THE DEFEND	ANIT							

IMPORTANT NOTICES TO THE DEFENDANT

- The date mentioned is set for the trial of the charges against you.
- You need to attend of that day with all witnesses who you wish to give evidence in your defence.
- If you do not attend the matter may be heard and finalised in your absence.

Proof of Service								
Name of person serving:								
Address of person serving	ng:							
Name of person served:								
Address at which service effected:								
Date service effected:								
Time of day: Between		am/pm and	am/pm					
Method of service (tick be	ox)							
personally;								
☐ by prepaid post	.,							
any other method	od permitted by	the Rules – specify:						
I certify that I served the attached document in the manner described.								
Certified this	day of	20						



PROBLEM GAMBLING ORDER

Magistrates Court of South Australia

www.courts.sa.gov.au

Intervention Orders (Prevention of Abuse)Act 2009
Section 24 and the Problem Gambling Family Protection Orders Act 2004

	This document must	be serv	ved c	on the d	lefen	dant perso	nally				
Registry						File No					
Address	Street	Ψ			Telej	phone		Facsimile			
/ tddi coo	City/Town/Suburb	State		Postcode		Email Address					
Defendant	6		51				v)				
Name	Surname		Give	n name/s				DOB dd/mm/yyyy			
Address	Street	Street									
2,333,333	City/Town/Suburb					State		Postcode			
Applicant	2		500								
Name	Surname		Give	n name/s							
Addross	Street				Teleph	one	ne Facsimile				
Address	Address City/Town/Suburb State			Postcode	•	Email Address	s	,			
harm to fam circumstand be included		m gam	bling	and th	is or	der is appr	opriat	te in the			
Interim Atta	chment Order	(1	the th	nird part	v) of						
has money of	owing or accruing to the defendar tained until further court order.					ADI accour	nt) and	d it is ordered that this			
A South to the Control of the Contro	one of the second secon										
	Date			144		MAGISTR	ATES	COURT			

Proof of Service

Name of person serving:

Address of person serving:

Name of person served:

Address at which service effected:

Date service effected:

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

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

Certified this day of 20



NOTICE OF PROBLEM GAMBLING ATTACHMENT ORDER Magistrates Court of South Australia

www.courts.sa.gov.au

Intervention Orders (Prevention of Abuse) Act 2009
Section 24(3) and the Problem Gambling Family Protection Orders Act 2004

Th	is document must be	served or	the th	ird r	person	sneci	fied in t	the c	order	personally	,	
Registry	is document must be	SCIVEU OI		ii w p	JC13011	Speci	File No		, ruci	personan		
Address	Street	7	ı.		1	Telej	phone			Facsimile		
330000000000000000000000000000000000000	City/Town/Suburb		State		Postcode		Email Add	Email Address				
Defendant	only roma casans		Oldio		7 3013343		Zinan riaa					
Name	Surname			Give	n name/s					DOB dd/m.	m/yyyy	
									2			
Address	Street											
	City/Town/Suburb						State Postcode					
Applicant												
Name	Surname	rname Given name/s										
	and a second				228							
Address	Street		MIC.			Teleph	ернопе			Facsimile		
	City/Town/Suburb State Postcode						Email Ad	ddress				
Third party	to whom this order is	directed										
Name	Surname				Given nar	ne/s						
	9800 60				15							
Address	Street	at .					2-1					
	City/Town/Suburb						State			Postcode		
it has been court will de otherwise a If you do n unpaid in b Where third in jure injure alter t	The third party has money owing or accruing to the defendant (including money in an ADI account) and it has been ordered that this money be retained until further court order. At the next hearing date the court will decide whether this money should be paid to satisfy a debt owed by the defendant or otherwise applied as ordered by the court. • If you do not comply with this order, you will become personally liable for payment to the beneficiaries of the amount unpaid in breach of the order • Where third party is an employer of the defendant, you will be guilty of an offence if you, because of the order: – dismiss the employee, – injure the employee in employment, or – alter the employee's position to the employee's prejudice. Maximum Penalty \$10 000											
Compensation	for expenses incurred b	y the third pa	arty may	/ be c	ordered b	y the	court.					
	Registry	Registry						Date				
Hearing det	1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2					*	- 2.5	Time			am/pm	
	Telephone	Fa	acsimile			Em	ail Addre	dress				
	 Date				e.		MAGIS	 STR/		 COURT		

Proof of Service

Name of person serving:

Address of person serving:

Name of person served:

Address at which service effected:

Date service effected:

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

I certify that I served the attached document on the third person personally.

Certified this day of 20



NOTICE OF INTENTION TO ASSIGN TENANCY

Magistrates Court of South Australia

vww.courts.sa.gov.au

Intervention Orders (Prevention of Abuse) Act 2009 Section 25

		Section 25									
Registry							File N	0			
Address	Street				<u> </u>	Telej	phone		Facsimile		
Addicas	City/To	wn/Suburb	State		Postcode		Email A	ddress			
Defendant	Oity/10	www.cubunb	Otate	<u> </u>	7 OSECOUC		Lindii A	au coo			
Name	Surnan	70		Giver	n name/s				DOB dd/mm/yyyy		
	Ournan	10		Giver	r namo/s				damniyyyy		
Address	Street				y	Telephone			Facsimile		
	City/To	wn/Suburb	State		Postcode						
Applicant			•	475			•				
Name	Surnan	ne		Giver	n name/s						
Address	Street					Teleph	one		Facsimile		
Addiess	City/To	own/Suburb	State		Postcode	de Email Address					
Landlord to	whon	n this order is directed									
Name	Surname				Given nam	ne/s					
		Street									
Address	Street										
	City/To	wn/Suburb			State				Postcode		
Premises											
Address of	Street										
Premises											
	City/To	wn/Suburb					State		Postcode		
Tenant	Surnan	ne			Given nam	ne/s					
Proposed											
Tenant Rent:	Surnan	пе			Given nam Bond:	ne/s					
No. of the second	n ord	ler has been made against t	ha dafai	ndon		o bo	on prob	ibited fr	om boing at the promises		
and the court person) the Act which	has l	peen asked to make an orde ached. You can attend the h not attend the order may be	er assig earing i	ning notifi	the defe	endan v and	ıt's ten	ancy to in acco	(insert name of protected ordance with section 25 of		
		Registry						Date			
Hearing deta	ils	Address						Time	am/pm		
		Telephone F	acsimile		Email Address			W			
						-					

1 A Thursday State (C. C. C	Г	Date					MAG	ISTRAT	ES COURT		

Proof of Service			
Name of person serving:			
Address of person serving	ng:		
Name of person served:			
Address at which service	e effected:		
Date service effected:			
Time of day: Between	ć	am/pm and	am/pm
Method of service (tick b	ox)		
personally;			
by prepaid pos	t;		
any other meth	od permitted by th	ne Rules – specify:	
I certify that I served the	attached docume	ent on the landlord in the ma	nner described.
Certified this	day of	20	

INTERVENTION ORDERS (PREVENTION OF ABUSE) ACT 2009

25—Tenancy order

- (1) If—
 - (a) the Court confirms an interim intervention order as an intervention order against a defendant or issues an intervention order against a defendant in substitution for an interim intervention order;
 and
 - (b) the intervention order prohibits the defendant from being on premises at which a protected person resides; and
 - (c) the defendant and protected person previously resided together on the premises; and
 - (d) the premises are subject to a tenancy agreement to which the defendant is a party,

the Court may make an order (a *tenancy order*) that the defendant will be taken to have assigned the defendant's interest in the tenancy agreement to a specified person or persons with the landlord's consent.

- (2) However, a tenancy order may only be made if the Court is satisfied that the assignee consents to the assignment and—
 - in a case where the landlord is a registered housing co-operative—the assignee is eligible for membership of the co-operative and willing to accept the responsibilities of membership; and
 - (b) in a case where the landlord is the South Australian Housing Trust or a subsidiary of the South Australian Housing Trust—the assignee meets the eligibility requirements of the Trust; and
 - (c) in any case—the assignee could reasonably be expected to comply with the obligations under the tenancy agreement,

(so that it would be unreasonable for the landlord to withhold consent to the assignment).

- (3) A tenancy order takes effect on the day on which it is made or on such later day as is specified in the order.
- (4) If a tenancy order is made—
 - (a) the effect of the assignment is that the assignee is substituted for the assignor as tenant under the tenancy agreement (but the assignor remains responsible for liabilities that accrued before the date of the assignment); and
 - (b) the assignee is liable to indemnify the assignor for liabilities incurred by the assignor to the landlord because of a breach of the tenancy agreement by the assignee; and
 - (c) an amount paid by the assignor and held by way of security for the performance of obligations under the tenancy agreement will (unless the parties agree to the contrary) continue to be held as security for the proper performance by the assignee of obligations under the tenancy agreement.
- (5) The Registrar must give a copy of a tenancy order to—
 - (a) the protected person; and
 - (b) the defendant; and
 - (c) the landlord; and
 - (d) if the assignee is not the protected person—the assignee; and
 - (e) the Registrar of the Residential Tenancies Tribunal.



