No. 82



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 15 DECEMBER 2016

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GOVERNMENT GAZETTE NOTICES

Notices for publication in the *South Australian Government Gazette* should be emailed to **governmentgazetteSA@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, 15 December 2016

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. 64 of 2016—Adoption (Review) Amendment Act 2016. An Act to amend the Adoption Act 1988.

No. 65 of 2016—Births, Deaths and Marriages Registration (Gender Identity) Amendment Act 2016. An Act to amend the Births, Deaths and Marriages Registration Act 1996.

No. 66 of 2016—Biological Control (Miscellaneous) Amendment Act 2016. An Act to amend the Biological Control

No. 67 of 2016—Relationships Register Act 2016. An Act to make provision for the registration of certain relationships; to make consequential, related and other amendments to the Births, Deaths and Marriages Registration Act 1996; the Domestic Partners Property Act 1996; the Equal Opportunity Act 1984; and the Wills Act 1936.

By command,

JOHN JAMES SNELLING, for Premier

DPC16/0084

Department of the Premier and Cabinet Adelaide, 15 December 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Forestry Corporation Board, pursuant to the provisions of the South Australian Forestry Corporation Act 2000:

Director: (from 1 January 2017 until 31 December 2017) Ian John Kowalick June Ruby Roache

Chair: (from 1 January 2017 until 31 December 2017) Ian John Kowalick

By command,

JOHN JAMES SNELLING, for Premier

16MFOR0005

Department of the Premier and Cabinet Adelaide, 15 December 2016

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:

Deputy Presiding Officer: (from 15 December 2016 until

14 December 2019)

John Francis Costello

Julie McIntvre

Steven Millsteed

Jane Louise Schammer

Panel Member: (from 15 December 2016 until 14 December 2019)

Richard Wayne Altman

By command,

JOHN JAMES SNELLING, for Premier

AGO0152/16CS

Department of the Premier and Cabinet Adelaide, 15 December 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the State Theatre Company of South Australia Board, pursuant to the provisions of the State Theatre Company of South Australia Act 1972:

Member: (from 20 December 2016 until 19 December 2019) Simon Blewett

Member: (from 14 April 2017 until 13 April 2020) Diané Ranck

By command,

JOHN JAMES SNELLING, for Premier

Department of the Premier and Cabinet Adelaide, 15 December 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the HomeStart Finance Board of Management, pursuant to the provisions of the Urban Renewal Act 1995:

Member: (from 19 December 2016 until 18 December 2019) Darryl William Royans

Sue Edwards Carmel Zollo

By command,

JOHN JAMES SNELLING, for Premier

MHUD/16/026

Department of the Premier and Cabinet Adelaide, 15 December 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Training and Skills Commission, pursuant to the provisions of the Training and Skills Development Act 2008:

Member: (from 1 January 2017 until 31 December 2018) Michael Rodney Boyce

Melinda Anne Oleary

Robert Bonner Joylene Maria De Leo

Adrienne Leigh Nieuwenhuis

Jennifer Lee Rodger

Michael Frederick Hugh Tumbers

Jenny Maria Susanne Briggs

Stephen Kenseley Myatt Ian Ward Curry

Angus Basil Ross Story

Chair: (from 1 January 2017 until 31 December 2018)

Michael Rodney Boyce

Deputy Chair: (from 1 January 2017 until 31 December 2018) Melinda Anne Oleary

By command.

JOHN JAMES SNELLING, for Premier

MHES16/031

Department of the Premier and Cabinet Adelaide, 15 December 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Peter Bryden Malinauskas, MLC, Minister for Police, Minister for Correctional Services, Minister for Emergency Services and Minister for Road Safety to be also Acting Minister for Education and Child Development and Acting Minister for Higher Education and Skills for the period from 14 January 2017 to 26 January 2017 inclusive, during the absence of the Honourable Susan Elizabeth Close, MP.

By command,

JOHN JAMES SNELLING, for Premier

MECD16/078

Department of the Premier and Cabinet Adelaide, 15 December 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint Amanda Shaw to the position of Guardian for Children and Young People for a term commencing on 25 December 2016 and expiring on 24 June 2017, pursuant to Part 52A of the Children's Protection Act 1993.

By command

JOHN JAMES SNELLING, for Premier

MECD16/100

ASACAB004-11

Department of the Premier and Cabinet Adelaide, 15 December 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint the people listed to the position of Community Visitor for a period of 3 years commencing on 15 December 2016 and expiring on 14 December 2019, pursuant to the provisions of the Mental Health Act 2009:

- · Jacy Bree Arthur
- · Mitali Sharma Chand
- · Peyton Yasmene Kluske
- · Mark Anthony Rogers

By command,

JOHN JAMES SNELLING, for Premier

HEAC-2016-00095

Department of the Premier and Cabinet Adelaide, 15 December 2016

HIS Excellency the Governor in Executive Council has been pleased to appoint, by Notice in the *Government Gazette* Tolley Ivan Wasylenko as a Justice of the Peace for South Australia, upon the terms and conditions set out in the Notice, pursuant to Section 4 of the Justices of the Peace Act 2005.

NOTICE OF APPOINTMENT OF JUSTICE OF THE PEACE FOR SOUTH AUSTRALIA

Pursuant to Section 4 of the Justices of the Peace Act 2005

I, the Governor in Executive Council, hereby appoint Tolley Ivan Wasylenko as a Justice of the Peace for South Australia for a period of ten years commencing from 15 December 2016 and expiring on 14 December 2026, it being a condition of appointment that the Justice of the Peace must take the oaths required of a Justice under the Oaths Act 1936 and return the oaths form to the Justice of the Peace Services within 3 months of the date of appointment.

By command,

JOHN JAMES SNELLING, for Premier

JP16/013CS

Department of the Premier and Cabinet Adelaide, 15 December 2016

His Excellency the Governor in Executive Council has revoked the appointment of the former SafeWork SA officers, Nicholas Perry, Helen Elisabeth Shaw, Christine Hitchin, Kevin Alfred Perry and Raymond John Clifford, as Inspectors for the purposes of the Shop Trading Hours Act 1977, effective from 15 December 2016, pursuant to the Shop Trading Hours Act 1977 and Section 36 of the Acts Interpretation Act 1915.

By command,

JOHN JAMES SNELLING, for Premier

MIR0037/16CS

AQUACULTURE ACT 2001

Grant of Aquaculture Lease

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

LA00390

Further details are available for the above lease on the Aquaculture Public Register; which can be found at http://www.pir.sa.gov.au/aquaculture/public register or by contacting Aquaculture Leasing and Licensing on (08) 8226 0900.

E. KAESE, Leasing and Licensing Officer

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42 (2)

Dissolution of Association

Affairs WHEREAS the Corporate Commission Commission') pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act'), is of the opinion that the undertaking or operations of Cabra Dominican College Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the Corporations Act 2001 (Cth) and whereas the Commission was on 9 September 2016, requested by the Association to transfer its undertaking to Cabra Dominican College Limited (ACN 615 856 561), the Commission, pursuant to Section 42 (2) of the Act does hereby order that on 15 December 2016, the Association will be dissolved, the property of the Association becomes the property of Cabra Dominican College Limited and the rights and liabilities of the Association become the rights and liabilities of Cabra Dominican College Limited.

Given under the seal of the Commission at Adelaide, 12 December 2016.

R. ALOI, A Delegate of the Corporate Affairs Commission

ASSOCIATIONS INCORPORATION ACT 1985

ORDER PURSUANT TO SECTION 42 (2)

Dissolution of Association

WHEREAS the Corporate Affairs Commission Commission') pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act'), is of the opinion that the undertaking or operations of St Mary's College Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the Corporations Act 2001 (Cth) and whereas the Commission was on 9 September 2016, requested by the Association to transfer its undertaking to St Mary's College Limited (ACN 615 856 927), the Commission, pursuant to Section 42 (2) of the Act does hereby order that on 15 December 2016, the Association will be dissolved, the property of the Association becomes the property of St Mary's College Limited and the rights and liabilities of the Association become the rights and liabilities of St Mary's College

Given under the seal of the Commission at Adelaide, 12 December 2016.

R. ALOI, A Delegate of the Corporate Affairs Commission

DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF SALISBURY—SALISBURY CITY CENTRE DEVELOPMENT PLAN AMENDMENT

Preamble

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

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 7 December 2016.

JOHN RAU, Deputy Premier, Minister for Planning DEVELOPMENT ACT 1993, SECTION 25 (17): DISTRICT COUNCIL OF ROBE—ROBE GOLF COURSE EXPANSION DEVELOPMENT PLAN AMENDMENT

Preamble

- 1. The Robe Golf Course Expansion Development Plan Amendment (the Amendment) by the District Council of Robe has been finalised in accordance with the provisions of the Development Act 1993.
- 2. The Minister for Planning has decided to approve the Amendment.

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 7 December 2016.

JOHN RAU, Deputy Premier, Minister for Planning

EDUCATION ACT 1972

Notice fixing charges for dependents of subclass 457 visa holders

PURSUANT to Section 106B of the Education Act 1972, I fix the following charges payable in respect of a dependent of a person who is the subject of a temporary work (skilled) visa (subclass 457) issued under the Migration Act 1958 of the Commonwealth, for education in a Government school (also referred to as the 'Temporary Residents 457 Visa student contribution fee'). These charges apply to the 2017 school year:

- 2. Where more than one dependent of a primary subclass 457 Visa holder is subject to a charge under this notice, the full amount of the charge payable under paragraph 1 will apply to the eldest of those dependents. The second and any subsequent dependents will be subject to the full charge that would otherwise be payable under paragraph 1 less 10%.
- 3. The charge otherwise payable under paragraphs 1 and 2 above will, if the family income is below the upper threshold, be reduced as follows:

Where the family income is more than \$57 000, but less than the upper threshold rounded down to the nearest whole thousand dollars, the charge payable is a proportion of the charge indicated in paragraph 1, calculated according to the following formula:

A - \$57 000

 $10000 + (B \times 10000)$

Where A= family income rounded down to the nearest whole thousand dollars; and B= the number of dependents of the primary subclass 457 Visa holder enrolled in Government schools.

- 4. Where the family income is \$57,000 or less, rounded down to the nearest whole thousand dollars, no tuition charge will be payable by any dependents of the primary subclass 457 Visa holder under this notice.
- 5. Charge for student enrolled for part of school year—if a dependent student is enrolled at a Government school for part of a school year, the charge payable is a proportion of the charge calculated in accordance with paragraphs 1, 2 and 3 being the proportion that the number of school weeks for the whole or part of which the student is enrolled bears to 40.

6. For the purposes of this notice:

family income means the estimated combined gross income of a primary subclass 457 Visa holder and their spouse or partner, as declared in their '457 registration form', for the 12 month period following the commencement at a Government school of the dependent student subject to a charge under this notice.

Gross income includes any salary sacrifice and overtime payments.

The *upper threshold* for the purposes of family income is calculated in the following way:

ome is calculated in the following way: \$
a) For the first dependent student at a

at a government school......add 10 000

Dated 13 December 2016.

R. PERSSE, Chief Executive, Department for Education and Childhood Development

EXPLOSIVES ACT 1936

I, JOHN RAU, Minister for Industrial Relations in and for the State of South Australia, hereby revoke the appointment of the following persons as Inspectors for the purposes of the Explosives Act 1936, pursuant to Section 9 (1) of that Act:

- · Kevin Perry
- · Raymond Clifford

Dated 6 December 2016.

JOHN RAU, Deputy Premier, Minister for Industrial Relations

FIREARMS ACT 1977: SECTION 37

TAKE notice that with the approval of the Minister and pursuant to Section 37 of the Firearms Act 1977, I, Grant Stevens, Registrar of Firearms, do hereby vary my previous declaration of a General Amnesty from those provisions of the Firearms Act 1977 and Firearms Regulations 2008, specified in Schedule 1, subject to the conditions specified in Schedule 2.

This Amnesty was previously declared to commence on 1 December 2015 and remain in force until midnight on 31 December 2016. I hereby vary my previous declaration to the effect that this Amnesty will now remain in force until midnight on 30 September 2017, or until midnight on the date upon which the Firearms Act 2015 is proclaimed, which ever date is reached sooner.

SCHEDULE 1

- 1. This Amnesty relates to the following provisions of the Firearms Act 1977: Sections 11 (1), 14 (1), 15 B (13), 21 B (2), 23 (1), 23 (3), 24 A (1), 24 A (7) (b), 29 A (1), 29 A (2), 29 B (1) and 29 B (4).
- 2. This Amnesty relates to the following provisions of the Firearms Regulations 2008, Regulations 41 (2) and 41 (3).

SCHEDULE 2

- 1. This Amnesty relates to all firearms, firearm parts, ammunition, fittings, mechanisms, prohibited firearm accessories and silencers.
- 2. This Amnesty relates only to persons who are in possession of a firearm, firearm part, ammunition, fitting, mechanism, prohibited firearm accessory or silencer for the purpose of surrendering that item to a member of the police force or a participating licensed firearms dealer.
- 3. For the purpose of this Amnesty a person can surrender a firearm, firearm part, ammunition, fitting, mechanism, prohibited firearm accessory or silencer to a member of the police force or a participating licensed firearms dealer for the purpose of having the item destroyed or de-activated.

- 4. For the purpose of this Amnesty a person who is the holder of a South Australian firearms licence can surrender a firearm to a participating licensed firearms dealer for the purpose of applying to become the registered owner of the firearm or selling the firearm to the participating licenced firearms dealer.
- 5. For the purpose of this Amnesty participating licenced dealers must nominate to participate, hold an unrestricted firearm dealers licence and conduct a self-audit confirming the suitability of his or her business premises and practices to safely and effectively participate.
- 6. For the purpose of this Amnesty South Australia Police have published a list of participating licensed firearms dealers that can be accessed from the SAPOL internet site at the following web page address: https://www.police.sa.gov.au/services-and-events/firearms-and-weapons.

Dated 7 December 2016.

G. STEVENS, Registrar of Firearms

FISHERIES MANAGEMENT ACT 2007

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by Officers of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture at Cape Jervis on 3 December 2016:

One monofilament gill net measuring approximately 40 metres.

The above items were suspected to have been used, or intended to be used, in contravention of the Fisheries Management Act 2007, and were taken into possession at Cape Jervis.

After the expiration of one month from the date of this notice the items listed above shall, on the order of the Minister for Agriculture, Food and Fisheries, be forfeited to the Crown and shall be either disposed of by sale or destruction.

The above items may be viewed at the Largs North office of the Department of Primary Industries and Regions SA, Fisheries and Aquaculture.

Dated 12 December 2016.

B. BALMER, Prosecutions Co-ordinator

FISHERIES MANAGEMENT ACT 2007: SECTION 78

Variation—Issued Under the Authority of the Minister for Agriculture, Food and Fisheries.

TAKE notice that the Ministerial Permit MP0024 issued to Danny Simpson, pursuant to Section 78 of the Fisheries Management Act 2007, dated 25 February 2016, is hereby varied by:

- Deleting '30 June 2016' and inserting new expiry date of '30 June 2018' in condition 1; and
- Deleting condition 2 and inserting the following:
 - 2. The permit holder or their agents may only release the following in the specified waters (per year):

Species	Number
Murray Cod (Maccullochella peelii peelii)	10 000
Golden Perch (Macquaria ambigua)	10 000
Silver Perch (Bidyanus bidyanus)	10 000
Eel Tail Catfish (Tandanus tandanus)	10 000

- · Deleting condition 8 and inserting the following:
 - 8. The permit holder must provide a brief written report detailing the date, time and place of each release of fish, the species released and approximate numbers of each species. The report must be submitted to the Director, Fisheries and Aquaculture Policy, (G.P.O. Box 1625, Adelaide, S.A. 5001) by 30 June for each year of the permit.

 Deleting '30 June 2017' from condition 10 and inserting new date of '30 June 2018' by which the permit holder must provide a report on the outcomes of the monitoring program to PIRSA

Dated 3 December 2016.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 78

Variation—Issued Under the Authority of the Minister for Agriculture, Food and Fisheries.

TAKE notice that the Ministerial Permit MP0030 issued to Danny Simpson, pursuant to Section 78 of the Fisheries Management Act 2007, dated 18 March 2016, is hereby varied by:

- Deleting '30 June 2016' and inserting new expiry date of '30 June 2018' in condition 1; and
- · Deleting condition 2 and inserting the following:
 - 2. The permit holder or their agents may only release the following in the specified waters (per year):

Species	Number
Murray Cod (Maccullochella peelii peelii)	10 000
Golden Perch (Macquaria ambigua)	10 000
Silver Perch (Bidyanus bidyanus)	10 000
Eel Tail Catfish (Tandanus tandanus)	10 000

- · Deleting condition 8 and inserting the following:
 - 8. The permit holder must provide a brief written report detailing the date, time and place of each release of fish, the species released and approximate numbers of each species. The report must be submitted to the Director, Fisheries and Aquaculture Policy, (G.P.O. Box 1625, Adelaide, S.A. 5001) by 30 June for each year of the permit.

Dated 3 December 2016.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 78

Variation—Issued Under the Authority of the Minister for Agriculture, Food and Fisheries.

TAKE notice that the Ministerial Permit MP0032 issued to Danny Simpson, pursuant to Section 78 of the Fisheries Management Act 2007, dated 25 February 2016, is hereby varied by:

- Deleting '30 June 2016' and inserting new expiry date of '30 June 2018' in condition 1; and
- Deleting condition 2 and inserting the following:
- 2. The permit holder or their agents may only release the following in the specified waters (per year):

Species	Number
Murray Cod (Maccullochella peelii peelii)	10 000
Golden Perch (Macquaria ambigua)	10 000
Silver Perch (Bidyanus bidyanus)	10 000
Eel Tail Catfish (Tandanus tandanus)	10 000

- Deleting condition 8 and inserting the following:
 - 8. The permit holder must provide a brief written report detailing the date, time and place of each release of fish, the species released and approximate numbers of each species. The report must be submitted to the Director, Fisheries and Aquaculture Policy, (G.P.O. Box 1625, Adelaide, S.A. 5001) by 30 June for each year of the permit.

Dated 3 December 2016.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE notice that it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 in the area described in Schedule 2 during the period specified in Schedule 3.

SCHEDULE 1

The act of taking or an act preparatory to or involved in the taking of King George Whiting (*Sillaginodes punctatus*) and/or the possession of King George Whiting (*Sillaginodes punctatus*).

SCHEDULE 2

The King George Whiting Spawning spatial closure comprises the State waters contained within and bounded by a line commencing at latitude 35°06′42″S, longitude 138°00′00″E, then south to latitude 35°33′10″S, longitude 138°00′00″E, then west to latitude 35°33′10″S, longitude 136°40′00″E, then north to latitude 34°30′00″S, longitude 136°40′00″E, then east to the location on mean high water springs closest to latitude 34°30′00″S, longitude 137°20′14.16″E, then beginning southerly following the line of mean high water springs to the location closest to latitude 34°31′39″S, longitude 137°20′48″E, then south to the location on mean high water springs closest to latitude 34°55′48.19″S, longitude 137°20′48″E, then beginning north-westerly following the line of mean high water springs to the location closest to latitude 35°06′42″S, longitude 137°45′23.36″E, then east to the point of commencement.

SCHEDULE 3

0001 hours on 1 May 2017 until 2359 hours on 31 May 2017.

For the purpose of this notice the spatial descriptions are geodesics based on the Geocentric Datum of Australia 1994 (GDA94).

Dated 2 December 2016.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that it is hereby declared that it shall be unlawful for any person fishing pursuant to a Central Zone Abalone Fishery licence to engage in the class of fishing activity specified in Schedule 1, within the area specified in Schedule 2, during the periods specified in Schedule 3.

SCHEDULE 1

The act of taking or an act preparatory to or involved in the taking a total of more than 3 000 kg meat weight (9 000 kg whole weight) of Greenlip Abalone (*Haliotis laevigata*).

The act of taking any Greenlip Abalone (*Haliotis laevigata*) during the periods:

- · 1 January 2017 until 28 February 2017; or
- 1 December 2017 until 31 December 2017.

SCHEDULE 2

The waters of the Central Zone Abalone Fishery commonly known as Tiparra Reef SAU contained within the following coordinates (GDA 94):

34°07'37.732"S 137°26'48.697"E 34°07'35.904"S 137°19'33.250"E 34°00'11.989"S 137°19'30.101"E 34°00'03.797"S 137°26'46.545"E

SCHEDULE 3

1 January 2017 to 31 December 2017.

Dated 10 December 2016.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that it is hereby declared that it shall be unlawful for any person fishing pursuant to a Central Zone Abalone Fishery licence to engage in the class of fishing activity specified in Schedule 1, within the area specified in Schedule 2, during the periods specified in Schedule 3.

SCHEDULE 1

The act of taking or an act preparatory to or involved in the taking of Greenlip Abalone (*Haliotis laevigata*) that is less than 13.5 centimetres in length.

SCHEDULE 2

The waters of the Central Zone Abalone Fishery.

SCHEDULE 3

1 January 2017 to 31 December 2017.

Dated 10 December 2016.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE notice that it is hereby declared that it shall be unlawful for any person to engage in the class of fishing activity specified in Schedule 1 during the period specified in Schedule 2.

SCHEDULE 1

The act of taking cuttlefish (Sepia species) in the waters of northern Spencer Gulf north of the line commencing at the Mean High Water Springs closest to 33°55′39.942″ South 136°34′20.131″ East (near Arno Bay) to the Mean High Water Springs closest to 33°55′39.942″ South 137°37′14.527″ East (Wallaroo Jetty).

SCHEDULE 2

 $12.01\ hours$ on $15\ February\ 2017\ until\ 12.00\ hours$ on $15\ February\ 2018.$

Dated 7 December 2016.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

Exemption Number: ME9902911

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, the holder of a Marine Scalefish Fishery, Restricted Marine Scalefish Fishery, Lakes and Coorong Fishery, Southern Zone Rock Lobster Fishery licence (the 'exemption holders') or their registered master are exempt from Sections 70 of the Fisheries Management Act 2007, Regulation 7 and Clause 114 of Schedule 6 of the Fisheries Management (General) Regulations 2007, in that the exemption holder shall not be guilty of an offence when taking Snook (Sphyraena novaehollandiae) that is undersize, from coastal waters (the exempted activity) subject to the conditions specified in Schedule 1 from 12.01 a.m. on 10 December 2016 to 11.59 p.m. on 19 February 2017, unless varied or revoked earlier.

SCHEDULE 1

- 1. While engaged in the exempted activity, the exemption holders may only take Snook (*Sphyraena novaehollandiae*) provided that it is not less than 41 cm in length when measured from the foremost part of the head to the end of the tail.
- 2. The exemption holders shall not contravene or fail to comply with the Fisheries Management Act 2007, or any regulations made under that Act except where specifically exempted by this notice.

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

Dated 9 December 2016.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

Exemption Number: ME9902912

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, fish processors registered under Part 6, Division 3 of the Fisheries Management Act 2007, (hereinafter referred to as the 'exemption holder') are exempt from Section 70 of the Fisheries Management Act 2007, Regulation 7, and Clause 114 of Schedule 6 of the Fisheries Management (General) Regulations 2007, and Regulation 8 of the Fisheries Management (Fish Processors) Regulations 2007, but only insofar that the exemption holder shall not be guilty of an offence when possessing and processing undersized Snook (*Sphyraena novaehollandiae*) consigned by the holder of a Marine Scalefish Fishery, Restricted Marine Scalefish Fishery, Lakes and Coorong Fishery, Southern Zone Rock Lobster Fishery or Northern Zone Rock Lobster Fishery licence (the exempted activity) or their registered master subject to the conditions specified in Schedule 1 from 12.01 a.m. on 10 December 2016 to 11.59 p.m. on 19 February 2017, unless varied or revoked earlier.

SCHEDULE 1

- 1. The exemption holder may not possess or process Snook (*Sphyraena novaehollandiae*) that is less than 41 cm in length when measured from the foremost part of the head to the end of the tail under this exemption.
- 2. 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 9 December 2016.

S. SLOAN, Director, Fisheries and Aquaculture Policy

FISHERIES MANAGEMENT ACT 2007: SECTION 115

Exemption number ME9902910.

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Professor Stephen Donnellan of the South Australian Museum, North Terrace, Adelaide, South Australia, (the 'exemption holder'), or a person acting as his agent, is exempt from Section 70, of the Fisheries Management Act 2007 and Regulations 7, 10 and 23 and Clauses 41 and 118 of Schedule 6 of the Fisheries Management (General) Regulations 2007, insofar as the exemption holder will not be guilty of an offence for the purposes of conducting research activities that include the taking of voucher specimens in the waters described in Schedule 1, using the gear specified in Schedule 2, subject to the conditions specified in Schedule 3, from 7 December 2016 until 7 December 2017, unless varied or revoked earlier.

SCHEDULE 1

South Australian coastal waters of the following regions, including intertidal 'rocky' reefs but excluding Sanctuary and Restricted Access zones of any marine park unless authorised by permit under the Marine Parks Act 2007, aquatic reserves and the waters of the Adelaide Dolphin Sanctuary:

- SE Coast
- South Coast, between Cape Jervis and the Coorong
- · Kangaroo Island
- · Gulf St Vincent
- · Upper Spencer Gulf
- Lower Spencer Gulf
- Western Eyre Peninsula
- · Far West Coast

SCHEDULE 2

Description of equipment used to undertake the proposed activity:

- 1 Seine net—shore based—6 m (5 mm mesh)
- 12 bait traps—shore based—various (up to 60x30x30 cm)
- · Hook and line 1 line per person—shore and boat
- Cast net—shore based—1 per person

SCHEDULE 3

- 1. The permit holder or their agent/s may collect up to five voucher specimens of each of the following species within each of the regions described in Schedule 1:
 - (a) Teleosts (non-protected species)—all life stages
 - (b) Sharks (non-protected species)—all life stages
 - (c) Rays (non-protected species)—all life stages
 - (d) Chimaeras—all life stages
- 2. All native fish other than those listed and retained consistent with condition 1 must be either returned to the water on completion of scientific evaluation or lodged with the South Australian Museum. All non-native fish must be destroyed and disposed of appropriately.
- 3. The specimens collected by the exemption holders or their agent/s are to be used for scientific purposes only and must not be sold.
- 4. The agents of the exemption holder are Ralph Foster, Dr Terry Bertozzi, Stephen Doyle, Gregory Quatarollo and Dave Muirhead.
- 5. Before conducting the exempted activity, the exemption holder must contact PIRSA FISHWATCH on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related issues.
- 6. The exemption holder must provide a report in writing detailing the outcomes of the research and the collection of organisms pursuant to this notice to the Director, Fisheries and Aquaculture Policy, (G.P.O. Box 1625, Adelaide, S.A. 5001) within three months of the expiry of this notice, giving details.
- 7. While engaged in the exempted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a Fisheries Officer if requested.
- 8. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007 or any regulations made under that Act, except where specifically exempted by this notice.

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

Dated 6 December 2016.

S. SLOAN, Director, Fisheries and Aquaculture Policy

GEOGRAPHICAL NAMES ACT 1991

Notice to Alter Boundaries of Places

NOTICE is hereby given pursuant to Section 11B (4) of the Geographical Names Act 1991, that I, Michael Burdett, Surveyor-General and Delegate appointed by Honourable Stephen Mullighan, Minister for Transport and Infrastructure, Minister of the Crown to whom the administration of the Geographical Names Act 1991, is committed, do hereby alter the following boundaries as listed in the Schedule below.

THE SCHEDULE

-		
Description	File Reference	Date of Approval
Alter the boundary between Ashton and Norton Summit to include all of Allotment 12 in Deposited Plan 47019, within the locality of Norton Summit.	DPTI 2016/16623/01	7.12.2016
Alter the boundary between Cygnet River and Birchmore to include all of Allotment 10, in Deposited Plan 111910, within the locality of Cygnet River.	DPTI 2016/13197/01	7.12.2016
Alter the boundary between Dudley East and Penneshaw to include all of Allotment 500, in Deposited Plan 65893, within the locality of Penneshaw.	DPTI 2016/13966/01	7.12.2016
Alter the boundary between Frahns and Younghusband to include all of Allotment 31 in Deposited Plan 112578, within the locality of Frahns.	DPTI 2016/12805/01	7.12.2016

The altered boundary can be viewed on the Land Services Property Location Browser (PLB) website at: www.landservices.sa.gov.au/10nline_Services/20PLB/0default.asp or by contacting Land Boundaries, DPTI on (08) 8226 3983.

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

HEALTH CARE ACT 2008

NOTICE BY THE MINISTER

Declaration of Authorised Quality Improvement Activity and Authorised Person under Section 64

TAKE notice that I, John James Snelling, Minister for Health, pursuant to Sections 64 (1) (a) (i) and (b) (i) do hereby:

DECLARE the Activities described in the Schedule to this declaration (the Activities) to be authorised quality improvement activities to which Part 7 of the Act applies; and

DECLARE the Person or group of Persons (including a group formed as a committee) described in the Schedule to this declaration (the Persons) to be an authorised entity for the purposes of carrying out the authorised quality improvement activities to which Part 7 of the Act applies;

being satisfied that:

(a) the performance of the activities within the ambit of the declaration and the functions or activities of the person or group of persons within the ambit of the declaration, would be facilitated by the making of the declaration; and (b) that the making of the declaration is in the public interest

SCHEDULE

Declaration of Authorised Quality Improvement Activity and Authorised Person under Section 64

Activity	Person or Group of Persons
Auditing Clinical Management of Advanced Colorectal Cancer and Monitoring Patterns for Quality Improvement	S.A. Audit Committee for the Clinical Management of Advanced Colorectal Cancer
Clinical Cancer Registry	S.A. Clinical Registry for Advanced Colorectal Cancer
Incident Review for Quality Improvement	S.A. Ambulance Service Adverse Events Committee

Dated 12 December 2016.