NOTICE OF REGISTRATION OF FOREIGN INTERVENTION ORDER

Magistrates Court of South Australia

Intervention Orders (Prevention of Abuse) Act 2009 Section 30

	This document must b	oe serv	ed o	n the de	efend	dant persor	nally.	
Registry						File No		
Address	Street				Telej	phone		Facsimile
7,441,000	City/Town/Suburb	State		Postcode		Email Address		
Defendant	- cry, reminessing	-		, , , , , , , , , , , , , , , , , , , ,				
Name	Surname		Give	n name/s				DOB dd/mm/yyyy
Date foreign order registered:								
A certified cop	by of the foreign order that has been re	egistered	d is a	ttached.				
4-1 1 W W	s been adapted for application in this	reservo no			ns yo	u in the follow	wing te	rms:
This docume personally:	ent and the attached registered for	eign ord	der is	s require	d by	the court to	be se	rved on the defendant
Yes (se	ee over page for proof of service details) n Order comes into force against c	lefendai	nt in	this Stat	e un	on service		
☐ No								
Foreig	n Order is enforced against defend	dant in tl	his S	State as o	of da	te Foreign (Order r	registered
2000-2000								
	Date					MAGISTR	ATES	COURT
IMPORTANT	NOTICES TO THE DEFENDAN	Т						
	oliance with the order renders you l		a tei	m of imp	riso	nment not ex	xceedi	ng 2 years.
 You may a 	pply to the Court to vary or revoke the	e order.						

Proof of Service

Name of person serving:

Address of person serving:

Name of person served:

Address at which service effected:

Date service effected:

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

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

Certified this day of 20



ORDER FOR VARIATION OR REVOCATION OF INTERVENTION ORDER

Magistrates Court of South Australia

www.courts.sa.gov.au

Intervention Orders (Prevention of Abuse) Act 2009
Section 26

69								
AP Number								
Registry						File No		
Address	Street				Teler		Facsimile	
Defendant	City/Town/Suburb	State		Postcode		Email Address		
Defendant	1						10000000	
Name	Surname		Give	n name/s			DOB	ld/mm/yyyy
Applicant	Garrano		- GIVOI	Trialilo/0				
Name	Surname		Give	n name/s			1:	
							20 0 00	
Address	Stroot				Toloph	one	Facsimile	
	City/Town/Suburb	State		Postcode		Email Address		
Protected Po	erson(s)							
							DOB	
-	Surname		Given name/s					dd/mm/yyyy
Names	Surname		Give	n name/s			DOB	dd/mm/yyyy
, , , , , , , , , , , , , , , , , , , ,	Surname		Give	n name/s			DOB	dd/mm/yyyy
	Surname		Give	Given name/s			DOB	dd/mm/yyyy
The intervent	ion order made on file number				d	ated	is h	ereby:
revoked								
Details of var	iation of intervention order:							
	on or revocation of a related tenancy ion or revocation of a problem gambli							
				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,				
(ALEANANIA)	Date			4503.7			ATES COURT	serveria da Cara da Alf

Proof of Service			
Name of person serving:			
Address of person serving	ng:		
Name of person served:			
Address at which service	e effected:		
Date service effected:			
Time of day: Between		am/pm and	am/pm
Method of service (tick b	ox)		
personally;			
□ by post (for not)	ice of revocation	only);	
in some other n	manner authorise	d by the court (please s	specify):
I certify that I served the	attached docum	ent on the defendant in	the manner described.
Certified this	day of	20	



APPLICATION FOR COMMUNITY SERVICE **ORDER**

Magistrates Court of South Australia
www.courts.sa.gov.au
Criminal Law (Sentencing) Act 1988
Section 70U(1)

Co	urt	Use	

Date Filed:

Registry								File No			
Address	Stree	et .				Telepi	hone	er .	Facs	imile	DX
Address	Citv/	Town/Suburb		State	Postcoo	le	Ema	ail Address			
Debtor				4							
Full Name										DOB	
Address	Stree	et.					Teleph	none		Facsimile	
Address	City/	Town/Suburb		State	Po	stcode		Email Address			
Penalty No		Date Issued		10.00	Offence			Email Address			Amount Due
		100000									,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Total Amou		20 0	a see all a la compa	6. Table 1 1 162	**SA*				V- 25	1000	
Total Amou	nt Incl	ludes:	Victims of Cr	ime Levy	\$			Compens	ation	\$	
reasonable t hardship.	ime to	have, the me	munity Service eans to satisfy al circumstanc	a pecuniary	sum w	ithout	the [Debtor or his/I	ot hav ner de	/e, and is i	not likely within a suffering
Availability	and S	uitability for	Community \$	Service							
The state of the s			ommunity serv vice has been		hours						
,,,,,,,,		Date									
		Registry						Dat	te		
Hearing de	tails	Address						Tim	ne		am/pm
		Telephone		Facsimile			Em	ail Address	Compensation \$ r does not have, and is not likely or or his/her dependants suffering NES ENFORCEMENT AND RECOVERY OFFICER Date Time ar		

Proof of Service			
Name of person serving	j:		
Address of person servi	ing:		
Name of person served	Ě		
Address at which service	e effected:		
Date service effected:			
Time of day: Between		am/pm and	am/pm
Method of service (tick l	box)		
personally;			
pre-paid post;			
email, if the ad	ddress has been d	confirmed.	
I certify that I served the	attached docum	nent on the debtor in the mar	ner described.
Certified this	day of	20	



APPLICATION TO REVOKE COMMUNITY SERVICE ORDER

Magistrates Court of South Australia
www.courts.sa.gov.au
Criminal Law (Sentencing) Act 1988
Section 70U(10)

Court	ISA

Date Filed:

Date Posted:

Registry					File No				
Address	Street	hone		Facsi	imile	DX			
Address	City/Town/Suburb	Town/Suburb State Postcode Email Address							
Debtor									
Full Name							DOB		
Address	Street To				ne		Facsimile		
Address	City/Town/Suburb	State	Postcode		Email Address	,			
Particulars of the Application									
Amount of origi	nal pecuniary sum:								
Amount of debt	: paid:								
Number of com	munity service hours performed	in respect of pe	cuniary pe	enalty	order:				
Amount of pecu	uniary sum outstanding:								
Grounds of A	Application								
restoration of a	rcement and Recovery Officer m pecuniary sum. This application or his/her dependants suffering h	is made on the							
The Fines Enfo application.	rcement and Recovery Officer at	taches an outli	ne of the fi	nancia	al circumstar	ices of	f the Debtor to	this	
42770237									
3111111111111									
	Date			F	RECOVER	4.6.504.00.00			
	Registry				Date				
Hearing deta	ils Address				Time			am/pm	
	Telephone	Facsimile		Ema	nail Address				

Proof of Service									
Name of person serving	1								
Address of person servi	ng:								
Name of person served:									
Address at which service	e effected:								
Date service effected:									
Time of day: Between	ā	am/pm and	am/pm						
Method of service (tick b	oox)								
personally;									
pre-paid post;									
email, if the ad	ldress <mark>ha</mark> s been co	nfirmed.							
I certify that I served the	I certify that I served the attached document on the debtor in the manner described.								
Certified this	day of	20							



APPLICATION TO OPPOSE SEIZURE AND SALE OF ASSETS

Magistrates Court of South Australia

www.courts.sa.gov.au
Criminal Law (Sentencing) Act 1988
Section 70K(11)

Court Use

Date Filed: Date Posted: Service on FERO:

Registry						File No				
Address	Street	1		Telepi	hone	!	Facs	DX		
Address	City/Town/Suburb	State	Postcod	9	Ema	il Address	DOB Facsimile S Certificate of Title number an of the claim).	AL		
Debtor	8							8		
Full Name				*				DOB		
Address	Street	1	5		Teleph	one .		Facsimile		
7 10 00	City/Town/Suburb	State	Po	stcode		Email Address	Email Address			
Applicant								eVo.		
Full Name								DOB		
Address	Street				Telephone Facsin			Facsimile		
, .uu. 000	City/Town/Suburb	State	Po	stcode		Email Address				
	lectronics or whitegoods, please provide se			проре	ity, pre	note motive ser	<i>ime</i> dic v	, me number u	no dedicess.	
an interest	Application above mentioned property is not lia est in the above mentioned property ence in support of this application in the affidavit to this application ermination and the Notice listing	y seized (no n an affidavi . If availabl	t being t <i>(set out</i> e, pleas	he de full de e also	btor). etails d	of the nature of			of the	
Sandina	 Date			***	•••••					

Hearing details	Registry		Date	Date		
	Address		Time	am/pm		
	Telephone	Facsimile	Email Address			

IMPORTANT NOTICE TO THE REGISTRAR

A copy of this application, affidavit and if applicable Written Determination and Notice must be served on Fines Enforcement and Recovery Officer <u>within one working day</u>.