JACK SNELLING, Minister for Health

HEALTH CARE ACT 2008 NOTICE BY THE MINISTER

Declaration of Authorised Research Activity and Authorised Person under Section 64

TAKE notice that I, John James Snelling, Minister for Health, pursuant to Sections 64 (1) (a) (ii) and (b) (ii) do hereby:

DECLARE the Activities described in the Schedule to this declaration (the Activities) to be authorised quality improvement activities to which Part 7 of the Act applies; and

DECLARE the Person or group of Persons (including a group formed as a committee) described in the Schedule to this declaration (the Persons) to be an authorised entity for the purposes of carrying out the authorised quality improvement activities to which Part 7 of the Act applies;

being satisfied that:

- (a) the performance of the activities within the ambit of the declaration and the functions or activities of the person or group of persons within the ambit of the declaration, would be facilitated by the making of the declaration; and
- (b) that the making of the declaration is in the public interest.

SCHEDULE

Declaration of Authorised Research Activity and Authorised Person under Section 64

Activity	Person or Group of Persons
Clinical Cancer Registry	S.A. Clinical Registry for Advanced Colorectal Cancer
Road Trauma Analysis	University of Adelaide Centre for Automotive Safety Research, Road Trauma Analysis Committee
Dated 12 December 2016.	
	JACK SNELLING, Minister for Health

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

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

Comprising the entirety of the right, estate or interest of Mitsubishi Motors Australia Limited (ACN: 007 870 395) whether as lessee, as sub-lessee or as licensee or otherwise in that piece of land, being portion of Allotment 110 in Deposited Plan No. 110117 comprised in Certificate of Title Volume 6176, Folio 592 and being the whole of the land identified as Allotment 501 South Road in D113506, lodged in the Land Titles Office.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Jason Kuusk, G.P.O. Box 1533, Adelaide, S.A. 5001 Telephone: (08) 7424 7023

Dated 13 December 2016.

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

M. ELGAZZAR, Manager, Portfolio and Acquisition Services, (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI: 2014/16519/03

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

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

Comprising the entirety of the right, estate or interest of Nicola Lippis Pty Ltd (ACN: 008 268 022) whether as lessee, as sub-lessee or as licensee or otherwise in that piece of land, being a portion of Allotment 110 in Deposited Plan No. 110117 comprised in Certificate of Title Volume 6176, Folio 592 and being the whole of the land identified as Allotment 501 South Road in D113506, lodged in the Land Titles Office.

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

Compensation

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

Inauiries

Inquiries should be directed to:

Jason Kuusk, G.P.O. Box 1533, Adelaide, S.A. 5001 Telephone: (08) 7424 7023

Dated 13 December 2016.

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

M. ELGAZZAR, Manager, Portfolio and Acquisition Services, (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI: 2014/16519

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

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

Comprising the entirety of the right, estate or interest of Bedford Medical Group Pty Ltd (ACN: 104 405 236) whether as lessee, as sub-lessee or as licensee or otherwise in that piece of land, being portion of Allotment 110 in Deposited Plan No. 110117 comprised in Certificate of Title Volume 6176, Folio 592 and being the whole of the land identified as Allotment 501 South Road in D113506, lodged in the Land Titles Office.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Jason Kuusk, G.P.O. Box 1533, Adelaide, S.A. 5001 Telephone: (08) 7424 7023

Dated 13 December 2016.

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

M. ELGAZZAR, Manager, Portfolio and Acquisition Services, (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI: 2014/16519/03

MINING ACT 1971

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

Applicant: Gawler Resources Pty Ltd

Location: Harris Bluff area—Approximately 95 km west-south-west of Port Augusta.

Pastoral Leases: Uno, Siam

Term: 2 years Area in km²: 167 Ref.: 2016/00113

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

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: http://www.minerals.statedevelopment.sa.gov.au/land_access/community_information or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Marmota Energy Limited

Location: Mulgathing area—Approximately 60 km north-

west of Tarcoola.

Pastoral Leases: Mulgathing, Bulgunnia

Term: 2 years Area in km²: 77 Ref.: 2016/00146

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

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: http://www.minerals.statedevelopment.sa.gov.au/land_access/community_information or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Iron Road Limited

Location: Warramboo area—Approximately 160 km southeast of Streaky Bay.

Term: 2 years Area in km²: 664 Ref.: 2016/00156

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

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: http://www.minerals.statedevelopment.sa.gov.au/land_access/community_information or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Peninsula Resources Limited

Location: Waddikee Rocks area—Approximately 160 km south-east of Streaky Bay.

Term: 2 years Area in km²: 395 Ref.: 2016/00160

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

Community information on mineral exploration licence processes and requirements under the Mining Act 1971 is available from: http://www.minerals.statedevelopment.sa.gov.au/land_access/community_information or hard copy on request to Mineral Tenements.

J. MARTIN, Mining Registrar

NATIONAL ELECTRICITY LAW

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

Under s 95, COAG Energy Council has requested the *Contestability of energy services* proposal (Ref. ERC0206). The proposal seeks to promote the development of competitive markets for new technologies that are capable of providing services in both contestable and regulated markets. Submissions must be received by **9 February 2017**.

Under s 107, the time for making the draft determination on the *Contestability of energy services* proposal has been extended to **1 September 2017**.

Under s 95, the Australian Energy Council has requested the *Contestability of energy services—demand response and network support* proposal (Ref. ERC0218). The proposal seeks to promote the development of contestable markets for a range of energy services. Submissions must be received by **9 February 2017**.

Under s 107, the time for making the draft determination on the *Contestability of energy services—demand response and network support* proposal has been extended to **1 September 2017**.

Under s 107, the time for making the draft determination on the *Inertia Ancillary Service Market* proposal (Ref. ERC0208) has been extended to **29 June 2017**.

Under s 107, the time for making the draft determination on the *Managing power system fault levels* proposal (Ref. ERC0211) has been extended to **29 June 2017**.

Under s 107, the time for making the draft determination on the *Managing the rate of change of power system frequency* proposal (Ref. ERC0214) has been extended to **29 June 2017**.

Submissions can be made via the AEMC's website. Before making a submission, please review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's Guidelines for making written submissions on rule change proposals. The AEMC publishes all submissions on its website, subject to confidentiality. Documents referred to above are available on the AEMC's website and are available for inspection at the AEMC's office.

Australian Energy Market Commission

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

15 December 2016.

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence— AAL 243

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

Victoria Oil Exploration (1977) Pty Ltd Permian Oil Pty Ltd Springfield Oil and Gas Pty Ltd Impress (Cooper Basin) Pty Ltd

The application will be determined on or after 12 January 2017.

Description of Application Area

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

Commencing at a point being the intersection of latitude 27°26′10″S AGD66 and longitude 139°42′58″E GDA94, thence east to longitude 139°43′05″E GDA94, south to latitude 27°26′13″S GDA94, west to longitude 139°42′58″E GDA94 and north to the point of commencement.

Area: 0.05 km² approximately.

Dated 8 December 2016.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Grant of Petroleum Retention Licences—PRLs 207, 208 and 209

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

No. of Licence	Licensee	Locality	Expiry
PRL 207	Stuart Petroleum Pty Ltd		
PRL 208	Santos QNT Pty Ltd Cooper Energy Limited Victoria Oil Exploration	Cooper Basin	6 December 2021
PRL 209	(1977) Pty Ltd		

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

http://www.petroleum.statedevelopment.sa.gov.au/licensing and_land_access/registers

Dated 7 December 2016.

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

RETURN TO WORK ACT 2014

Notice of Travel Allowance

Preamble

Section 33 (8) of the Return to Work Act 2014 (the Act) states that:

If a worker travels in a private vehicle to or from any place for the purpose of receiving medical services, hospitalisation or approved recovery/return to work services, and the travel is reasonably necessary in the circumstances of the case, the worker is entitled to a travel allowance at rates fixed by a scale published by the Minister under this Section.

NOTICE

I DECLARE that the rate for travel allowance in 2017 is hereby fixed for the purposes of Section 33 (8) of the Act at 43.5 cents per kilometre, and this notice supersedes all previous notices of the travel allowance rate published under Section 33 (8) of the Act.

This Notice is effective for travel on or after 1 January 2017.

Dated 6 December 2016

JOHN RAU, Deputy Premier, Minister for Industrial Relations

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Opening and Closing— Powells Road, Nora Creina and Robe

BY Road Process Order made on 13 September 2016, the District Council of Robe ordered that:

1. Portion of Sections 2, 3, 316 and 582 in the Hundred of Waterhouse, more particularly delineated and numbered '1', '2', '3' and '4' on Preliminary Plan 15/0037 is to be opened. Forming realignment of Powells Road.

- 2. Portions of Powells Road situated adjoining Sections 2, 3, 315 and Allotment 2 in Deposited Plan 30275 in the Hundred of Waterhouse, more particularly delineated and lettered 'A', 'B', 'C' and 'D' on Preliminary Plan 15/0037 is to be closed.
- 3. The road being opened numbered '2', '3' and '4' is being exchanged for the land being closed in Schedule 2 in accordance with the Agreement for Exchange 13 September 2016 entered into between the District Council of Robe and JF & AL Pegler Pty. Ltd.
- 4. The road being opened in Schedule 1, numbered '1' is being transferred from the Minister for Sustainability, Environment and Conservation to the District Council of Robe.

On 14 June 2016 that order was confirmed by the Minister for Transport and Infrastructure, conditionally upon the deposit by the Registrar-General of Deposited Plan 114031 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 15 December 2016.

M. P. BURDETT, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Plymouth Place, Moonta Bay

BY Road Process Order made on 31 October 2016, The District Council of the Copper Coast ordered that:

- 1. Portion of the Public Road known as Plymouth Place, situated adjoining Allotments 1 and 6 in Deposited Plan 50815, Hundred of Wallaroo, more particularly delineated and lettered 'A' and 'B' in the Preliminary Plan No. 16/0006 be closed.
- 2. Issue a Certificate of Title to the District Council of the Copper Coast for the whole of the land subject to closure lettered 'B' which land is being retained by Council and merged with the adjoining Reserve contained in Certificate of Title Volume 5602, Folio 348.
- 3. Sell the land subject to the closure lettered 'A' via a public auction or tender process.

On Tuesday, 13 December 2016, that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 114421 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 15 December 2016.

M. P. BURDETT, Surveyor-General

DPTI 16/0006

WORK HEALTH AND SAFETY ACT 2012

I, JOHN RAU, Minister for Industrial Relations in and for the State of South Australia, hereby approve the *Code of Practice: Managing Risks in Stevedoring* as an approved code of practice pursuant to Section 274 of the Work Health and Safety Act 2012.

Dated 6 December 2016.

JOHN RAU, Deputy Premier, Minister for Industrial Relations

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio
60 Addison Road, Pennington, S.A. 5013	Allotment 85 in Deposited Plan 3264, Hundred of Yatala	5327	898
58 Nineteenth Street, Renmark, S.A. 5341	Allotment 162 in Filed Plan 18511, Renmark Irrigation District	5157	824
12 Dunbarton Road, Strathalbyn, S.A. 5255	Allotment 8 in Filed Plan 107259, Hundred of Strathalbyn	5180	369
7A Victoria Street, Hahndorf, S.A. 5245	Allotment 2 in Deposited Plan 70796, Hundred of Onkaparinga	5967	249
Dated at Adelaide, 15 December 2016.	P. REARDON, Director, Property and Contract Management, Housi	ng SA (Deleg	gate SAHT

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published
70 Orsmond Street, Hindmarsh,	Allotment 93 in Filed Plan 120212, Hundred	1932	199	5.9.74, page 1702
S.A. 5007	of Yatala	5711	628	
74 Mainwaring Crescent, Davoren Park, S.A. 5113	Allotment 15 in Deposited Plan 52320, Hundred of Munno Para	5675	277	19.5.16, page 1470
72 Lurline Avenue, Gilles Plains,	Allotment 511 in Deposited Plan 114189,	5338	863	29.10.15, page 437
S.A. 5086	Hundred of Yatala	6183	529	
		6183	530	
1 Woodlands Crescent, Beverley, S.A. 5009	Allotment 8 in Filed Plan 122455, Hundred of Yatala	5314	919	17.10.13, page 3997
15 West Street, Hindmarsh, S.A.	Allotment 502 in Deposited Plan 58243,	5776	54	9.4.1970, page 1397
5007	Hundred of Yatala	5873	255	
17 West Street, Hindmarsh, S.A.	Allotment 501 in Deposited Plan 58243,	2902	140	13.11.80, page 1869
5007	Hundred of Yatala	5776	53	
		5873	254	
84 Anderson Walk, Smithfield Plains, S.A. 5114	Allotment 48 Deposited Plan 9003, Hundred of Munno Para	5550	142	22.12.11, page 5114
213 Fifteenth Street, Renmark, S.A. 5341	Allotments 5 and 6 in Filed Plan 107558, Out of Hundreds Renmark	5352	164	1.5.86, page 1111

Dated at Adelaide, 15 December 2016.

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

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	Certificate Volume	of Title Folio	Date and page of Government Gazette in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
8 Chirton Street, Elizabeth North, S.A. 5113	Allotment 374 in Deposited Plan 6358, Hundred of Munno Para	5605	681	20.10.16, page 4052	110.00
4 Kondodoparinga Road, Meadows, S.A. 5201	Allotment 825 in Filed Plan 5650, Hundred of Kuitpo	5494	886	20.10.16, page 4052	116.00
26 George Parade, Sellicks Beach, S.A. 5174	Allotment 274 in Deposited Plan 6907, Hundred of Willunga	5623	320	20.10.16, page 4052	103.00
30 Garden Terrace, Underdale, S.A. 5032	Allotment 78 in Filed Plan 124472, Hundred of Adelaide	5781	637	20.10.16, page 4052	164.00
Unit 1/21 Peace Avenue, Victor Harbor, S.A. 5211	Allotment 70 in Filed Plan 218176, Hundred of Encounter Bay	5824	361	6.10.16, page 3937	104.00

Dated at Adelaide, 15 December 2016.