A copy must also be served on the debtor (if the debtor is not the applicant).

IMPORTANT NOTICE TO APPLICANT AND/OR DEBTOR

If you wish to be heard on this application, you should attend court at the date and time stated above otherwise the court may hear and determine the matter in your absence.

Proof of Service			
Name of person serving	:		
Address of person servi	ng:		
Service on the Debtor (ii	f applicable)		
Name of person served:	:		
Address at which service	e effected:		
Date service effected:			
Time of day: Between		am/pm and	am/pm
Method of service (tick b	oox)		
☐ Email;			
Telephone;			
Writing.			
I certify that I served a c	opy of the applica	ation and affidavit in suppor	t in the manner herein specified.
Certified this	day of	20	



APPLICATION TO RELEASE A SEIZED AND CLAMPED OR IMPOUNDED VEHICLE

Magistrates Court of South Australia
www.courts.sa.gov.au
Criminal Law (Sentencing) Act 1988 Section 70P(6)

Court Use

Date Filed: Date Posted: Service on FERO:

	Name of the Class									
Registry		2		File No	25					
Address	Street To					none Facsimile DX			DX	
Address	City/Town/Suburb	State	Postcode		Email Address					
Applicant	4						31	9		
Full Name							DOB			
Address	Street	*		Telephone				Facsimile		
7 (44)	City/Town/Suburb	State	Pos	tcode		Email Address				
Debtor										
Full Name								DOB		
Address	Street				Telephone			Facsimile		
Address	City/Town/Suburb	City/Town/Suburb State			Postcode Email Address			The second secon		
Interested	Party (If more than one party please atta	ch further partic	ulars)							
I advise the c	court that at the time of making this	application,	the follo	wing p	erso	n has an inte	rest ir	this vehicle.		
Full Name										
90 0000	Street				Telephone			Facsimile		
Address		Ī			перт	wie .		7 doonnie		
Nature of inte	City/Town/Suburb	State	Pos	tcode		Email Address				
Registered	court that at the time of making this	application	the follo	wing n	erso	n is the regist	tered	owner of this	vehicle	
Full Name	San tinat at the time of making tine	арриоскогі,	410 10110	9 P	0,00	in io the region	.orou	CHILDY OF MILE	TOTHOLO.	
Address	Street			Te	elepho	one		Facsimile		
	City/Town/Suburb	State	Pos	tcode		Email Address				
Description	of Vehicle									
Make			Mode			<i>v</i>				
Year of Manu	ufacture		Registration No.							
Engine No.	Engine No.					Vehicle Identification No.				
Garaging add	dress									

Grounds of Application

I claim an interest in the above mentioned vehicle that has been seized and clamped or impounded.

I make an application for release of the above mentioned vehicle.

Please attach to this application the Written Determination of the Fines Enforcement and Recovery Officer to clamp or impound and any Notice of Disposal.

Provide evidence of your interest in the vehicle and the grounds for release in an affidavit.

Please attach the affidavit to this application.

	Date		APPLICANT				
Hearing details	Registry			Date			
	Address			Time	am/pm		
	Telephone	Facsimile	Email Addre	ess			

IMPORTANT NOTICE TO THE REGISTRAR

A copy of this application and affidavit must be served on the Fines Enforcement and Recovery Officer within one working day.

A copy must also be served on the debtor, interested party and registered owner (if the person is not the debtor or the applicant).

IMPORTANT NOTICE TO ALL PARTIES

If you wish to be heard on this application, you should attend court at the date and time stated above otherwise the court may hear and determine the matter in your absence.

IMPORTANT NOTICE TO THE FINES ENFORCEMENT AND RECOVERY OFFICER

The Fines Enforcement and Recovery Officer is required to notify the Registrar of any interested parties not already on the application.

Proof of Service (fill in where required)
Name of person serving:
Address of person serving:
Service on the Debtor
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Between am/pm and am/pm
Service of application effected: personally pre-paid post email
Service on the registered owner of the vehicle (if applicable)
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Between am/pm and am/pm
Service of application effected: personally pre-paid post email
Service on the interested party (if applicable)
Name of person served:
Address at which service effected:
Date service effected:
Time of day: Between am/pm and am/pm
Service of application effected: personally pre-paid post email
I certify that I served a copy of the application and affidavit in support in the manner herein specified.
Certified this day of 20



FORTIFICATION REMOVAL ORDER

Magistrates Court of South Australia
www.courts.sa.gov.au
Summary Offences Act 1953 Section 74BB

Registry						File No			
Address	Street	1		ř	Telej	phone		Facsimile	
7100.00	City/Town/Suburb	State		Postcode		Email Address			
Applicant	Commissioner of Police Adelaide								
Contact person	Contact person Email Address							Telephone	
Occupier (if)	more than one, attach details)		40						
Name	Surname		Give	n name/s				DOB dd/mm/yyyy	
Address	Street	ĭ	300		Telepho	none		Licence Number	
	City/Town/Suburb	State		Postcode		Email Address	Email Address		
Owner (if mor	re than one, attach details)								
Name	Surname		Give	n name/s				DOB dd/mm/yyyy	
Address	Street			· .	Telepho	none		Licence Number	
riddi 555	City/Town/Suburb	State		Postcode		Email Address			
Premises to	which Order relates								
Address	Street			×		CT ref#			
Audress	City/Town/Suburb	State		Postcode					
The Court was	s satisfied that:								
The premis	es to which this order relates are fortifi	ied; and	i						
R*=-20	ifications have been created in contrav								
303	re reasonable grounds to believe the p			AN 10 AN			ikely to	be, used:	
9 1 1 6 10	or or in connection with the commissio o conceal evidence of a serious crimin				loften	ice; or			
D	o keep the proceeds of a serious crimi								
2222	emises are		R. Thankson						
	owned by a declared organisation or a				MADE CONTRACTOR				
occupied or habitually used as a place of resort by members of a declared organisation.									

Statement of grounds:	
A copy of the affidavit that was used as evidence of the grounds is	attached.
You, the aforementioned owner/occupier are ordered to remove / m fortifications (specify details)	odify the following structures / devices /
Period within which fortifications are to be removed or modified:	
(not less than 14 days after service of the order)	
<u></u>	
Date	MAGISTRATES COURT

Right to object (section 74BE)

You may lodge a notice of objection with the Court within 14 days of being served with this order. A form of Notice of Objection may be obtained from any Registry of the Magistrates Court. You must serve a copy of the notice on the Commissioner of Police personally or by registered post at least 7 days before the day appointed for hearing of the notice.

You cannot lodge a notice of objection if a notice has previously been lodged in relation to the fortification removal order (unless proceedings in relation to the earlier notice have been discontinued).

The grounds of the objection must be stated fully and in detail in the notice of objection.

Enforcement of this Order (section 74BI)

The Commissioner of Police may cause the fortifications to be removed or modified to the extent required by this order if you do not comply with the order, unless a withdrawal notice is lodged, a notice of objection is lodged, an appeal is commenced or the Commissioner allows an extension of time.

Should you require an extension of time, you must make an application to the Commissioner of Police before the time allowed elapses.

If the fortifications are not removed or modified in the time allowed, the Commissioner, or any police officer authorised by the Commissioner, may, for the purposes of causing the fortifications to be removed or modified, enter the premises without a warrant, obtain expert or technical advice, and/or make use of any person or equipment he or she considers necessary.

The Commissioner may seize anything that may be salvaged in the course of removing or modifying fortifications under this section, and may sell or dispose of it as the Commissioner considers appropriate. If the costs of enforcing the order are not recovered, the Commissioner may recover those costs as a debt from you or another person.