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

REAL PROPERTY ACT 1886

WHEREAS the person/s named in The Schedule hereof have each respectively for themselves made application to have the land set forth and described before their name in The Schedule hereof brought under the operation of the Real Property Act 1886. Notice is hereby given that unless caveat be lodged with the Registrar-General by some person/s having estate or interest in the said lands on or before the expiration of the period herein below for each case specified, the said several pieces of land will be brought under the operation of the said Act as by law directed. Diagrams delineating these parcels of land may be inspected at the Lands Titles Registration Office, Adelaide, and in the offices of the several Corporations or District Councils in which the lands are situated.

THE SCHEDULE

32005 Portion of Section 240 Hundred of Adelaide in the area named Parkside and more particularly defined as Allotment 200 in Filed Plan No. 38094 32008 Portion of Section 476 Hundred of Yatala.	Haighs Pty Ltd	156 Greenhill Road, Parkside, S.A. 5063	16 February 2017
22000 Dartion of Castion 476 Hundred of Votale			
32008 Portion of Section 476 Hundred of Yatala, in the area named Walkerville, more particularly defined as Allotments 441 and 442 in Filed Plan No. 250068	The Dean and Chapter of the Diocese of Adelaide Inc.	18 King William Road, North Adelaide, S.A. 5006	16 January 2017

South Australian Water Corporation

FEES AND CHARGES SCHEDULE

Rates and Sales

THE Water Connection fees in the *South Australian Government Gazette No. 38*, pages 2543, 2544, 2545, 2546 and 2552 published on 23 June 2016, is required to be amended with the following Water and Recycled Water Connection fees. The charges apply for the period 15 December 2016 to 30 June 2017.

Fees and Charges Schedule Miscellaneous Fees and Charges

Fee Name – Water/ Recycled Water	Fee 2016-17*
Installation of connection (includes installation of m	neter)
20 mm Connection**	\$2,288.00
25 mm Connection**	\$3,396.00
40 mm Connection**	\$4,698.00
50 mm Connection**	\$6,720.00
> 50 mm Connection	Estimated cost to deliver service
Installation of meter	
20 mm Meter	\$306.00
25 mm Meter	\$418.00
40 mm Meter	\$744.00
50 mm Meter	\$1,808.00
20 mm Meter on 1-4 Meter Manifold 20 mm Meter on 1-12 Meter Manifold	\$442.00
25 mm Meter on 1-5 Meter Manifold	\$588.00
Replacement of meter	
Renew/Replace 15 mm-20 mm Meter	\$306.00
Renew/Replace 25 mm Meter	\$413.00
Renew/Replace 32mm - 40 mm Meter	\$720.00
Renew/Replace 50 mm Meter	\$1,808.00
Renew/Replace > 50 mm Meter	Estimated cost to deliver service

Fee Name – Water/ Recycled Water	Fee 2016-17*
Repair or replacement of fittings other than meters	
Meter Repair - 15 mm, 20 mm and 25mm	\$224.00
Meter Repair - 32 mm and 40 mm	\$358.00
Meter Repair - 50 mm	\$406.00
Meter Repair - > 50 mm	Estimated cost to deliver service
Disconnect Fire Connection	Estimated cost to deliver service
Disconnect < 50 mm Water Connection**	\$613.00
Disconnect > 50 mm Water Connections	Estimated cost to deliver service
Remove Water Meter - Connection Remains	\$113.00
Relocation of unmetered 20 mm or 25 mm water connection by 4 metres or less and installation of meter	
Relocate 20-25 mm Unmetered Connection < 2.0 m**	\$848.00
Relocate 20-25 mm Unmetered Connection > 2.0 m - 4.0m**	\$955.00
Relocation of metered 20 mm and 25 mm water connection by 4 metres or less	
Relocate 20-25 mm Metered Connection <2.0m **	\$687.00
Relocate 20-25 mm Metered Connection > 2.0m - 4.0m **	\$794.00
Rotate 20 mm/25 mm meter**	\$184.00
Rotate 40 mm meter**	\$701.00
Raising or lowering of water connection	
Raise/Lower 15 mm-20 mm Connection**	\$706.00
Raise/Lower 25 mm-50 mm Connection**	\$1,146.00
Raise/Lower > 50 mm Connection	Estimated cost to deliver service
Shortening of water connection	
Shorten 20 mm-25 mm Connection**	\$953.00
Shorten 32 mm-50 mm Connection**	\$1,175.00
Shorten > 50 mm Connection	Estimated cost to deliver service
Extension of water connection	Estimated cost to deliver service
Extension of main	Estimated cost to deliver service
Restoration Fee - At Meter	\$51.50
Restoration Fee - At Main Pipe	Estimated cost to deliver service

Fee Name – Water/ Recycled Water	Fee 2016-17*		
Provide and install metal underground box to cover meter			
Underground Box for 20-25 mm Meter	\$692.00		
Underground Box for 32-50 mm Meter	\$2,028.00		
Underground Box for > 50 mm Meter	Estimated cost to deliver service		
Underground Box for Multiple Meters	\$1,272.00		
Meter Test Fee - 20 mm-25 mm on site Meter Flow Test	\$78.50		
Meter Test Fee - 20 mm-25 mm Meters	\$253.00		
Meter Test Fee > 25 mm Meters	Estimated cost to deliver service		

Notes:

- * GST Where GST applies, the fee is stated inclusive of GST
- ** Charge for standard connections only, refer to connections policy for non-standard connections

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

Dated 7 December 2016.

R. CHEROUX, Chief Executive, South Australian Water Corporation

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

Pursuant to the provision of the Training and Skills Development Act 2008, the Training and Skills Commission (TaSC) gives notice that determines the following Trades or Declared Vocations in addition to the *gazette* notices of:

1.	25 September 2008	2.	23 October 2008	3.	13 November 2008	4.	4 December 2008
5.	18 December 2008	6.	29 January 2009	7.	12 February 2009	8.	5 March 2009
9.	12 March 2009	10.	26 March 2009	11.	30 April 2009	12.	18 June 2009
13.	25 June 2009	14.	27 August 2009	15.	17 September 2009	16.	24 September 2009
17.	9 October 2009	18.	22 October 2009	19.	3 December 2009	20.	17 December 2009
21.	4 February 2010	22.	11 February 2010	23.	18 February 2010	24.	18 March 2010
25.	8 April 2010	26.	6 May 2010	27.	20 May 2010	28.	3 June 2010
29.	17 June 2010	30.	24 June 2010	31.	8 July 2010	32.	9 September 2010
33.	23 September 2010	34.	4 November 2010	35.	25 November 2010	36.	16 December 2010
37.	23 December 2010	38.	17 March 2011	39.	7 April 2011	40.	21 April 2011
41.	19 May 2011	42.	30 June 2011	43.	21 July 2011	44.	8 September 2011
45.	10 November 2011	46.	24 November 2011	47.	1 December 2011	48.	8 December 2011
49.	16 December 2011	50.	22 December 2011	51.	5 January 2012	52.	19 January 2012
53.	1 March 2012	54.	29 March 2012	55.	24 May 2012	56.	31 May 2012
57.	7 June 2012	58.	14 June 2012	59.	21 June 2012	60.	28 June 2012
61.	5 July 2012	62.	12 July 2012	63.	19 July 2012	64.	2 August 2012
65.	9 August 2012	66.	30 August 2012	67.	13 September 2012	68.	4 October 2012
69.	18 October 2012	70.	25 October 2012	71.	8 November 2012	72.	29 November 2012
73.	13 December 2012	74.	25 January 2013	75.	14 February 2013	76.	21 February 2013
77.	28 February 2013	78.	7 March 2013	79.	14 March 2013	80.	21 March 2013
81.	28 March 2013	82.	26 April 2013	83.	23 May 2013	84.	30 May 2013
85.	13 June 2013	86.	20 June 2013	87.	11 July 2013	88.	1 August 2013
89.	8 August 2013	90.	15 August 2013	91.	29 August 2013	92.	6 February 2014
93.	12 June 2014	94.	28 August 2014	95.	4 September 2014	96.	16 October 2014
97.	23 October 2014	98.	5 February 2015	99.	26 March 2015	100.	16 April 2015
101.	27 May 2015	102.	18 June 2015	103.	3 December 2015	104.	7 April 2016
105.	30 June 2016	106.	28 July 2016	107.	8 September 2016	108.	22 September 2016
109.	27 October 2016	110.	1 December 2016	111.	15 December 2016		

Trades or Declared Vocations and Required Qualifications and Training Contract Conditions for the

Hairdressing and Beauty Services SHB Training Package

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
Barber	SHB30516	Certificate III in Barbering	42 Months	90 Days

Liquor Licensing (Dry Areas) Notice 2016

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 2016*.

2—Commencement

This notice comes into operation on 31 December 2016.

3—Interpretation

(1) In this notice—

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

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

4—Consumption etc of liquor prohibited in dry areas

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

Schedule—Cowell Area 1

1-Extent of prohibition

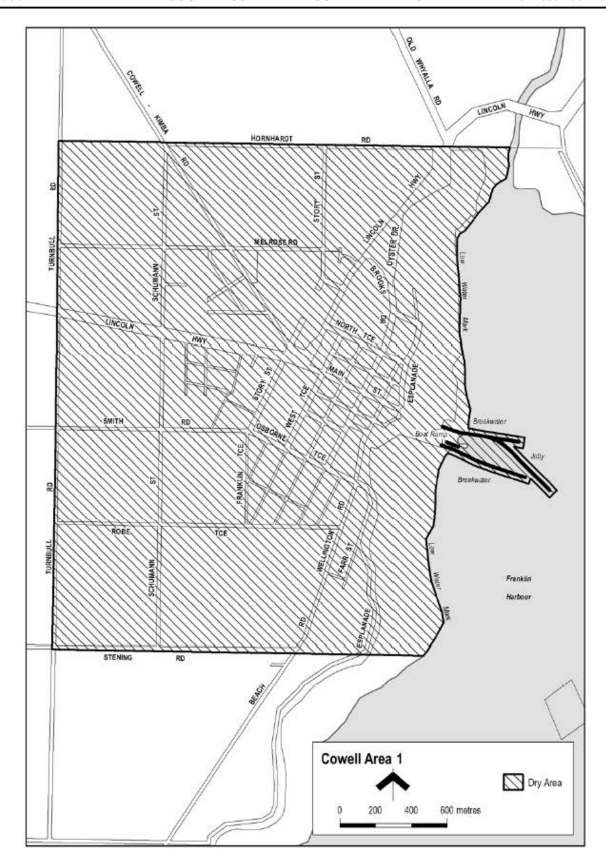
The consumption of liquor is prohibited and the possession of liquor is prohibited.

2—Period of prohibition

From 9 pm on 31 December 2016 to 8 am on 1 January 2017.

3—Description of area

The area in and adjacent to Cowell bounded as follows: commencing at the point at which the prolongation in a straight line of the northern boundary of Hornhardt Road intersects the western boundary of Turnbull Road, then easterly along that prolongation and northern boundary of Hornhardt Road, and the prolongation in a straight line of that boundary, to the low water mark on the western side of Franklin Harbour, then generally south-westerly and southerly along the low water mark to the northern side of the breakwater that forms the northern wall of the enclosed swimming and boat launching facility located approximately in line with Main Street, then generally easterly, southeasterly and westerly around the outer boundary of the swimming and boat launching facility (so as to include in the area the whole of the facility, including the breakwaters or other structures forming the walls of the facility and any wharf, jetty or boat ramp forming part of or connected to those structures) to the point at which the southern boundary of the breakwater that forms the southern wall of the facility meets the low water mark on the shore, then generally southerly and south-westerly along the low water mark to the point at which it is intersected by the prolongation in a straight line of the southern boundary of Stening Road, then westerly along the prolongation and boundary of Stening Road to the point at which it meets the western boundary of Turnbull Road, then northerly along that western boundary of Turnbull Road to the point of commencement. The area includes any breakwater, wharf, jetty, boat ramp or other structure not mentioned above that projects below low water mark from within the area as well as any area beneath any wharf or jetty forming part of the area.



Made by the Acting Liquor and Gambling Commissioner

on 7 December 2016

Liquor Licensing (Dry Areas) Notice 2016

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 2016*.

2—Commencement

This notice comes into operation on 16 December 2016.

3—Interpretation

(1) In this notice—

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

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

4—Consumption etc of liquor prohibited in dry areas

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

Schedule 1—Strathalbyn Area 1

1—Extent of prohibition

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

2—Period of prohibition

From 6.00am to 9.00pm on 16 December 2016.

3—Description of area

The area in Strathalbyn bounded as follows: commencing at the point at which the south-eastern boundary of North Parade meets the north-eastern boundary of West Terrace, then south-easterly along that boundary of West Terrace to the north-western boundary of Adams Street, then north-easterly along that boundary of Adams Street and the prolongation in a straight line of that boundary to the north-eastern boundary of Edinburgh Road, then north-westerly along that boundary of Edinburgh Road to the end of the road, then in a straight line by the shortest route to the point at which the south-eastern boundary of South Terrace meets the south-western boundary of Parker Avenue, then along the continuation of that straight line across South Terrace to the north-western boundary of South Terrace, then north-easterly along the north-western boundary of South Terrace to the south-western boundary of East Terrace, then north-westerly along the south-western boundary of North Parade to the point of commencement.

Schedule 2—Strathalbyn Area 2

1—Extent of prohibition

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

2—Period of prohibition

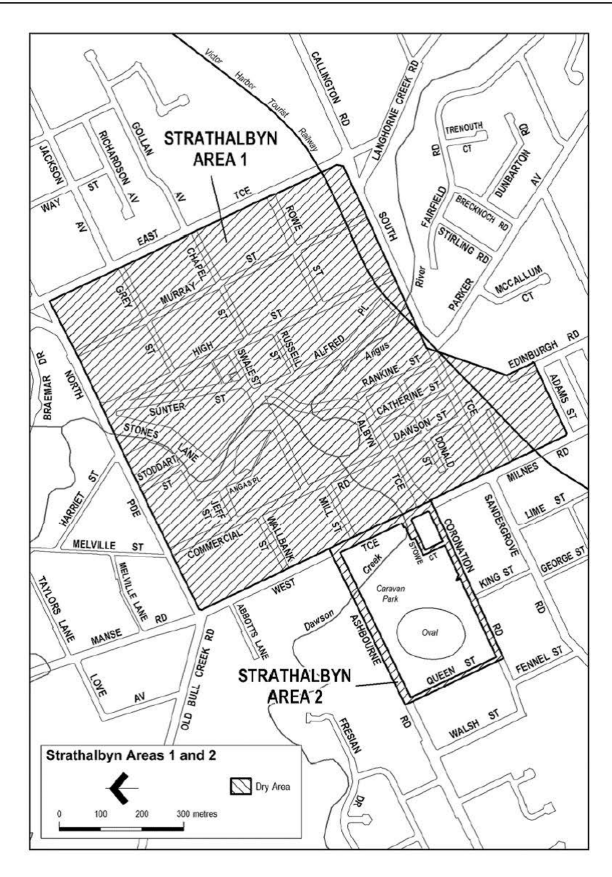
From 6.00am to 9.00pm on 16 December 2016.

3—Description of area

The area in Strathalbyn comprising the following roads:

- (a) Ashbourne Road between the south-western boundary of West Terrace and the prolongation in a straight line of the south-western boundary of Queen Street;
- (b) Queen Street between Ashbourne Road and Coronation Road;
- (c) Coronation Road between the prolongation in a straight line of the south-western boundary of Queen Street and the south-western boundary of West Terrace;
- (d) Stowe Court between Coronation Road and West Terrace;
- (e) West Terrace between the prolongation in a straight line of the south-eastern boundary of Coronation Road and the prolongation in a straight line of the north-western boundary of Ashbourne Road.

See the plan in Schedule 2—Strathalbyn Area 1& 2.



Made by the Acting Liquor and Gambling Commissioner

on 13 December 2016

Road Traffic (Electric Personal Transporters) Notice 2016

under Section 161A of the Road Traffic Act 1961

1 Short Title

This Notice may be cited as the *Road Traffic (Electric Personal Transporters) Notice 2016*.

2 Commencement

This Notice will come into operation on 16 December 2016.

3 Interpretation

In this Notice—

Act means the Road Traffic Act 1961;

Minister means the Minister to whom the administration of the Act is committed;

electric personal transporter has the same meaning as in the Road Traffic (Miscellaneous) Regulations 2014;

Riverbank Precinct has the same meaning as in Schedule 1 to the *Housing and Urban Development (Administrative Arrangements) (Riverbank Authority) Regulations 2014*; **path** means a bicycle path, footpath or shared path.

4 Approval

In accordance with the power under Section 161A of the Act, I hereby approve an electric personal transporter to be driven on or over a road subject to the following conditions:

5 Conditions

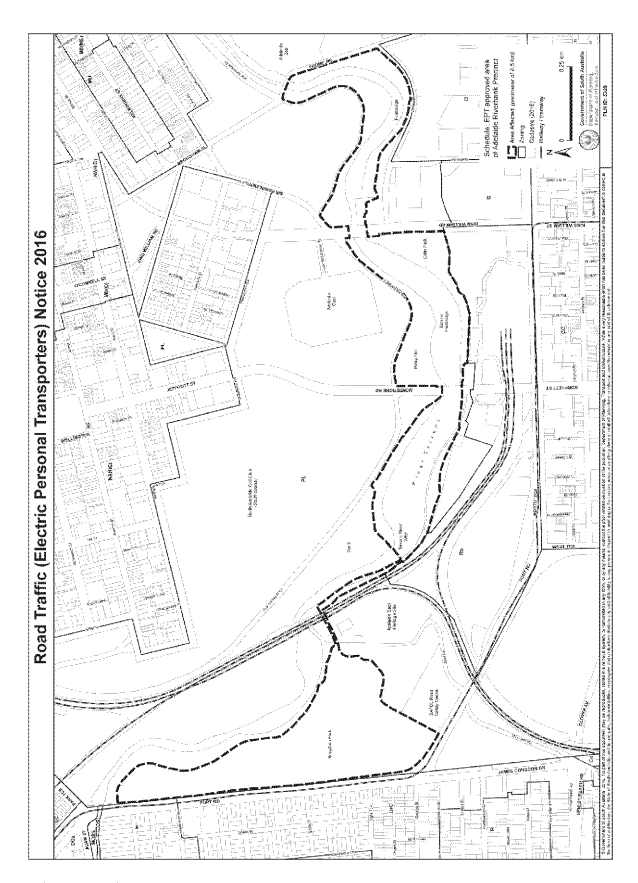
An electric personal transporter may only be driven:

- 1. within the area of the Riverbank Precinct as designated in the Schedule to this Notice;
- 2. on paths approved for use by The Corporation of the City of Adelaide;
- 3. in accordance with any other conditions and/or by-laws imposed by The Corporation of the City of Adelaide.

6 Revocation

This Notice may be revoked by the Minister or his delegate at any time.

7 Execution



Dated 13 December 2016.

STEPHEN CAMPBELL MULLIGHAN, Minister for Transport and Infrastructure

Community Based Sentences (Interstate Transfer) Act (Commencement) Proclamation 2016

1—Short title

This proclamation may be cited as the *Community Based Sentences (Interstate Transfer) Act (Commencement) Proclamation 2016.*

2—Commencement of Act

The Community Based Sentences (Interstate Transfer) Act 2015 (No 45 of 2015) will come into operation on 3 January 2017.

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

MCS16/15CS

Independent Commissioner Against Corruption (Miscellaneous) Amendment Act (Commencement) Proclamation 2016

1—Short title

This proclamation may be cited as the *Independent Commissioner Against Corruption* (Miscellaneous) Amendment Act (Commencement) Proclamation 2016.

2—Commencement of Act and suspension of certain provisions

- (1) Subject to subclause (2), the *Independent Commissioner Against Corruption* (Miscellaneous) Amendment Act 2016 (No 54 of 2016) will come into operation on 16 December 2016.
- (2) The following provisions of the Act will come into operation on 1 April 2017:
 - (a) section 4;
 - (b) section 5(3);
 - (c) section 6(1);
 - (d) section 7;
 - (e) section 11;
 - (f) section 14.
- (3) The operation of the following provisions of the Act is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations:
 - (a) section 20;
 - (b) section 21;
 - (c) section 25, but only insofar as it inserts Schedule 4 into the *Independent Commissioner Against Corruption Act 2012*;
 - (d) Schedule 1 Part 2.

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

AGO0082/16CS

National Electricity (South Australia) (Australian Energy Regulator—Wholesale Market Monitoring) Amendment Act (Commencement) Proclamation 2016

1—Short title

This proclamation may be cited as the *National Electricity (South Australia) (Australian Energy Regulator—Wholesale Market Monitoring) Amendment Act (Commencement) Proclamation 2016.*

2—Commencement of Act and suspension of certain provisions

- (1) The National Electricity (South Australia) (Australian Energy Regulator—Wholesale Market Monitoring) Amendment Act 2016 (No 56 of 2016) (the Amendment Act) will come into operation on 15 December 2016.
- (2) The operation of the following provisions of the National Electricity Law set out in the Schedule to the *National Electricity (South Australia) Act 1996*, inserted into the National Electricity Law by section 6 of the Amendment Act, is suspended until a day or time or days or times to be fixed by subsequent proclamation or proclamations:
 - (a) section 18D(1)(b);
 - (b) section 18D(2) to (6) (inclusive).

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

MMRE16/18CS

Statutes Amendment (National Electricity and Gas Laws—Information Collection and Publication) Act (Commencement) Proclamation 2016

1—Short title

This proclamation may be cited as the *Statutes Amendment (National Electricity and Gas Laws—Information Collection and Publication) Act (Commencement) Proclamation 2016.*

2—Commencement of Act

The Statutes Amendment (National Electricity and Gas Laws—Information Collection and Publication) Act 2016 (No 55 of 2016) will come into operation on 15 December 2016.

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

MMRE16/18CS

Administrative Arrangements (Administration of Community Based Sentences (Interstate Transfer) Act) Proclamation 2016

under section 5 of the Administrative Arrangements Act 1994

1—Short title

This proclamation may be cited as the *Administrative Arrangements (Administration of Community Based Sentences (Interstate Transfer) Act) Proclamation 2016.*

2—Commencement

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

3—Administration of Act committed to Minister for Correctional Services

The administration of the *Community Based Sentences (Interstate Transfer) Act 2015* is committed to the Minister for Correctional Services.

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

MCS/16/15CS

Energy Products (Safety and Efficiency) Variation Proclamation 2016

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

Part 1—Preliminary

1—Short title

This proclamation may be cited as the *Energy Products (Safety and Efficiency) Variation Proclamation 2016.*

2—Commencement

This proclamation will come into operation on 27 January 2017.

3—Variation provisions

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

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

4—Substitution of clause 5

Clause 5—delete the clause and substitute:

5—Safety and performance standards—electrical products

For the purposes of section 6(1) of the Act—

- (a) subsection (1) applies to each class of electrical product that is listed in Table B.4 of Annex B of AS/NZS 4417.2:2012 as an "AU Level 3" electrical product; and
- (b) the standard (or part of the standard) for such a class of electrical product is the applicable safety and performance standard specified for that class of electrical product in Annex B of AS/NZS 4417.2:2012.

5—Variation of clause 6—Certification—gas products

Clause 6(a)—delete paragraph (a) and substitute:

(a) subsection (2) applies to each class of gas product that is listed in Appendix A of AS 3645—2010; and

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

MMRE16/25CS

Animal Welfare Variation Regulations 2016

under the Animal Welfare Act 1985

Contents

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- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Animal Welfare Regulations 2012

- 4 Variation of regulation 7—Use of electroimmobilisers
- 5 Insertion of Parts 8 and 9

Part 8—Cattle

- 62 Interpretation
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Part 9—Sheep

- 73 Interpretation
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- 75 Facilities and equipment
- 76 Use of dogs
- 77 Tail docking
- 78 Castration
- 79 Mulesing
- 80 Artificial breeding procedures
- 81 Intensive sheep production systems
- 6 Variation of Schedule 2—Codes of practice

Part 1—Preliminary

1—Short title

These regulations may be cited as the Animal Welfare Variation Regulations 2016.

2—Commencement

These regulations will come into operation 4 months after the day on which they are made (see *Subordinate Legislation Act 1978*).

3—Variation provisions

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

Part 2—Variation of Animal Welfare Regulations 2012

4—Variation of regulation 7—Use of electroimmobilisers

- (1) Regulation 7(1)(a)—delete paragraph (a) and substitute:
 - (a) the animal is—
 - (i) a class 1 animal (other than cattle under the age of 6 months); or
 - (ii) a class 2, class 3 or class 4 animal; and
- (2) Regulation 7(1)(c)—delete paragraph (c) and substitute:
 - (c) the electroimmobiliser—
 - (i) is used only for the purpose of restraining the animal for as short a time as is practicable while a husbandry procedure is carried out on the animal; and
 - (ii) is not used on the animal as an alternative method for relieving pain; and
- (3) Regulation 7(6), definition of *electroimmobiliser*—delete the definition

5—Insertion of Parts 8 and 9

After Part 7 insert:

Part 8—Cattle

62—Interpretation

(1) In this Part—

calf rearing system means the intensive raising of calves for the purposes of production whereby the calves are kept in an enclosure (whether indoors or outdoors) containing feeding and watering facilities by which the calves are completely hand or mechanically fed and watered;

cattle feedlot means a confined yard or other enclosure (whether indoors or outdoors) with feeding and watering facilities in which cattle are completely hand or mechanically fed and watered for the primary purpose of beef production, but does not include—

- (a) the keeping of cattle in such manner on a short term basis—
 - (i) for the purpose of weaning, dipping or other husbandry procedure; or
 - (ii) for the purposes of drought or other emergency feeding; or
 - (iii) at a sale yard or abattoir; or

(b) the keeping of calves in a calf rearing system;

cattle health management plan—see regulation 72(6);

dairy cow or dairy cattle means a cow or cattle kept in the course of the business of a dairy;

dehorning, in relation to cattle, means removing any sensitive part of the horn of an animal (but does not include a procedure whereby only the insensitive part of the horn is removed);

disbudding, in relation to cattle, means preventing the development of an animal's horns by destroying or removing the horn producing tissue of the animal before it attaches to its skull;

feed pad means a dedicated yard or enclosure in which supplementary food is provided to cattle.

- (2) This Part is in addition to and does not derogate from the operation of—
 - (a) the Agricultural and Veterinary Products (Control of Use) Act 2002; or
 - (b) the *Livestock Act 1997*; or
 - (c) the Veterinary Practice Act 2003.

63—General requirements

(1) A person who has the care, control and management of cattle must take reasonable steps to minimise the risk of harm to the cattle from extreme weather conditions, disease and injury.

Maximum penalty: \$2 500.

(2) A person who has the care, control and management of dairy cattle must ensure that, within 12 hours after birth, a calf has received colostrum or a colostrum substitute.

Maximum penalty: \$2 500.

Expiation fee: \$210.

- (3) A person who has the care, control and management of cattle must ensure that the cattle are inspected to assess the health and well-being of the cattle, at such intervals and in such manner as is reasonable in the circumstances, having regard to the following:
 - (a) the stocking density of the cattle;
 - (b) the availability of suitable feed;
 - (c) the reliability of water supply;
 - (d) the age of the cattle;
 - (e) the pregnancy status of the cattle;
 - (f) the climatic conditions;
 - (g) any other factors that are relevant in the circumstances.

Maximum penalty: \$2 500.

- (4) A person who has the care, control and management of cattle must ensure that an animal identified as being sick, diseased or injured is, as soon as is reasonably practicable—
 - (a) provided with such medical treatment or other assistance as is reasonable and necessary in the circumstances; or
 - (b) humanely destroyed.

Maximum penalty: \$2 500.

(5) A person driving cattle must ensure that the cattle are given sufficient rest to ensure the cattle do not collapse from exhaustion.

Maximum penalty: \$2 500.

(6) A person who has the care, control and management of cattle must, if an animal is tethered, ensure that the animal is given adequate and appropriate exercise every day.

Maximum penalty: \$2 500.

(7) Subregulation (6) does not apply to cattle that are tethered for the purposes of public display at an agricultural show, field day or other similar event.

64—Facilities and equipment

A person who owns cattle must ensure that any buildings, yards, enclosures, paddocks, ramps and other facilities and equipment used in the handling and keeping of the cattle are suitable for the purpose, appropriately maintained and operated or used in such a manner so as to minimise the risk of injury to the cattle.

Maximum penalty: \$2 500.

65—Use of dogs

A person may only use a dog to assist in the control, handling or movement of cattle if—

- (a) the dog is under effective control at all times; and
- (b) in the case of the control, handling or movement of a bobby calf—the dog is wearing a muzzle.

Maximum penalty: \$2 500.

Expiation fee: \$210.

66—Identification of cattle

A person must not identify cattle by means of placing a permanent hot iron or freeze brand on the head of an animal.

Maximum penalty: \$2 500.

Expiation fee: \$210.

67—Castration and spaying

(1) Subject to subregulation (2), a person who has the care, control and management of cattle must ensure that castration is not carried out on an animal that is 6 months of age or older unless the animal is given a suitable analgesic or is anaesthetised.

Maximum penalty: \$2 500.

Expiation fee: \$210.