Proof of Service			
Name of person serving:			
Address of person serving:			
Name of person served:			
Address at which service ef	fected:		
Date service effected:			
Time of day: Between	am/pm and		am/pm
Method of service (tick box)			
personally;			
by registered post	;		
by affixing a copy premises.	of the order to the premi	ses at a promin	ent place at or near to the entrance to the
I certify that I served the att	ached document in the ma	anner described.	
Certified this da	ay of	20	



FORTIFICATION REMOVAL ORDER

Magistrates Court of South Australia
www.courts.sa.gov.au
Summary Offences Act 1953 Section 74BE

Registry							File No		
Address	Street	et Telep					phone	•	Facsimile
Address	City/To	wn/Suburb	State		Postcode		Email Address	3	
Applicant	Commissioner of Police Adelaide								
Contact person Email Address						Telephone			
Objector									
Name	Surnan	ne		Give	n name/s				DOB dd/mm/yyyy
Address	Street	i	4			Teleph	one		Licence Number
	City/To	wn/Suburb	State		Postcode		Email Address		
Premises to	whic	n Order relates							
Address	Street	eet					CT ref #		
Address	City/To	wn/Suburb	State		Postcode				
Grounds of O	bjectio	on (Grounds must be stated full	ly and in	deta	il. If insut	fficient	t space plea	se attac	ch.)
		Registry					Date		
Hearing deta	ails	Address				ų.	Time am/pm		
		Telephone F	Facsimile			Email Address			
	Date MAGISTRATES COURT							COURT	

Proof of Service			
Name of person serving:			
Address of person serving:			
Name of person served:			
Address at which service effe	ected:		
Date service effected:			
Time of day: Between	am/pm and		am/pm
Method of service (tick box)			
personally on the C	ommissioner; or		
registered post to the	ne Commissioner.		
I certify that I served the atta	ched document in the ma	anner described.	
Certified this day	y of	20	



WITHDRAWAL NOTICE Magistrates Court of South Australia www.courts.sa.gov.au Summary Offences Act 1953

Section 74BH

Registry		File No	3					
Address	Street	1			Tele	phone		Facsimile
/ (ddi Coo	City/Town/Suburb	State Postcode				Email Address		
Applicant	Commissioner of Police Adelaide							8
Contact person			Email	Address				Telephone
Occupier (if	more than one, attach details)		,					
Name	Surname Given name/s						DOB dd/mm/yyyy	
Address	Street Telephone					Licence Number		
	City/Town/Suburb	State		Postcode		Email Address		
Owner (if mo	re than one, attach details)		0					çe:
Name	Surname		Giver	name/s				DOB dd/mm/yyyy
Address	Street	ĭ	ű		Teleph	lephone		Licence Number
Supplied State Sta	City/Town/Suburb	State		Postcode		Email Address		
Premises to	which Order relates					ş		25
Address	Street					CT ref#		
	City/Town/Suburb	State		Postcode				
The Commiss	sioner has determined that the Forti					ade on the		day of

Proof of Service			
Name of person serving	j :		
Address of person serv	ing:		
Name of person served	:		
Address at which service	e effected:		
Date service effected:			
Time of day: Between	ar	m/pm and	am/pm
Method of service (tick	box)		
personally;			
☐ by registered	oost;		
by affixing a opposition by premises.	copy of the order to	the premises at a promin	ent place at or near to the entrance to the
I certify that I served the	e attached document	t in the manner described.	
Certified this	day of	20	



APPLICATION FOR SPECIAL ARRANGEMENTS

Magistrates Court of South Australia

www.courts.sa.gov.au Evidence Act 1929 Section 13A

Court Use	
Date Filed:	

Registry		2	File No		8			
Address	Street					hone		Facsimile
	City/Town/Suburb	State		Postcode		Email Address		
Applicant								
Name	Surname		Give	n name/s				DOB dd/mm/yyyy
Address	Street				Teleph	one		ID Number
	City/Town/Suburb	State		Postcode		Email Address		
Respondent	(s)							
Name	Surname		Give	n name/s				DOB dd/mm/yyyy
Address	Street		Telep			one		ID Number
	City/Town/Suburb	State		Postcode		Email Address		
Details of witr	ness including nature of vulnerabili	y:						
Special arrang	gements sought:							
***************************************	Date			51		Ар	plicant	1
State whether	Applicant is Complainant/Informant of	r Defen	dant:					

(Details of the hearing are on the next page)

	Registry			Date			
Hearing date	Address			Time			
	Telephone Facsimile E			Email Address			

IMPORTANT NOTICE TO THE RESPONDENT(S)

• If you are of the opinion that there should not be special arrangements made for the above witness, you must file a Notice of Objection (Form 81) in the Court within 14 days of being served with this application.

Proof of Service

Name of person serving:

Address of person serving:

Name of person served:

Address at which service effected:

Date service effected:

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

I certify that I have served a copy of this notice on the respondent(s) within 14 days of it being filed in court.

Certified this day of 20



NOTICE OF OBJECTION Magistrates Court of South Australia www.courts.sa.gov.au Evidence Act 1929 Section 13A

Court Use	
Date Filed:	

	Section 13A				
Registry				File No	3
Address	Street	1	Te	elephone	Facsimile
	City/Town/Suburb	State	Postcode	Email Address	
Respondent					
Name	Surname	Git	ven name/s		DOB dd/mm/yyyy
Address	Street	<u> </u>	Tele	ephone	ID Number
7,1111	City/Town/Suburb	State	Postcode	Email Address	
Applicant					
Name	Surname	Gir	ven name/s		DOB dd/mm/yyyy
Address	Street		Tele	ephone	ID Number
Audicos	City/Town/Suburb	State	Postcode	Email Address	197
Grounds of O	 Date				nt's signature
	Registry			Date	
Hearing date	·			Time	am/pm
	Telephone	Facsimile	E	mail Address	
	Date			MAGISTRA	ATES COURT
Vacadame areas are	ANT NOTICE TO THE RESPOND espondent must file this Notice		u <mark>rt</mark> within 14	4 days of bei	ng served with the

Application for Special Arrangements.

Proof of Service

Name of person serving:

Address of person serving:

Name of person served:

Address at which service effected:

Date service effected:

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

I certify that I have served a copy of this notice on the applicant within 14 days of it being filed in court.

Certified this day of 20



APPLICATION

Magistrates Court of South Australia
www.courts.sa.gov.au
Criminal Law (Clamping, Impounding and Forfeiture of Vehicles) Act 2007

Sections 7(1), 12(1) and 21(1)

Form 83

Court Use

Date Filed:

								ŏ.	
Registry						File No			
	Street				1	Telephone		Facsimile	
Address	Street	3			100	racemine			
	City/Town	/Suburb	State	Postco	de	Email Address			
Applicant	-			+					
Name	Surname			Give	en name	e/s			
Address	Street				Tel	lephone		ID Numbe	er
Address	City/Town	n/Suburb	State	Postco	de	Email Address	100		
Person agai		om the order is to be made	de						
Name	Surname			Given name/s			Refere	ence	
	Julnamo	1		Given names				DOB	
Address	Street		ı̃——		Tel	lephone			dd/mm/yyyy
We to the total of the construction of the con	City/Town	ı/Suburb	State	Postco	de	Email Address			
Order sought	t:								
50000 EM 400 EM 400 EM 400		ing period (section 7(1))							
STATE OF BUILDING	200	vehicle (section 12(1)(a)(i))							
90.00		vehicle (section 12(1)(a)(ii))							
- 82		vehicle (section 12(1)(a)(iii))							
5/2		or vehicle (section 12(1)(b)(i))							
IN CHARLES AND CONTRACTOR		or release of an impounded r		ehicle (secti	on 21	(1)(a))			
Company of the Compan		ceeds of sale (section 21(1)(c		Name and American		V:IV=II			
Details:	Ref. Street Wo Vinces	NAME OF THE PROPERTY OF THE PR	***						
Section was employed them as									
Details of th	a Moto	r Vohiola							
Make	I MOLO	Venicie		Model					
Year of Manut	facture		P	egistration		201			
Engine Numb	CONCLEASED TAXAS		-			ion Number			
Garaging Add		-		ellicie idei i	llicati	OII Number			
Clamping O	ACLES CONTROL	Details							
Details of Offe		Jotune	D	ate of Offer	nce.	Ť			
Date of Convi				ourt File Nu		r			

Details of	Clampin	g or Impounding	-80			15%		
Date Court	Order mad	de	Court	File Numbe	ər			
Date motor	vehicle cla	amped or impounded	*			*		
Details of C	order made	under Part 2 or Part 3						
Previous	Prescribe	ed Offences Alleged						
Details of C	Offence		Date o	of Offence				
Date of Cor	nviction		Court	File Numbe	ers			
Court File N	Numbers		*			38		3
[Insert extra pa	ages if neces	sary]						
I advise the vehicle:	he Court	that at the time of mak	king this applic	ation, the	following	person/s h	ad an inter	est in this
Name			Addre	ss				
Phone			Nature	of interes	t			
[Insert extra pa	ages if neces	sary]	•		1			
******		ate				Applicant		
		Registry				Date		
Hearing d	late	Address	36			Time		am/pm
		Telephone	Facsimile		Email Add	ress		
			70.					
	D	ate		****	MAG	SISTRATES C	COURT	
IMPOR	TANT NO	TICE TO THE PERSO	N AGAINST W	HOM AN	ORDER I	S TO BE MA	ADE	

• If you do not attend on the hearing date, or any adjourned hearing date, orders may be made in your absence. You may request to make representations to the Court relating to the application at this hearing date.

IMPORTANT NOTICE TO THE REGISTRAR

All registered owners, holders of any secured interests or people who claim ownership of the
motor vehicle or are likely to suffer financial or physical hardship as a result of the making of the
order must be served with this application and notice of the hearing date. If the application is
made pursuant to s 21, the application and notice must also be served on the Commissioner of
Police (if the order was made under Part 2) or the Sheriff (if the order was made under Part 3).

Proof of Service			
Name of person serving	ı:		
Address of person servi	ing:		
Name of person served	•		
Address at which service	e effected:		
Date service effected:			
Time of day: Between	am/	pm and	am/pm
Method of service (tick I	box)		
personally;			
☐ posted at the p	erson's last known add	dress;	
posted at the p	person's address for se	ervice;	
left for the per over the age o		st known address or ad	dress for service with someone apparently
given to, or se	rved on, the person in	a manner prescribed by	regulation – specify:
I certify that I served a c	copy of this notice on the	ne parties listed above.	
Certified this	day of	20	



FIREARMS PROHIBITION ORDER

Magistrates Court of South Australia

www.courts.sa.gov.au
Firearms Act 1977
Section 34A

	This document n	nust be serv	ved o	n the de	efenc	lant persona	ally.	
Registry						File No		
A 1.1	Street				Telep	hone		Facsimile
Address	City/Town/Suburb	State		Postcode		Email Address		
Defendant	Olly Town Sabarb	-		7 0010000		Linuxita		
Details of offence(s) / proceedings						Court File	e No	
Date	Act		34:					Section
Name	Surname		Given	n name/s				DOB dd/mm/yyyy
c.	Ourname	*	0	That is, c				
Address	Street	Ť		3	Telepho	one		
	City/Town/Suburb	State		Postcode		Email Address		
Complainan	it							
Name	Sumame		Given name/s			P		Complainant's reference
Rank				ID No				
Address	Street					r		
/ .www.saas	City/Town/Suburb	State		Postcode		Email Address		
fin T n T T T T T T T T T T T T T T T T T	You have been found guilty of the above offence(s) and the court has found that a firearm, mechanism, fitting or ammunition was involved in the commission of the offence; or The court has formed the view that you are not a fit and proper person to have possession of a firearm, mechanism, fitting or ammunition; or The court is satisfied by evidence adduced before it that: a firearm or other offensive weapon was used in the commission of the above offence; or the commission of the above offence was facilitated by the use of a firearm or other offensive weapon; or in the circumstances it is expedient that an order or orders be made under section 299A of the Criminal Law Consolidation Act 1935; (Tick appropriate box)							
	Date					MAGISTRA	TES	COURT

There is important information on the back of this order

IMPORTANT NOTICES TO THE DEFENDANT

- If you breach a term of this order you may be liable for a fine of up to \$75 000 or a sentence of imprisonment of up to 15 years.
- The Court may exempt you on written application, unconditionally or subject to conditions, from a specified provision of section 10C.

EFFECT OF A FIREARMS PROHIBITION ORDER

(Section 10C Firearms Act 1977)

You are now disqualified forthwith from obtaining any licence or permit under the Firearms Act 1977.

While a firearms prohibition order is in force against you, any licence or permit you may hold under the *Firearms Act 1977* is suspended and section 31A of the *Firearms Act 1977* relating to a period of grace of one month to enable disposal of any firearms in your possession no longer applies.

You must not acquire, possess or use a firearm, firearm part or ammunition.

You must forthwith surrender to the Registrar all firearms, firearm parts and ammunition owned by you.

You must not be present at the grounds of a firearms club, or the range of a commercial range operator, or a place at which a person carries on the business of manufacturing, repairing, modifying or testing firearms, firearm parts or ammunition, or buying, selling or hiring out firearms, firearm parts or ammunition; or any other place of a kind prescribed by regulation.

You must not become a member of a firearms club.

You must not be in the company of a person who has a firearm on or about his or her person or under his or her immediate physical control.

You must not reside at premises on which there is a firearm, firearm part or ammunition.

You are required to inform each other person of or over the age of 18 years who resides or proposes to reside at the same premises as yourself of the fact that a firearms prohibition order is in force against you and ask each such person whether or not he or she has or proposes to have a firearm, firearm part or ammunition on the premises.

Any person who supplies you with a firearm, firearm part or ammunition is committing an offence.

Any person who has a firearm, firearm part or ammunition in their immediate physical control or on or about their person whilst in your company is committing an offence.

Any person who brings a firearm, firearm part or ammunition onto the premises in which you reside is committing an offence.

Proof of Service

Name of person serving:

Address of person serving:

Name of person served:

Address at which service effected:

Date service effected:

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

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

Certified this day of 20



APPLICATION FOR DISCLOSURE OF OPERATIVE'S IDENTITY IN PROCEEDINGS

Magistrates Court of South Australia

www.courts.sa.gov.au Criminal Investigation (Covert Operations) Act 2009 Section 40

Court Use	
te Filed:	

	T					
Registry				File No		
	0200000					-
Address	Street	1		Telephone		Facsimile
	City/Town/Suburb	State	Postcode	Email Addres	s	
Applicant	Ti-					
Name	Surname	2	Given na	me/s		
Address	Street	1		Telephone		
71441-022	City/Town/Suburb	State	Postcode	Email Addres	s	
Responder		2000000				
Name						
	Surname		Given na	me/s		
Address	Street			Telephone		
Addiess	City/Town/Suburb	State	Postcode	Email Addres	20	
Witness Pr	Witness Protection Certificate					
	cant, acknowledge that a witness	a identity protectic	on certificate	in reenact of a	n onerat	tive has been filed in the
i, the applic				In respect of a	1 operat	ive has been liled in the
W	Court in relatio	on to the proceedi	ngs of			
Order or Rel	lief sought:					
Order red	quiring witness to answer questio	ns/give evidence	- section 40((1)(b);		
Permission	on to ask a question of a witness	(including the ope	erative) – sed	ction 40(1)(a)(i);	or	
Permission	on for a person involved in the pr	oceedings to mak	e a statemer	nt – section 40(l)(a)(ii).	
Details:						
********	Date			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Applican	
	Registry			Da		
Hearing da				Tin	ne	am/pm
	Telephone	Facsimile		Email Address		
				2 - 202 march 2 march 2		
******			****			
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Date			MAGIST	RATES	COURT

......

Proof of Service

Name of person serving:

Address of person serving:

Name of person served:

Address at which service effected:

Date service effected:

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

I certify that I served the attached document on all parties to this proceeding.

Certified this day of 20



INTERIM NON-ASSOCIATION ORDER and/or PLACE-RESTRICTION ORDER and SUMMONS

Magistrates Court of South Australia
www.courts.sa.gov.au
Summary Procedure Act 1921
Section 80(2)

	This document must	be served	on the d	efen	dant personally	7 0	
AP Number							
Registry	File No						
Address	Street Telepho			phone	Facsimile		
Address	City/Town/Suburb	State	Postcode		Email Address		
Applicant							
Full Name							
Address	Street	¥		Teleph	one	Facsimile	
Addices	City/Town/Suburb	State	Postcode		Email Address		
Rank and ID N		State	7 odiooc		Lillan Address		
Defendant							
Full Name						DOB	dd/mm/yyyy
							daj,jj
Address	Street		1	Teleph	Telephone Facsimile		
\$	City/Town/Suburb	State	Postcode		Email Address		
Date order r	made: s heard an application for a Non-Asso	ociation order	and/or a	Dlace	Postriction order	(strike out	inannlicable) in
your absence.		Clation order	aliu/oi a	Flace	Restriction order	(Strike out	mappiicabie, in
BROWN THE PROPERTY OF THE PROPERTY OF THE	immediately preceding the making of						
The Court is s indictable offe	atisfied that it was reasonably necess nces.	sary to make	this orde	r to ei	nsure you do not o	ommit any	further
Details of No	on-Association order:						
The defendan	t must not:						
be in the	company of:						
Name				D	ate of birth		
Name				D	ate of birth		
Name				D	ate of birth		
	cate with:			102	: * 52.0*150*0		
Name				100	ate of birth		
Name				1000	ate of birth		
Name				D	ate of birth		
except du	uring the following times or circumsta	nces:					

The defendant must not: frequent or visit: Address	Details of Place	-Restriction order:			
Address Address Address except during the following times or circumstances: Registry	Company of the Compan				
Address Address Address except during the following times or circumstances: Registry Date Address Time am/pm Telephone Facsimile Email Address Date Date MAGISTRATES COURT IMPORTANT NOTICE TO THE DEFENDANT	frequent or vis	sit:			
Address except during the following times or circumstances: Registry Date	- 0a				
except during the following times or circumstances: Registry	Address				
Registry Date	Address				
Hearing details Address Time am/pm Telephone Facsimile Email Address Date MAGISTRATES COURT IMPORTANT NOTICE TO THE DEFENDANT	except during	the following times or	r circumstances:		
Hearing details Address Time am/pm Telephone Facsimile Email Address Date MAGISTRATES COURT IMPORTANT NOTICE TO THE DEFENDANT	59K 57K				
Telephone Facsimile Email Address Date MAGISTRATES COURT IMPORTANT NOTICE TO THE DEFENDANT		Registry		Date	
Date MAGISTRATES COURT IMPORTANT NOTICE TO THE DEFENDANT	Hearing details	Address		Time	am/pm
Date MAGISTRATES COURT IMPORTANT NOTICE TO THE DEFENDANT		Telephone	Facsimile	Email Address	
Date MAGISTRATES COURT IMPORTANT NOTICE TO THE DEFENDANT		18		-	
Date MAGISTRATES COURT IMPORTANT NOTICE TO THE DEFENDANT					
IMPORTANT NOTICE TO THE DEFENDANT	***************************************				
1000 015 Milabi 1015 01 Mil MANTENO No III 000 1200 11 No III					
000 005 NEWSTONS OF ME MANAGEMENT AS AT MANAGEMENT AS AT MANAGEMENT AS A MANAG					
 Non-compliance with the order renders you liable to a term of imprisonment not exceeding 6 months for a first 	6995 Cult.	NO. AMERICAN (1971)	NA PROPERTY AND ADDRESS.		
					6 months for a first
offence and not exceeding 2 years for a subsequent offence. • If you do not appear, an order may be made in your absence.	Selection was a new fifth or agreement to the contract of	the state of the s	The state of the s	e.	