- (2) If the first yarding of an animal does not occur before the animal is 6 months of age, castration may be carried out on that animal without being given a suitable analgesic or anaesthetic despite the fact that it is 6 months of age or older provided that—
 - (a) castration is carried out at the first yarding of the animal; and
 - (b) the animal is less than 12 months of age.
- (3) A person must not spay a cow using the flank approach unless the person is a veterinary surgeon.

Maximum penalty: \$2 500.

Expiation fee: \$210.

68—Dehorning and disbudding of cattle

A person who has the care, control and management of cattle must ensure that—

- (a) dehorning is not carried out on an animal 6 months of age or older unless the animal is given a suitable analgesic or is anaesthetised; and
- (b) disbudding is not carried out on cattle by the use of caustic chemicals unless—
 - (i) the animal is a calf that is less than 14 days of age; and
 - the skin on the head of the calf is dry immediately before the commencement of the procedure and is kept dry for at least 12 hours immediately after the procedure; and
 - (iii) the calf is segregated from its mother for at least 4 hours immediately after the procedure.

Maximum penalty: \$2 500.

69—Breeding management

(1) A person must not carry out laparoscopic insemination or the surgical transfer of an embryo on cattle unless the person is a veterinary surgeon or is acting under the direct supervision of a veterinary surgeon.

Maximum penalty: \$2 500.

Expiation fee: \$210.

(2) A person who has the care, control and management of cattle must ensure that induction of calving is carried out only under the direction of a veterinary surgeon.

Maximum penalty: \$2 500.

Expiation fee: \$210.

70—Calf rearing systems

A person who has the care, control and management of a calf in a calf rearing system must ensure—

- (a) that the calf is provided with adequate food containing sufficient nutrients to prevent anaemia in the calf and to otherwise ensure the calf's good health and vitality; and
- (b) that the calf is given sufficient access to water each day to ensure the calf's good health and vitality; and
- (c) that the calf is inspected at least once a day to assess the calf's health and well-being; and
- (d) in the case of a calf housed in a pen—that the calf has sufficient room to be able to stand with fully extended legs, turn around and lie down on its sternum.

Maximum penalty: \$2 500.

Expiation fee: \$210.

71—Dairy management

A person who has the care, control and management of a lactating dairy cow must ensure—

- (a) that the cow is inspected at least once a day to assess the cow's health and well-being; and
- (b) that appropriate measures are taken to minimise the risk of harm to the cow from heat stress.

Maximum penalty: \$2 500.

72—Cattle feedlots

- (1) A person who has the care, control and management of cattle kept in a cattle feedlot must ensure—
 - (a) that there is a minimum area of 9 square metres per standard cattle unit for cattle held in the enclosure; and
 - (b) that the cattle are inspected at least once a day to assess the health and well-being of the cattle; and
 - (c) that the cattle are provided with adequate feed each day containing sufficient nutrients to ensure the good health and vitality of the cattle; and
 - (d) that the cattle are given sufficient access to water each day to ensure the good health and vitality of the cattle; and
 - (e) that the feedlot has ready access to backup equipment or a system that may be relied on to provide feed or water to the cattle in the event of a failure or malfunction of the regular feeding and watering system.

Maximum penalty: \$2 500.

Expiation fee: \$210.

- (2) For the purposes of subregulation (1), 1 standard cattle unit is equivalent to an animal with a live body weight of 600 kilograms.
- (3) A person who has the care, control and management of cattle kept in a cattle feedlot must ensure—
 - (a) that there is a cattle health management plan for the feedlot in respect of the cattle; and
 - (b) that the plan is implemented when necessary in the circumstances to ensure the health and vitality of the cattle.

Maximum penalty: \$2 500.

(4) A person who has the care, control and management of cattle kept in a cattle feedlot must ensure that the feedlot is cleaned and maintained to ensure that the yards or other enclosures can drain freely.

Maximum penalty: \$2 500.

Expiation fee: \$210.

(5) A person who has the care, control and management of cattle kept in a cattle feedlot must ensure that while calving, a cow and any calf produced are housed separately to other cattle in the feedlot.

Maximum penalty: \$2 500.

(6) For the purposes of this regulation—

cattle health management plan for a feedlot means a plan that—

- (a) contains an annual assessment of the potential heat load risk to the health and well-being of the cattle kept in the feedlot and specifies measures and action to be taken to prevent or minimise that risk;
- (b) specifies measures and action to be taken in the event of an excessive heat load emergency (an *Excessive Heat Load Action Plan*); and
- (c) identifies potential health and biosecurity risks to the cattle and specifies action to prevent or minimise that risk; and
- (d) specifies measures and action to be taken in the event of a biosecurity emergency; and
- (e) contains any other requirements specified by the Minister.

Part 9—Sheep

73—Interpretation

(1) In this Part—

intensive sheep production system means the intensive management of sheep for the purposes of production whereby the sheep are kept in a yard or other enclosure (whether indoors or outdoors) containing feeding and watering facilities by which the sheep are completely hand or mechanically fed and watered, but does not include the keeping of sheep in such manner on a short term basis—

- (a) for the purpose of weaning, dipping or other husbandry procedure; or
- (b) for the purposes of drought or other emergency feeding; or
- (c) at a sale yard or abattoir;

pizzle dropping means the alteration of the anatomy of the prepuce of a sheep by incising the surrounding skin.

- (2) This Part is in addition to and does not derogate from the operation of—
 - (a) the Agricultural and Veterinary Products (Control of Use) Act 2002; or
 - (b) the Livestock Act 1997; or
 - (c) the Veterinary Practice Act 2003.

74—General requirements

(1) A person who has the care, control and management of a sheep must take reasonable steps to minimise the risk of harm to the sheep from extreme weather conditions, disease and injury.

Maximum penalty: \$2 500.

- (2) A person who has the care, control and management of a sheep must ensure that the sheep is inspected to assess its health and well-being, at such intervals and in such manner as is reasonable in the circumstances, having regard to the following:
 - (a) the stocking density of the sheep;
 - (b) the availability of suitable feed;
 - (c) the reliability of water supply;
 - (d) the age of the sheep;
 - (e) the pregnancy status of the sheep;
 - (f) the climatic conditions;
 - (g) any other factors that are relevant in the circumstances.

Maximum penalty: \$2 500.

(3) A person who has the care, control and management of a sheep (other than a sheep that is self-shedding) must take reasonable steps to ensure that the sheep is sheared at least once every 2 years.

Maximum penalty: \$2 500.

(4) A person who has the care, control and management of a sheep must, if the sheep is tethered, ensure that it is given reasonable opportunity to exercise at least once every day.

Maximum penalty: \$2 500.

- (5) A person must not—
 - (a) trim or grind the teeth of a sheep; or
 - (b) carry out pizzle dropping on a sheep.

Maximum penalty: \$2 500.

Expiation fee: \$210.

75—Facilities and equipment

A person who owns a sheep must ensure that any buildings, yards, enclosures, paddocks, ramps and other facilities and equipment used in the handling and keeping of the sheep are suitable for the purpose, appropriately maintained and operated or used in such a manner, so as to minimise the risk of injury to the sheep.

Maximum penalty: \$2 500.

76—Use of dogs

A person may only use a dog to assist in the control, handling or movement of a sheep if—

- (a) the dog is under effective control at all times; and
- (b) in the case of a dog that has a history of biting humans or animals—the dog is wearing a muzzle.

Maximum penalty: \$2 500.

77—Tail docking

- (1) A person who has the care, control and management of a sheep that is 6 months of age or older must ensure that tail docking is not carried out on the sheep unless—
 - (a) it is given a suitable analgesic or is anaesthetised; and
 - (b) it is provided with appropriate treatment to control haemorrhaging following the procedure.

Maximum penalty: \$2 500.

Expiation fee: \$210.

(2) A person who docks the tail of a sheep must leave a tail stump with at least 1 palpable free joint.

Maximum penalty: \$2 500.

Expiation fee: \$210.

78—Castration

- (1) A person who has the care, control and management of a sheep that is 6 months of age or older must ensure that castration is not carried out on the sheep unless—
 - (a) it is given a suitable analgesic or is anaesthetised; and
 - (b) it is provided with appropriate treatment to control haemorrhaging following the procedure.

Maximum penalty: \$2 500.

Expiation fee: \$210.

(2) In this regulation—

castration includes causing infertility by use of the cryptorchid method.

79—Mulesing

(1) A person must not carry out the Mules operation on a sheep that is less than 24 hours old or more than 12 months of age.

Maximum penalty: \$2 500.

Expiation fee: \$210.

(2) A person carrying out the Mules operation on a sheep must not remove any skin from the sheep unless it is wool-bearing skin.

Maximum penalty: \$2 500.

Expiation fee: \$210.

- (3) A person who has the care, control and management of a sheep must ensure that the Mules operation is not carried out on the sheep unless—
 - (a) it has good body condition; and
 - (b) if the sheep is over 6 months of age—it is given a suitable analgesic or is anaesthetised.

Maximum penalty: \$2 500.

80—Artificial breeding procedures

A person must not carry out laparoscopic insemination or the surgical transfer of an embryo on a sheep unless the person is a veterinary surgeon or is acting under the supervision of a veterinary surgeon.

Maximum penalty: \$2 500.

Expiation fee: \$210.

81—Intensive sheep production systems

A person who has the care, control and management of sheep kept in an intensive sheep production system must ensure—

- (a) that the sheep are inspected at least once a day to assess the health and well-being of the sheep; and
- (b) that the sheep are provided with adequate feed each day containing sufficient nutrients to ensure the good health and vitality of the sheep; and
- (c) that the sheep are given sufficient access to water each day to ensure the good health and vitality of the sheep; and
- (d) in the case of sheep kept in indoor housing—that there is adequate ventilation to ensure the health and well-being of the sheep; and
- (e) that all the sheep kept in a yard or other enclosure have sufficient space to lie down on their sternums; and
- (f) that no sheep is kept in a single pen on a permanent basis.

Maximum penalty: \$2 500.

Expiation fee: \$210.

6—Variation of Schedule 2—Codes of practice

- (1) Schedule 2, table, item 10—delete item 10
- (2) Schedule 2, table, item 14—delete item 14

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

No 282 of 2016

16MSECCS012

Natural Resources Management (Financial Provisions) (NRM Levy) Variation Regulations 2016

under the Natural Resources Management Act 2004

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Natural Resources Management (Financial Provisions) Regulations 2005

- 4 Variation of regulation 3—Interpretation
- 5 Substitution of heading to Part 2 and insertion of Part 2 Division 1

Part 2—NRM levies

Division 1—Levies in respect of land within council areas

- 3A Contributions by constituent councils—rateable land divided by boundaries of 2 or more councils or NRM regions
- 6 Revocation of regulation 4A
- 7 Insertion of heading to Part 2 Division 2

Division 2—Levies in respect of land outside of council areas

8 Insertion of Part 2 Division 3 and 4

Division 3—Levies in respect of water

4H Special purpose water levy

4I Recovery costs

Division 4—Special provisions

- 9 Revocation of regulations 7 and 8
- 10 Insertion of heading to Part 2 Division 5

Division 5—Related matters

11 Insertion of heading to Part 2A

Part 2A—Statutory funds

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Natural Resources Management (Financial Provisions) (NRM Levy) Variation Regulations 2016.*

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Natural Resources Management (Financial Provisions) Regulations 2005

4—Variation of regulation 3—Interpretation

- (1) Regulation 3(1), after the definition of *allotment* insert:
 - contiguous land—see subregulation (2);
- (2) Regulation 3(1), definition of *rateable land*—delete the definition

5—Substitution of heading to Part 2 and insertion of Part 2 Division 1

Heading to Part 2—delete the heading and substitute:

Part 2—NRM levies

Division 1—Levies in respect of land within council areas

3A—Contributions by constituent councils—rateable land divided by boundaries of 2 or more councils or NRM regions

- (1) The following scheme applies for the purposes of section 92(7a) of the Act:
 - (a) if a piece of rateable land within the area of a council is divided by the boundaries of 2 or more NRM regions, the whole of the land will be taken to be assigned to the NRM region in which the larger (or, in the case of more than 2 NRM regions, the largest) portion of the land is located (the *assigned NRM region*);
 - (b) if—
 - (i) a piece of rateable land is divided by the boundaries of 2 or more councils; and
 - (ii) the regional NRM levy imposed by at least 1 of those councils is based on a fixed charge under section 95(3) of the Act,

the whole of the land will be taken to be assigned to the council area in which the larger (or, in the case of more than 2 council areas, the largest) portion of the land is located (the *assigned council area*);

- (c) if, in the opinion of the Minister, the application of a preceding paragraph (or both) has, in a particular case, resulted in—
 - (i) uncertainty or disagreement as to which council area is the assigned council area or which NRM region is the assigned NRM region; or
 - (ii) an excessively disproportionate burden falling on the council for the assigned council area,

the Minister may make a determination as to the assignment on such basis, and following such consultation (if any) with the Valuer-General or any other person or body, as the Minister thinks fit

(2) For the purposes of this regulation, a reference to a *piece of rateable land* includes a reference to 2 or more pieces of contiguous rateable land owned by the same owner and occupied by the same occupier.

6—Revocation of regulation 4A

Regulation 4A—delete the regulation

7—Insertion of heading to Part 2 Division 2

Before regulation 4CA insert:

Division 2—Levies in respect of land outside of council areas

8—Insertion of Part 2 Division 3 and 4

Before regulation 5 insert:

Division 3—Levies in respect of water

4H—Special purpose water levy

The consent referred to in section 103(5) of the Act must be in a form determined by the Minister.

4I—Recovery costs

- (1) The Minister may from time to time, by notice in the *Gazette*, determine a charge that may be imposed on account of any steps that may be taken by the Department in the administration of the Act if a person fails to pay an NRM water levy in accordance with the requirements of the Act.
- (2) The charge must not exceed the Minister's determination of the reasonable costs to the Department in taking the relevant steps.
- (3) The charge will be recoverable as a debt due to the Crown.