AFFIDAVIT OF PROOF OF SERVICE

I,			of	
Occupation:	Î			
***************************************	AND SAY that:			
I did on the	day of	20 ,	between the hours of	and
duly serve	the within named defendant			with this order and summons by
delivering a	a sealed copy thereof to him / he	r personally a		
in the State	e of South Australia or by		ado	authorised by the Court.
mi tilo otali		describe ma	anner of substituted service	aunicided by the count
SWORN before	re me at	the	day of	
Signature .				
	(Person authorised to take (e.g. Justice of the Pe			SERVER



NON-ASSOCIATION ORDER and/or PLACE-RESTRICTION ORDER

Magistrates Court of South Australia
www.courts.sa.gov.au
Summary Procedure Act 1921

AP Number		Section 80(1)					
Registry Address Street City/Town/Suburb State Postcode Facsimile Faccimile Facsimile Faccimile Facc		This docum	ent must be served	on the de	fendant persona	illy	
Address Street City/Town/Suburb State Postcode Email Address Applicant Full Name Address Street City/Town/Suburb State Postcode Email Address Email Address Book Email Address Address City/Town/Suburb DOB dd/mm/yyyy Address Defendant Full Name Dob Email Address Street Telephone Facsimile Facsimile Facsimile Facsimile Facsimile Dob Email Address Defendant Full Name Dob Email Address Deteils of Non-Association order: The defendant must not: be in the company of: Name Name Name Name Date of birth Name Name Date of birth Name Name Date of birth	AP Number						
Address City/Town/Suburb State Postcode Email Address Applicant Full Name Address Street City/Town/Suburb State Fostcode Email Address Email Address Bobs Email Address DOB dd/mm/yyyy Address Street Telephone Facsimile Facsimile DOB dd/mm/yyyy Address Details of Non-Association order: The defendant must not: be in the company of: Name Name Name Name Name Name Name Name	Registry		File No				
City/Town/Suburb State Postcode Email Address	Address	Street Tel			Telephone	Facsimile	
Full Name Address Street City/Town/Suburb State Postcode Email Address Rank and ID No. Defendant Full Name Address Street Telephone Facsimile DOB dd/mm/yyyy Address Details of Non-Association order: The defendant must not: be in the company of: Name Name Name Date of birth Name Name Date of birth Date of birth Name Name Date of birth		City/Town/Suburb	ty/Town/Suburb State Postcode				
Address Street	Applicant						
Rank and ID No. Defendant Full Name Address Street City/Town/Suburb State Postcode Telephone Facsimile Facsimile DOB dd/mm/yyyy Address Details of Non-Association order: The defendant must not: be in the company of: Name Name Date of birth	Full Name						
Rank and ID No. Defendant Full Name Address Street City/Town/Suburb State Postcode Telephone Facsimile Facsimile DOB dd/mm/yyyy Address Details of Non-Association order: The defendant must not: be in the company of: Name Name Name Date of birth Date of birth Name Date of birth	Address	Street	T	7	elephone	Facsimile	
Rank and ID No. Defendant Full Name Address Street City/Town/Suburb State Postcode Email Address DOB dd/mm/yyyy Address Details of Non-Association order: The defendant must not: be in the company of: Name Name Date of birth Date of birth Name Date of birth Name Date of birth Date of birth Name Date of birth	, , , , , , , , , , , , , , , , , , , ,	City/Tanana (Cultural)	State	Destanda	Email Address		
Full Name Address Street City/Town/Suburb State Postcode Email Address Details of Non-Association order: The defendant must not: be in the company of: Name Name Name Date of birth Name Date of birth Date of birth Date of birth Name Date of birth Date of birth Name Date of birth Date of birth Name Date of birth	Rank and ID	- A	State	Posicode	Email Address		
Full Name Address Street City/Town/Suburb State Postcode Email Address Details of Non-Association order: The defendant must not: be in the company of: Name Name Name Date of birth Name Date of birth Date of birth Date of birth Name Date of birth Date of birth Name Date of birth Date of birth Name Date of birth	Defendant						
Address Street Telephone Facsimile	att of the source			16		0.40 55	
Details of Non-Association order: The defendant must not: be in the company of: Name Name Date of birth Name Date of birth	222	SOLOGINE S BROK					
Details of Non-Association order: The defendant must not: be in the company of: Name Name Date of birth Name Date of birth	Address	Street			Telephone Facsimile		
The defendant must not: be in the company of: Name		City/Town/Suburb	State	Postcode	Email Address		
□ be in the company of: Name Date of birth Name Date of birth Name Date of birth □ communicate with: Name Date of birth Name Date of birth Name Date of birth							
Name Name Date of birth							
Name Date of birth Name Date of birth communicate with: Name Date of birth Name Date of birth Date of birth		company or:			Date of hirth		
Name Date of birth communicate with: Name Date of birth Name Date of birth Name Date of birth							
Name Date of birth Name Date of birth					Date of birth		
Name Date of birth	commun	nicate with:					
SPB	Name						
Name Date of birth					(Mich 1974) Schehalt 277		
except during the following times or circumstances:					Date of birth		

The defendant mus frequent or vis Address Address Address	TO A CONTROLL OF THE CONTROL OF THE	nstances:			
	Registry			Date	
Hearing details	Address			Time	am/pm
	Telephone	Facsimile	Email Add	dress	
	Date	*	MA	GISTRATES COURT	
Non-compliance	TICE TO THE DEFENDA with the order renders you ing 2 years for a subsequen	liable to a term of impris	sonment not e	xceeding 6 months for a	first offence

AFFIDAVIT OF PROOF OF SERVICE

I,			of	
Occupation:				
MAKE OATH	AND SAY that:			
I did on the	day of the within named defendant	20 ,	between the hours o	f and with this order and summons by
Principle of the Control of the Cont	a sealed copy thereof to him / her	personally a	at	ldress
in the State	of South Australia or by	describe ma	anner of substituted service	authorised by the Court.
SWORN before	re me at	the	day of	
Signature .				
and a second second	(Person authorised to take A (e.g. Justice of the Pea			SERVER

Form 108A



NON-ASSOCIATION ORDER / PLACE RESTRICTION ORDER AS VARIED

Magistrates Court of South Australia
www.courts.sa.gov.au
Summary Procedure Act 1921
Section 82

Court Use	
Date Filed:	
Date Posted:	

AP Number					2	
Registry	File				File No	
Address	Street Telephone				hone	Facsimile
7144.755	City/Town/Suburb State Postcode Email Address					
Applicant						
Full Name						
Address	Street			Telepho	one	Facsimile
7 14411 000	City/Town/Suburb	State	Postcode		Email Address	
Rank and ID N		State	1 Odloode		Lindii Addiese	
Defendant	- ·					
Full Name						DOB dd/mm/yyyy
Address	Street			Telephone		Facsimile
Addition						
	City/Town/Suburb	State	Postcode		Email Address	
☐ Non-asso	ntion is in regards to: ciation order made on file number: triction order made on file number: revoked	State	Postcode		Email Address ated: ated:	is hereby: is hereby:

AFFIDAVIT OF PROOF OF SERVICE

I,			of		
Occupation	:				
MAKE OAT	H AND SAY that:				,
I did on the	day of	20	, between the hours of	and	duly serve the
within name	ed		with this order, by d	elivering a se	aled copy thereof to him/her
personally a	at (state the address)				
in the State	of South Australia				
SWORN be	fore me at				
on the	day of	20			
Signaturo					
Signature (Person authorised to take Affidavits) (e.g. Justice of the Peace)		***************************************	SERVER		



APPLICATION FOR WARRANT

Magistrates Court of South Australia

www.courts.sa.gov.au

Co-operatives National Law (South Australia) Act 2013

Section 504 of Schedule

Form 121
Court Use
Date Filed:

Registry							File No			
Address	Street		Ì	1		Teleph	one	Facsim	nile	DX
	City/Town/Suburb		State		Postcode		Email Address			
Inspector	only rominous and		Oldio		7 0010000		Email Maries			
Name										
Ivalile	Surname			Given name/s				Ť		
	Street					Telephone Facsimile				
Address										
	City/Town/Suburb		State Postce		Postcode		Email Address			
Details of p	place to be entered									
	0(1)									
Address	Street									
/ tadi ooo	City/Town/Suburb						State		Postcode	
	Hours of the day or nig	ht when it is	sought t	to ente	er the p	lace:	200		15-4	
Details of o	co-operative									
Name										
	Surname			Given	name/s					
Registered Address	Street	Street Tele				Teleph	one		Facsimile	
				Ì						
	City/Town/Suburb		State Postco		Postcode	Email Address				
Sworn App	olication named inspector, make o	ath and say/a	affirm:							
1. I am an in	nspector appointed pursua	ant to the Co-	operativ	es Na	ational L	aw (S	outh Australia	a) (the	Act).	
	r a warrant pursuant to s 5		hedule t	to the	Act, to	enter t	he above me	ntione	d place beca	use there
	nable grounds for suspec affairs or activities of the a	-	ned co-c	nerat	ive are	heina	managed or	conduc	ted at the ah	00/0
ment	tioned place;					being i	nanaged or t	coridae	sted at the ac	ove
	e are relevant documents e is a particular thing or ac					ide ev	idence of an	offenc	e against the	Act or
	evidence is at the place, or								e against the	Act, or
	ete grounds that do not ap	ply.								
	s of application:									
(a)										
(b)										
	FIRMED before me at									
on the	day of	20								
	- Grander									
Signature	(Person authorised	d to take Affidav	rits)					INS	SPECTOR	
	1,10	The state of the s								
,,,,,,,,,,										
	Date						MAGISTR	ATES	COURT	



WARRANT Magistrates Court of South Australia

www.courts.sa.gov.au
Co-operatives National Law (South Australia) Act 2013

Court Use

Date Filed:

پ	Section 504 of Schedule								
Registry	File No								
Address	Street			Tele	phone	Facsimile DX			DX
Address	City/Town/Suburb	State	Postcode Ema		iail Address				
Inspector									
Name	Surname Given name/s								
Address	Street			199	Telephone Facsimil			Facsimile	3
	City/Town/Suburb	State		Postcode		Email Address			
Details of pl	ace to be entered								
	0.4								
Address						State	Postcode		
Details of co	city/Town/Suburb					State		Fosicode	
Name	Surname Given name/s								
Registered					Telephone Facsimile				
Address	Street	0.1							
City/Town/Suburb State Postcode Email Address Terms of the Warrant									
	ned magistrate,								
	sworn application of the above me						الممائد		th and and
	upon the application of the above mentioned inspector by telephone, fax or other prescribed means where there are reasonable grounds for issuing the warrant urgently (s 505(1)– see note), namely:								tnere are
500	that there are reasonable grounds		10 TH						80
	s or activities of the above mention				ng con	ducted at the	above	e mentioned p	olace;
there is a	 there are relevant documents at the above mentioned place; there is a particular thing or activity (the evidence that may provide evidence of an offence against the Co-operatives National Law; or 							o-operatives	
	nce is that the place, or may be at	the place,	within	the nex	t 7 da	ys.			
Details of suspected offence for which this warrant is issued:									
Details of any evidence that may be seized:									

I authorise that the above mentioned inspector, with necessary and exercise the inspector's powers under the <i>Co-operatives Na</i>	
Hours of the day or night when the place may be entered:	
This search warrant ends on the following date and time: (not later than 7 days after the issue of the warrant)	
Date and time warrant was signed	MAGISTRATE

NOTE

If a form of an urgent warrant is completed by an inspector under s 505(5), it must be in the same terms as the warrant signed by the magistrate and the inspector must write the name of the magistrate in the space provided.

A form of warrant completed by an inspector under s 505(5) has the same force and effect as a warrant issued by a magistrate.

A copy of the completed form of warrant must be provided to the issuing magistrate no later than the day after the warrant is executed or comes to an end.



APPLICATION FOR REDUCTION/ REMISSION OF FEE

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

Court Use	
Date Filed:	

Trial Court					Action No					
Address	Street	1		Teleph	one	Facsimile	DX			
	City/Town/Suburb	State	te Postcode		Email Address					
Plaintiff										
Full Name	Full Name									
Address	Street			Teleph		Facsimile	DX			
(Registered Office, if Body Corporate)	Street			гетерт	one	r dominio DA				
II Dody Corporato,	City/Town/Suburb	State	Postcode		Email Address					
Defendant										
Full Name										
Address	Street	Telephone Facsimile D.			DX					
(Registered Office, if Body Corporate)	- Sueet			1000						
, ,	City/Town/Suburb State Postcode				Email Address					
I, the abovena		MAKE OA					25)			
	mation in the annexure marked "A" is apply for a reduction/remission of the			mpiete	e questionnai	re attached to Form	1 25)			
\$	ipply for a reduction/remission of the	Ionowing ree	•							
	e facts herein and declare them to be	true and cor	rect.							
SWORN befor	e me at									
on the	day of 20									
Signature										
(Person authorised to take Affidavits) APPLICANT										
(e.g. Justice of the Peace)										
REGISTRAR Fee of \$ reduced to \$										
or										
	remitted in full									
	or not reduced/remit	ted								

SENDING COPY?

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

governmentgazette@dpc.sa.gov.au

Please include the following information in the covering email:

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

Attach:

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

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

NOTE:

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

CITY OF ADELAIDE

ROADS (OPENING AND CLOSING) ACT 1991

Road Opening and Closing—East Terrace/Rundle Road, Adelaide NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the Adelaide City Council proposes to make a Road Process Order to:

- open as road a portion of Allotment 10 in Deposited Plan 74256 (Park Lands) between Grenfell Street and Pirie Street, more particularly delineated and numbered '1' on Preliminary Plan No. 15/0026, forming a realignment of East Terrace; and
- (ii) close and vest in the Crown, portion of East Terrace situated between Grenfell Street and Pirie Street and portion of Rundle Road (below ground level) situated between East Terrace and Dequetteville Terrace, more particularly delineated and lettered 'A' and 'B' respectively on Preliminary Plan No. 15/0026.

A copy of Preliminary Plan No. 15/0026 and a statement of persons affected are available for public inspection at the offices of the Council, Customer Centre, 25 Pirie Street, Adelaide S.A. 5000 and the Adelaide office of the Surveyor-General, 101 Grenfell Street, Adelaide S.A. 5000, during normal office hours. A copy of Preliminary Plan No. 15/0026 is also available on Council's website at:

www.adelaidecitycouncil.com/road-opening-and-closing.

Any person is entitled to object to the proposed road process, or any person affected by the proposed closure is entitled to apply for an easement to be granted in that person's favour over the land subject to the proposed closure. Such objection or application for an easement must set out the full name and address of the person making the objection or application and must be fully supported by reasons. Any application for an easement must give full particulars of the nature and location of the easement and where made by a person as the owner of adjoining or nearby land, specify the land to which the easement is to be annexed.

The application for easement or objection must be made in writing to the Council, P.O. Box 2252, Adelaide, S.A. 5001 within 28 days of this notice and a copy must be forwarded to the Surveyor-General at P.O. Box 1354, Adelaide S.A. 5000. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Council Contact: Rocky Fryar, Ph.: 8203 7322.

Dated 17 September 2015.

J. BOOTH, Acting Chief Executive Officer

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Jon Street, Newton

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that Campbelltown City Council proposes to make a Road Process Order to close and merge with the adjoining Allotments 15 and 16 in D5316 portion of the public road (Jon Street) more particularly delineated and lettered 'A' in PP No. 15/0024.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, 172 Montacute Road, Rostrevor and at the Adelaide office of the Surveyor-General during normal working hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Council, P.O. Box 1,

Campbelltown, S.A. 5074, within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which time the matter will be considered.

Dated 10 August 2015.

P. DI. IULIO, Chief Executive Officer

CITY OF PORT ADELAIDE ENFIELD

Assignment of Names for New Roads

NOTICE is hereby given that the Council of the City of Port Adelaide Enfield resolved at its meeting held on 10 March 2015, pursuant to Section 219 (1) of the Local Government Act 1999, that certain new roads all located in the suburb of Northgate be assigned the street names, as detailed below:

- The new road marked 'A' in Plan 2 be assigned the name Neates Road.
- The new road marked 'B' in Plan 2 be assigned the name Wodli Street.
- The new road marked 'C' in Plan 2 be assigned the name Winta Way, subject to final land division approval.