Division 4—Special provisions

9—Revocation of regulations 7 and 8

Regulations 7 and 8—delete the regulations

10—Insertion of heading to Part 2 Division 5

Before regulation 8A insert:

Division 5—Related matters

11—Insertion of heading to Part 2A

Before regulation 10 insert:

Part 2A—Statutory funds

Note-

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

Made by the Governor

following compliance by the Minister with section 92(8) of the Act (in relation to regulation 5) and with the advice and consent of the Executive Council on 15 December 2016

No 283 of 2016

16MSECCS019

Recreation Grounds (Central Oval) Variation Regulations 2016

under the Recreation Grounds (Regulations) Act 1931

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Recreation Grounds Regulations 2011

4 Variation of Schedule 1—Recreation grounds

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Recreation Grounds (Central Oval) Variation Regulations 2016.*

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Recreation Grounds Regulations 2011

4—Variation of Schedule 1—Recreation grounds

Schedule 1, table—after the item relating to Barossa recreation grounds insert:

Central Oval Crown Record Volume 6157 The Corporation of the City Folio 988 of Port Augusta

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

No 284 of 2016

AGO0144/16CS

Work Health and Safety (Miscellaneous) Variation Regulations 2016

under the Work Health and Safety Act 2012

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Work Health and Safety Regulations 2012

- 4 Variation of regulation 5—Definitions
- 5 Variation of regulation 96—Notice of change of address
- 6 Variation of regulation 98—Replacement licence document
- 7 Variation of regulation 127—Replacement accreditation document
- 8 Revocation of regulation 164A
- 9 Variation of regulation 288—Replacement registration document
- Variation of regulation 328—Application of Chapter 7 Part 1
- 11 Variation of regulation 335—Labelling hazardous chemicals
- 12 Variation of regulation 341—Labelling hazardous chemicals—general requirement
- Variation of regulation 342—Labelling hazardous chemicals—containers
- 14 Variation of regulation 459—Asbestos removal supervisor must be present or readily available
- Variation of heading to Chapter 8 Part 8
- Variation of regulation 475—Air monitoring—asbestos removal requiring Class A asbestos removal licence
- 17 Variation of regulation 513—Replacement licence document
- Variation of regulation 530—This Chapter does not apply to certain facilities
- 19 Variation of regulation 726—Application of regulations 475, 476 and 489
- 20 Variation of Schedule 3—High risk work licences and classes of high risk work
- Variation of Schedule 4—High risk work licences—competency requirements
- Variation of Schedule 5—Registration of plant and plant designs
- Variation of Schedule 13—Placard requirements

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Work Health and Safety (Miscellaneous) Variation Regulations 2016.*

2—Commencement

These regulations will come into operation on 1 January 2017.

3—Variation provisions

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

Part 2—Variation of Work Health and Safety Regulations 2012

4—Variation of regulation 5—Definitions

(1) Regulation 5, definition of *ADG Code*—delete "7th edition, approved by the Australian Transport Council" and substitute:

approved by the Transport and Infrastructure Council, as in force or remade from time to time

(2) Regulation 5—after the definition of *administrative control* insert:

Agvet Code means, in Chapter 7 Part 1, the Agricultural and Veterinary Chemicals Code set out in the Schedule to the Agricultural and Veterinary Chemicals Code Act 1994 of the Commonwealth;

(3) Regulation 5—after the definition of *bulk* insert:

C1 combustible liquid means, in Chapter 7 Part 1, combustible liquid that has a flash point of 150°C or less;

- (4) Regulation 5, definition of *concrete placing boom*—delete "a knuckle" and substitute: an articulating
- (5) Regulation 5, definition of *pressure piping*, (a)—delete "liquid" wherever occurring and substitute in each case:

fluid

(6) Regulation 5—after the definition of *specified VET course* insert:

steam turbine means equipment that is driven by steam acting on a turbine or rotor to cause a rotary motion;

(7) Regulation 5, definition of *tower crane*, (a)—delete "boom crane or a jib crane" and substitute:

crane that has a boom or a jib

- (8) Regulation 5, definition of *tower crane*, (b)—delete ", in Schedule 3,"
- (9) Regulation 5, definition of *turbine*—delete the definition

5—Variation of regulation 96—Notice of change of address

Regulation 96—delete "give written notice to" and substitute: notify

6—Variation of regulation 98—Replacement licence document

Regulation 98(1)—delete "give written notice to" and substitute: notify

7—Variation of regulation 127—Replacement accreditation document

Regulation 127(1)—delete "give written notice to" and substitute: notify

8—Revocation of regulation 164A

Regulation 164A—delete the regulation

9—Variation of regulation 288—Replacement registration document

Regulation 288(1)—delete "give written notice to" and substitute: notify

10—Variation of regulation 328—Application of Chapter 7 Part 1

Regulation 328(8)—delete subregulation (8)

11—Variation of regulation 335—Labelling hazardous chemicals

- (1) Regulation 335(2)—delete "the selection and use of label elements is in accordance with the GHS and it complies with Part 3 of Schedule 9" and substitute:
 - (a) the selection and use of label elements is in accordance with the GHS and it complies with Part 3 of Schedule 9; or
 - (b) the label includes content that complies with another labelling requirement imposed by these regulations or by another law of this State or of the Commonwealth and the content is the same, or substantially the same, as the content that is required by Part 3 of Schedule 9.
- (2) Regulation 335(3)(a)—delete "Standard for the Uniform Scheduling of Medicines and Poisons 2011 published by the Commonwealth, as in force or remade from time to time" and substitute:

Poisons Standard

- (3) Regulation 335—after subregulation (6) insert:
 - (7) This regulation does not apply to a hazardous chemical that is—
 - (a) a veterinary chemical product within the meaning of the Agvet Code; and
 - (b) listed in—
 - (i) the Poisons Standard, Part 4, Schedule 4, if the chemical product is packaged and supplied in a form intended for direct administration to an animal for therapeutic purposes; or
 - (ii) the Poisons Standard, Part 4, Schedule 8.
 - (8) In this regulation—

Poisons Standard means the Standard for the Uniform Scheduling of Medicines and Poisons October 2016 published by the Commonwealth, as in force or remade from time to time.

12—Variation of regulation 341—Labelling hazardous chemicals—general requirement

Regulation 341—after its present contents (now to be designated as subregulation (1)) insert:

- (2) Subregulation (1) does not apply to a hazardous chemical if the chemical—
 - (a) was manufactured before 1 January 2017 and is labelled in accordance with the *National Code of Practice for the Labelling of Workplace Substances* [NOHSC: 2012 (1994)] as in force at the time it was manufactured; or
 - (b) in the case of an imported hazardous chemical—was imported before 1 January 2017 and is labelled in accordance with the *National Code of Practice for the Labelling of Workplace Substances* [NOHSC: 2012 (1994)] as in force at the time it was imported.

Note-

Regulation 338 applies if the chemical is being supplied to another workplace.

13—Variation of regulation 342—Labelling hazardous chemicals—containers

- (1) Regulation 342—after subregulation (1) insert:
 - (1a) Subregulation (1) does not apply to a hazardous chemical if the chemical—
 - (a) was manufactured, or transferred or decanted from its original container at the workplace, before 1 January 2017; and
 - (b) is labelled in accordance with the *National Code of Practice for the Labelling of Workplace Substances* [NOHSC: 2012 (1994)] as in force at the time it was manufactured, or transferred or decanted from its original container at the workplace.

Note-

Regulation 338 applies if the chemical is being supplied to another workplace.

- (2) Regulation 342—after subregulation (2) insert:
 - (2a) Subregulation (2) does not apply to a container that stores a hazardous chemical manufactured or, in the case of an imported hazardous chemical, imported before 1 January 2017 if the container is labelled in accordance with the *National Code of Practice for the Labelling of Workplace Substances* [NOHSC: 2012 (1994)] as in force at the time it was manufactured or imported (as the case requires).

Note-

Regulation 338 applies if the chemical is being supplied to another workplace.

14—Variation of regulation 459—Asbestos removal supervisor must be present or readily available

(1) Regulation 459(a)—after "Class A" insert:

asbestos removal

(2) Regulation 459(b)—after "Class B" insert:

asbestos removal

15—Variation of heading to Chapter 8 Part 8

Heading to Chapter 8 Part 8—after "Class A" insert:

asbestos removal

16—Variation of regulation 475—Air monitoring—asbestos removal requiring Class A asbestos removal licence

Regulation 475—after subregulation (6) insert:

Note-

This regulation should be read in conjunction with regulation 726.

17—Variation of regulation 513—Replacement licence document

Regulation 513(1)—delete "give written notice to" and substitute: notify

18—Variation of regulation 530—This Chapter does not apply to certain facilities

Regulation 530(2)(c)—after "and" insert:

located at a site

19—Variation of regulation 726—Application of regulations 475, 476 and 489

Regulation 726(2)—delete "2017" and substitute:

2019

20—Variation of Schedule 3—High risk work licences and classes of high risk work

(1) Schedule 3, table 3.1, item 20, column 3—after "Use of a personnel and materials hoist" insert:

Use of a materials hoist

(2) Schedule 3, table 3.1, item 28, column 2—delete "Turbine" and substitute:

Steam turbine

(3) Schedule 3, table 3.1, item 28, column 3—before "turbine" insert:

steam

21—Variation of Schedule 4—High risk work licences—competency requirements

(1) Schedule 4, clause 1, table 4.1, item 22, column 3—delete "conduct concrete boom delivery operations" and substitute:

operate a concrete placing boom

(2) Schedule 4, clause 1, table 4.1, item 28, column 2—delete "Turbine" and substitute:

Steam turbine

(3) Schedule 4, clause 1, table 4.1, item 28, column 3—before "turbine" insert:

steam

22—Variation of Schedule 5—Registration of plant and plant designs

(1) Schedule 5, clause 1, item 1.8—delete "covered" and substitute:

classified

- (2) Schedule 5, clause 2(2)—delete "class 1"
- (3) Schedule 5, clause 3, item 3.6—delete "covered" and substitute:

classified

23—Variation of Schedule 13—Placard requirements

Schedule 13, clause 3(3), definition of *red*—delete "2007S" and substitute:

2700S

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

No 285 of 2016

MIR0048/16CS

Motor Vehicles Variation Regulations 2016

under the Motor Vehicles Act 1959

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Motor Vehicles Regulations 2010*

- 4 Variation of regulation 3—Interpretation
- 5 Insertion of regulation 8A
 - 8A Exemption from registration and insurance for electric personal transporters
- Variation of regulation 45—Exemptions from duty to hold licence, learner's permit or particular class of licence

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Motor Vehicles Variation Regulations 2016*.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of *Motor Vehicles Regulations 2010*

4—Variation of regulation 3—Interpretation

(1) Regulation 3(1)—after the definition of *dog trailer* insert:

electric personal transporter has the same meaning as in the *Road Traffic (Miscellaneous) Regulations 2014*;

(2) Regulation 3(1)—delete the definition of *power-assisted pedal cycle* and substitute:

power-assisted pedal cycle means a power-assisted pedal cycle within the meaning of vehicle standards determined under the *Motor Vehicle Standards Act 1989* of the Commonwealth, but does not include such a pedal cycle if it has an auxiliary propulsion motor comprised (in whole or in part) of an internal combustion engine;

Note-

power-assisted pedal cycle is defined in the *Vehicle Standard (Australian Design Rule - Definitions and Vehicle Categories) 2005* which are vehicle standards determined under section 7 of the *Motor Vehicle Standards Act 1989* of the Commonwealth. The definition includes vehicles referred to as pedalecs.

5—Insertion of regulation 8A

After regulation 8 insert:

8A—Exemption from registration and insurance for electric personal transporters

An electric personal transporter may be driven on roads without registration or insurance subject to the following conditions:

- (a) the transporter must not be driven except by the owner of the transporter or a person authorised by the owner of the transporter;
- (b) a policy of public liability insurance indemnifying the owner and any authorised driver of the transporter in an amount of at least \$20 000 000 in relation to death or bodily injury caused by, or arising out of, the use of the transporter must be in force.

6—Variation of regulation 45—Exemptions from duty to hold licence, learner's permit or particular class of licence

Regulation 45—after subregulation (3) insert:

(3a) A person may drive an electric personal transporter without holding a driver's licence or learner's permit.

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

No 286 of 2016

MTR/16/069

Road Traffic (Light Vehicle Standards) Variation Rules 2016

under the Road Traffic Act 1961

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Light Vehicle Standards) Rules 2013

4 Variation of rule 10—Vehicles to which the Light Vehicle Standards do not apply

Part 1—Preliminary

1—Short title

These rules may be cited as the *Road Traffic (Light Vehicle Standards) Variation Rules 2016.*

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Road Traffic (Light Vehicle Standards) Rules 2013

4—Variation of rule 10—Vehicles to which the Light Vehicle Standards do not apply

- (1) Rule 10—after paragraph (c) insert:
 - (ca) a power-assisted pedal cycle within the meaning of national standards under the *Motor Vehicle Standards Act 1989* of the Commonwealth (other than a power-assisted pedal cycle that has an auxiliary propulsion motor comprised (in whole or in part) of an internal combustion engine); or

(2) Rule 10—at the foot of the rule insert:

Note-

power-assisted pedal cycle is defined in the Vehicle Standard (Australian Design Rule - Definitions and Vehicle Categories) 2005 which are national standards under the Motor Vehicle Standards Act 1989 of the Commonwealth. The definition includes vehicles referred to as pedalecs.

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

No 287 of 2016

MTR/16/069

Road Traffic (Miscellaneous) Variation Regulations 2016

under the Road Traffic Act 1961

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Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Miscellaneous) Variation Regulations 2016*.

2—Commencement

- (1) Subject to subregulation (2), these regulations come into operation on the day on which they are made.
- (2) Regulations 7(2) and 7(4) will come into operation 4 months after the day on which these regulations are made.

3—Variation provisions

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

Part 2—Variation of Road Traffic (Miscellaneous) Regulations 2014

4—Variation of regulation 3—Interpretation

Regulation 3(1)—after the definition of *dog trailer* insert:

electric personal transporter—see regulation 64A;

5—Substitution of regulation 48

Regulation 48—delete the regulation and substitute:

48—Light vehicles that are not to be driven without Ministerial approval (section 161A of Act)

The following are declared to be classes of vehicles to which section 161A of the Act applies:

- (a) wind-powered light vehicles commonly known as land yachts;
- (b) bicycles that have an auxiliary motor comprised (in whole or in part) of an internal combustion engine;
- (c) electric personal transporters.

6—Insertion of regulation 64A

After regulation 64 insert:

64A—Electric personal transporters

- (1) An electric personal transporter or the driver, owner, operator or manufacturer of an electric personal transporter (as the case requires) is exempt from—
 - (a) the provisions of Parts 3, 3A, 4 and 4A of the Act (other than sections 43, 47, 47A(3), 47D, 47IA, 80 and 161A and Part 3 Division 9); and
 - (b) regulation 54 of these regulations,

insofar as those provisions are applicable to such a vehicle or person.

(2) A person must not drive an electric personal transporter on a road without due care or attention or without reasonable consideration for other persons using the road.

Maximum penalty: \$2 500.

(3) A person must not, on a footpath or other road-related area, drive an electric personal transporter abreast of another vehicle or a wheeled recreational device or wheeled toy.

Maximum penalty: \$2 500.

- (4) A person who is driving an electric personal transporter on a footpath or other road-related area must, if it is necessary to do so for the purpose of averting danger, give warning (by a warning device or other means) to pedestrians or other persons using the footpath or other road-related area. Maximum penalty: \$2 500.
- (5) A person must not drive, or be carried on, an electric personal transporter unless the person is wearing a safety helmet that complies with this regulation and is properly adjusted and securely fastened. Maximum penalty: \$2 500.