A plan that delineates the new roads that have been assigned the street names, together with a copy of the Council's resolution are both available for inspection at the Council's Principal Office, 163 St Vincent Street, Port Adelaide, Enfield Library Council Office, 1-9 Kensington Crescent, Enfield and Greenacres Library Council Office, 2 Fosters Road, Greenacres during their normal business hours

M. WITHERS, Chief Executive Officer

ALEXANDRINA COUNCIL

Exemption of Land from Classification as Community Land

NOTICE is hereby given that at its meeting held on 18 November 2013, Alexandrina Council resolved that the land identified as Allotment 638, Hundred of Nangkita, Certificate of Title Volume 5716, Folio 797 in Deposited Plan 164461 and Allotment 637, Hundred of Nangkita, Certificate of Title Volume 5694, Folio 27 in Deposited Plan 164460 be excluded from Classification as Community Land pursuant to Section 193 (6) of the Local Government Act 1999, as it is required for operational purposes.

P. DINNING, Chief Executive

DISTRICT COUNCIL OF FRANKLIN HARBOUR

ELECTION RESULTS

Supplementary Election for Area Councillor Conducted on Monday, 7 September 2015

Formal Ballot Papers: 550 Informal Ballot Papers: 3

Quota: 276

Candidates	First Preference Votes	Result after Distribution of Preferences
Giles, Geoff	258	Elected
Smith, Corey	155	
Wiseman, Vanessa Maureen	137	
	D. GULLY,	Returning Officer

DISTRICT COUNCIL OF FRANKLIN HARBOUR

LUCKY BAY DEVELOPMENT PLAN AMENDMENT—FOR PUBLIC CONSULTATION

NOTICE is hereby given that the District Council of Franklin Harbour has prepared a draft Development Plan Amendment (DPA) to amend its Development Plan.

The Amendment will change the Development Plan by rezoning the area relating to the approved Common User Export Facility and associated activities adjacent the existing Lucky Bay Harbour and Ferry Terminal from the Primary Production and Coastal Conservation Zone to an Industry Zone, Infrastructure Policy Area and Lucky Bay Precinct with appropriate planning policy to reflect the approved and proposed developments.

The DPA report will be on public consultation from Thursday, 17 September 2015 until Friday, 13 November 2015.

Copies of the DPA will be available for public inspection during normal office hours at the Council Offices, 6 Main Street, Cowell and will be available on Council's website at:

www.franklinharbour.sa.gov.au

Written submissions regarding the DPA should be submitted no later than 5 p.m. on Friday, 13 November 2015. All submissions should be addressed to the Acting Chief Executive Officer, District Council of Franklin Harbour, P.O. Box 71, Cowell, S.A. 5602 and should clearly indicate whether or not you wish to be heard in support of your submission at the public meeting. If you wish to lodge your submission electronically, please email it to council@franklinharbour.sa.gov.au.

Copies of all written submissions received will be available for inspection by interested persons at Council's offices from Monday, 16 November 2015, until the public meeting.

A public meeting will be held at the District Council of Franklin Harbour Council Chambers on Wednesday, 18 November 2015, commencing at 7.30 p.m.. 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 more information about the DPA, please contact Bernadette Clelland on 8629 2019 or by email at council@franklinharbour.sa.gov.au.

Dated 17 September 2015.

B. CLELLAND, Acting Chief Executive Officer

THE REGIONAL COUNCIL OF GOYDER ROADS (OPENING AND CLOSING) ACT 1991

Road Closure—Hallett

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that The Regional Council of Goyder proposes to make a Road Process Order to close the whole of the un-made Public Road situate between Wiers Gap Road and Wilkins Highway and merge with the adjoining Section 27, Hundred of Anne and Pieces 98 and 99 in Filed Plan 217416, more particularly delineated and lettered 'A' and 'B' respectively on Preliminary Plan No. 14/0034.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, 1 Market Square, Burra and the Adelaide office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

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

The application for easement or objection must be made in writing to the Council, 1 Market Square, Burra, S.A. 5417, within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated 14 September 2015.

J. BRAK, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

ELECTION RESULTS

Supplementary Election for Councillor in Telowie Ward, Conducted on Monday, 7 September 2015

Formal Ballot Papers: 498 Informal Ballot Papers: 3

Quota: 250

Candidates	First Preference Votes	Result after Distribution of Preferences
Morley, Vicki Sandra	358	Elected
Perovic, Susan	140	

D. GULLY, Returning Officer

MUNICIPAL COUNCIL OF ROXBY DOWNS

Adoption of Valuations and Declaration of Rates, 2015-16

NOTICE is hereby given that the Municipal Council of Roxby Downs, for the financial year ending 30 June 2016 and in exercise of the powers contained in Chapter 10 of the Local Government Act 1999 and the Roxby Downs (Indenture Ratification) Act 1982, adopted the following resolutions:

1. Adoption of Valuations

- 1.1 The rates assessed on rateable land in the area of the Council will be based on the capital value of land for all rateable land.
- 1.2 Pursuant to Section 167 (2) (a) of the Local Government Act, the most recent valuations of the Valuer-General available to the Council of the capital value of land within the Council's area be adopted, totalling \$772 347 000.

2. Fixed Charge

Pursuant to Section 152 of the Local Government Act 1999, a fixed charge of \$670 is imposed in respect of each separate piece of rateable land in the Council area.

3. Declaration of Differential General Rates

Pursuant to Sections 152 (1) (c), 153 (1) (a) and 156 (1) (a) of the Local Government Act 1999, Differential General Rates are declared in accordance with the use of the land in accordance with the differentiating factors specified at Regulation 10 of the Local Government (General) Regulations 1999, as follows:

- 3.1 Residential Land—a differential rate of 0.3793 cents in the dollar on the capital value of such land.
- 3.2 Commercial Shops, Commercial Office, Commercial Other—a differential rate of 1.1584 cents in the dollar on the capital value of such land.
- 3.3 Industrial Light, Industrial Other, Primary Production and Other—a differential rate of 0.9811 cents in the dollar on the capital value of such land.
- 3.4 Vacant Land—a differential rate of 0.8139 cents in the dollar on the capital value of such land.

4. Service Charges

Pursuant to Section 155 of the Local Government Act 1999, a service charge of \$445 is imposed upon each separate piece of rateable land to which the Council makes available a service for the collection, treatment, recycling and disposal of domestic waste (excluding organics).

5. Declaration of Separate Rate—Natural Resources Management Levy

Pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, a separate rate (fixed charge) of \$55 is declared on all rateable land in the Council area to raise the amount of \$99 359 on behalf of the SA Arid Lands Natural Resources Management Board.

6. Method of Payment

That in accordance with Section 181 of the Local Government Act 1999, the 2014-2015 General Rates (Fixed Charge and Differential Rate), Service Charge and Separate Rate shall be due in four instalments payable on 16 October 2015, 18 December 2015, 18 March 2016 and 17 June 2016.

Dated 7 September 2015.

W. J. BOEHM, Administrator

IN the matter of the estates of the undermentioned deceased

Bing, Robert Graham, late of 580 Brighton Road, South Brighton, retired taxi driver, who died on 3 August 2015.

Blackwell, Adelaide Ruth, late of 60-66 States Road, Morphett Vale, of no occupation, who died on 6 June 2015. Broadfoot, Mary Ann, late of Blamey Road, Elizabeth East, of

no occupation, who died on 22 June 2015.

Jurkowski, Sylwester, late of 1099 Grand Junction Road, Hope Valley, retired tool maker, who died on 27 June 2015.

Knight, Marlene Lucy, late of 367-379 Waterloo Corner Road.

Burton, retired process worker, who died on 3 July 2015. Lloyd, Sybil Shirlea, late of 8 Alawa Avenue, Modbury North,

home duties, who died on 7 May 2015.

Millikan, Allan Lloyd, late of 2 Kalyra Road, Belair, retired printer, who died on 24 June 2015.

Seal, Rita Mary, late of 22 Harrow Terrace, Kingswood, of no occupation, who died on 12 June 2015.

Tajnikar, Ivan, late of 4 Shepley Crescent, Burton, retired social worker, who died on 23 May 2015.

Walker, Margaret May, late of 6 Booth Avenue, Linden Park, cleaner, who died on 7 March 2015.

Wilkey, William, late of 66A Tarranna Avenue, Park Holme, of no occupation, who died on 14 September 2014.

Withall, Elizabeth Mary, late of 50 Kesters Road, Para Hills West, of no occupation, who died on 9 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 at G.P.O. Box 1338. Adelaide S.A. 5001, full particulars and proof of such claims, on or before the 16 October 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 17 September 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.

NOTE: Closing time for lodging new copy (electronically, fax or

hard copy) is 4 p.m. on Tuesday preceding the day of

publication.

Phone:

8207 1045

Fax:

8207 1040

Email:

governmentgazette@dpc.sa.gov.au