- (6) The driver or operator of an electric personal transporter must not cause or permit a child under the age of 16 years to drive or be carried on the transporter unless the child is wearing a safety helmet that complies with this regulation and is properly adjusted and securely fastened.
 - Maximum penalty: \$2 500.
- (7) The driver or operator of an electric personal transporter must not cause or permit a child under the age of 12 years to drive or be carried on the transporter.
 - Maximum penalty: \$2 500.
- (8) The operator of an electric personal transporter must not cause or permit a person to drive the transporter unless the operator—
 - (a) has first taken reasonable steps to provide the person with adequate instruction as to—
 - (i) the safe use of the transporter; and
 - (ii) the requirements of this regulation as to driving or being carried on the transporter; and
 - (iii) the area in which the transporter may be used; and
 - (b) supervises the use of the transporter by the person to the extent that such supervision is reasonably required.

Maximum penalty: \$2 500.

- (9) If an electric personal transporter is involved in an accident in which a person is killed or injured and the operator of the transporter (not being the driver of the transporter) is present at the scene of the accident, the operator—
 - (a) must give all possible assistance; and
 - (b) not more than 90 minutes after the accident must report to a police officer at the scene or at a police station for the purpose of providing particulars of the accident.

Maximum penalty: \$2 500.

- (10) It is a defence to a charge of an offence against subregulation (5) or (6) for the defendant to prove that there were in the circumstances of the case special reasons justifying non-compliance with the requirements of the subregulation.
- (11) A requirement under subregulation (5) or (6) that a person be wearing a safety helmet does not apply if that person—
 - (a) is of the Sikh religion; and
 - (b) is wearing a turban.

- (12) It is a defence to a charge of an offence against subregulation (9) to prove that—
 - (a) the defendant was unaware that the accident had occurred and that the defendant's lack of awareness was reasonable in the circumstances; or
 - (b) in relation only to a failure to comply with subregulation (9)(a), the defendant—
 - (i) genuinely believed on reasonable grounds that compliance with subregulation (9)(a) would endanger the physical safety of the defendant or another person; and
 - (ii) at the earliest opportunity notified police, ambulance or some other authority responsible for providing emergency services of the accident; or
 - (c) in relation only to a failure to comply with subregulation (9)(b), the defendant—
 - (i) had a reasonable excuse for the failure to comply; and
 - (ii) reported to a police officer as soon as possible after the accident.
- (13) A safety helmet complies with this regulation if it is a helmet approved for motor bike riders or bicycle riders under regulation 51.
- (14) In this regulation—

electric personal transporter means a vehicle that—

- (a) has 2 wheels that operate on a single axis; and
- (b) is designed to be self-balancing while a person is using the vehicle; and
- (c) is propelled by 1 or more electric motors; and
- (d) when propelled only by its motor or motors—
 - (i) is not capable of exceeding 12 kilometres per hour on level ground; or
 - (ii) is not capable of exceeding 20 kilometres per hour on level ground and has a control that, when engaged, prevents the vehicle from exceeding 12 kilometres per hour on level ground; and
- (e) is no more than 850 mm wide at its widest point; and
- (f) weighs 60 kg or less when the vehicle is not carrying a person or other load.

Note-

It is an offence to drive an electric personal transporter on a road without the approval of the Minister—see section 161A of the Act and regulation 48 of these regulations.

7—Variation of Schedule 4—Expiation of offences

(1) Schedule 4, Part 2, item relating to section 164A(1), subitem relating to section 161A(1)—delete the subitem and substitute:

161A(1)	Driving light vehicle to which section 161A applies without
	Ministerial approval

- (a) where vehicle being driven is a bicycle that has an auxiliary motor comprised (in whole or in part) of an internal combustion engine
- (b) in any other case

\$288

\$300

\$358

- (2) Schedule 4, Part 3, items relating to rules 248(1) and 248(2)—delete the items
- (3) Schedule 4, Part 4—after the item relating to regulation 64(2) insert:

64A(2)	Driving electric personal transporter on road without due care or attention etc	\$100
64A(3)	Driving electric personal transporter on footpath or other road-related area abreast of another vehicle etc	\$55
64A(4)	Driving electric personal transporter on footpath or other road-related area without giving warning to pedestrians etc	\$55
64A(5)	Driving or being carried on electric personal transporter without wearing safety helmet complying with regulation and properly adjusted and securely fastened	\$100
64A(6)	Driver or operator of electric personal transporter causing or permitting child under 16 years to drive or be carried on the transporter without wearing safety helmet complying with regulation and properly adjusted and securely fastened	\$100
64A(7)	Driver or operator of electric personal transporter causing or permitting child under 12 years to drive or be carried on	\$100

transporter

64A(8) Operator of electric personal transporter failing to provide

adequate instruction or reasonable supervision

- (4) Schedule 4, Part 5—after the item relating to regulation 27(1) insert:
 - 32(2) Riding bicycle on crossing—failing to cross in accordance \$55 with regulation

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

No 288 of 2016

MTR/16/069

Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Variation Regulations 2016

under the Road Traffic Act 1961

Contents

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- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014

- 4 Variation of regulation 3—Interpretation
- 5 Insertion of regulations 9A and 9B
 - 9A Giving way, etc, to riders of bicycles on crossings or slip lanes
 - 9B Giving way to pedestrians, or riders of bicycles, entering crossings or slip lanes
- 6 Substitution of regulation 12
 - 12 Vehicles permitted in bus lanes
- 7 Substitution of regulation 32
 - 32 Exemption from prohibition of riding bicycle on crossings
- 8 Insertion of regulation 66A
 - 66A Wheeled recreational device

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Variation Regulations 2016.*

2—Commencement

- (1) Subject to subregulation (2), these regulations come into operation on the day on which they are made.
- (2) Regulations 5, 6 and 7 will come into operation 4 months after the day on which these regulations are made.

3—Variation provisions

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

Part 2—Variation of Road Traffic (Road Rules—Ancillary and Miscellaneous Provisions) Regulations 2014

4—Variation of regulation 3—Interpretation

Regulation 3—after the definition of *crossing for pedestrians* insert:

electric personal transporter means a vehicle that—

- (a) has 2 wheels that operate on a single axis; and
- (b) is designed to be self-balancing while a person is using the vehicle; and
- (c) is propelled by 1 or more electric motors; and
- (d) when propelled only by its motor or motors—
 - (i) is not capable of exceeding 12 kilometres per hour on level ground; or
 - (ii) is not capable of exceeding 20 kilometres per hour on level ground and has a control that, when engaged, prevents the vehicle from exceeding 12 kilometres per hour on level ground; and
- (e) is no more than 850 mm wide at its widest point; and
- (f) weighs 60 kg or less when the vehicle is not carrying a person or other load;

5—Insertion of regulations 9A and 9B

After regulation 9 insert:

9A—Giving way, etc, to riders of bicycles on crossings or slip lanes

Despite anything in—

- (a) rule 62 (Giving way when turning at an intersection with traffic lights); or
- (b) rule 63 (Giving way at an intersection with traffic lights not operating or only partly operating); or
- (c) rule 64 (Giving way at flashing yellow traffic arrow at an intersection); or
- (d) rule 65 (Giving way at a marked foot crossing (except at an intersection) with a flashing yellow traffic light); or
- (e) rule 67 (Stopping and giving way at a stop sign or stop line at an intersection without traffic lights); or
- (f) rule 69 (Giving way at a give way sign or give way line at an intersection (except a roundabout)); or
- (g) rule 72 (Giving way at an intersection (except a T-intersection or roundabout)); or
- (h) rule 73 (Giving way at a T-intersection); or
- (i) rule 80 (Stopping at a children's crossing); or
- (j) rule 81 (Giving way at a pedestrian crossing); or

- (k) rule 82 (Overtaking or passing a vehicle at a children's crossing or pedestrian crossing); or
- (l) rule 128A (Entering blocked crossings); or
- (m) the definition of a *pedestrian* in rule 18 (Who is a pedestrian) and the dictionary at the end of the Rules,

a reference to a pedestrian—

- (n) in rule 62, 63, 64, 65, 69, 72(4), 73(3), 73(5), 80, 81, 82 or 128A; or
- (o) in rule 67, 72(3), 72(5), 73(2), 73(4) or 73(6) when referred to for the purposes of rule 63,

will be taken to include a reference to the rider of a bicycle.

9B—Giving way to pedestrians, or riders of bicycles, entering crossings or slip lanes

Despite anything in—

- (a) rule 65 (Giving way at a marked foot crossing (except at an intersection) with a flashing yellow traffic light); or
- (b) rule 69 (Giving way at a give way sign or give way line at an intersection (except a roundabout)); or
- (c) rule 72(4) (Giving way at an intersection (except a T-intersection or roundabout)); or
- (d) rule 73(3) or (5) (Giving way at a T-intersection); or
- (e) rule 81 (Giving way at a pedestrian crossing); or
- (f) rule 128A (Entering blocked crossings),

a reference in any of those rules to a pedestrian on a marked foot crossing, children's crossing, pedestrian crossing or slip lane will be taken to include a reference to a pedestrian or rider of a bicycle entering the crossing or slip lane.

6—Substitution of regulation 12

Regulation 12—delete the regulation and substitute:

12—Vehicles permitted in bus lanes

For the purposes of rule 158(2) (Exceptions to driving in special purpose lanes etc) the driver of any of the following vehicles is permitted to drive in a bus lane, other than a bus lane or portion of a bus lane referred to in regulation 13:

- (a) a taxi;
- (b) a bicycle;
- (c) a bus other than a public bus.

7—Substitution of regulation 32

Regulation 32—delete the regulation and substitute:

32—Exemption from prohibition of riding bicycle on crossings

- (1) Riders of bicycles in South Australia are exempt from compliance with rule 248 (No riding across a road on a crossing).
- (2) Despite anything in the Rules, the rider of a bicycle riding on a children's crossing, marked foot crossing or pedestrian crossing on a road—
 - (a) must keep to the left of the crossing unless it is impracticable to do so; and
 - (b) must keep to the left of any oncoming bicycle rider on the crossing; and
 - (c) must give way to any pedestrian on the crossing; and
 - (d) must not stay on the crossing for longer than necessary to cross the road safely.

Maximum penalty: \$2 500.

- (3) Despite anything in the Rules, the rider of a bicycle who crosses a road or part of a road at a marked foot crossing may cross—
 - (a) in accordance with rule 231 (Crossing a road at pedestrian lights) (and for that purpose rule 231 applies to the rider as if references to a pedestrian in the rule include a reference to the rider of a bicycle); or
 - (b) if there are bicycle crossing lights as well as pedestrian lights at the crossing—in accordance with rule 231 or in accordance with the bicycle crossing lights.

8—Insertion of regulation 66A

After regulation 66 insert:

66A—Wheeled recreational device

Despite anything in the definition of *wheeled recreational device* in the dictionary at the end of the Rules, for the purposes of the Rules and that definition, an electric personal transporter is a wheeled recreational device.

Note-

It is an offence to drive an electric personal transporter on a road without the approval of the Minister—see section 161A of the Act and regulation 48 of the *Road Traffic (Miscellaneous) Regulations 2014*.

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

No 289 of 2016

MTR/16/069

Fisheries Management (Marine Scalefish Fisheries) (Pipi) Variation Regulations 2016

under the Fisheries Management Act 2007

Contents

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- 3 Variation provisions

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- 4 Variation of regulation 12—Registration
- 5 Substitution of regulation 13A
 - Restriction on fishing activities in which registered masters other than licence holder may be engaged
- 6 Substitution of regulation 18
 - 18 Individual sardine catch quota system
- 7 Variation of regulation 18A—Restrictions on taking of pipi, blue crab and sardines
- 8 Variation of regulation 18B—Restriction on use of cockle rakes
- 9 Variation of regulation 19A—Information to be provided to Minister before pipi are taken
- 10 Substitution of regulation 21
 - 21 Use of agents in fishing activities (licences under which boats are registered)
 - 21A Use of agents in fishing activities (licences under which no registered boats are used)

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Marine Scalefish Fisheries)* (*Pipi) Variation Regulations 2016.*

2—Commencement

These regulations will come into operation on 1 January 2017.

3—Variation provisions

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

Part 2—Variation of Fisheries Management (Marine Scalefish Fisheries) Regulations 2006

4—Variation of regulation 12—Registration

- Regulation 12(2)—after paragraph (a) insert:
 - (ab) the licence is subject to a condition fixing a pipi quota entitlement; or
- **(2)** Regulation 12—after subregulation (2) insert:
 - If the gear entitlement under a licence in respect of a marine scalefish fishery authorises the use of an ocean jacket trap, a person cannot be registered as the master of a boat used under the licence if the holder of the licence and 2 other persons are already registered as masters of that boat.

5—Substitution of regulation 13A

Regulation 13A—delete the regulation and substitute:

13A—Restriction on fishing activities in which registered masters other than licence holder may be engaged

If a person holds only 1 licence in respect of a marine scale fishery, a registered master other than the holder of the licence must not engage in fishing activities under the licence other than—

- in the case of a licence subject to a condition fixing a pipi quota entitlement—the taking of pipi under the licence; or
- in the case of a licence that authorises the use of ocean jacket traps, sand crab pots or sardine nets—fishing activities involving the use of those devices.

Maximum penalty: \$5 000.

Expiation fee: \$315.

6—Substitution of regulation 18

Regulation 18—delete the regulation and substitute:

18—Individual sardine catch quota system

- This regulation applies only in relation to licences in respect of the Marine Scalefish Fishery under which sardine nets are registered.
- In this regulation— (2)

Gulfs Zone means the waters adjacent to South Australia that are east of the meridian of longitude 135°37′30"E (extending south from near Cape Carnot, Eyre Peninsula) and north of latitude 35°52′00"S (extending to Kangaroo Island, in the vicinity of Vennachar Point) and north of a line between Penneshaw, Kangaroo Island, and Cape Jervis, Fleurieu Peninsula, enclosing the waters of Gulf St. Vincent and Spencer Gulf;

Outside Zone means the waters adjacent to South Australia that are not within the Gulfs Zone;

quota period—a quota period for the Marine Scalefish Fishery is a period of 12 months commencing on 1 January in any year;

sardine fishing zone means—

- (b) the Gulfs Zone; or
- (a) the Outside Zone;

sardine quota entitlement or *quota entitlement*, in relation to a licence in respect of the Marine Scalefish Fishery and a sardine fishing zone, means the maximum number of kilograms of sardines that may lawfully be taken by the holder of the licence in that zone during a quota period, being the product of—

- (a) the unit entitlement under that licence in respect of that zone; and
- (b) the unit value for that zone and quota period,

subject to any variation applying during that quota period;

unit entitlement in relation to a licence in respect of the Marine Scalefish Fishery and a sardine fishing zone, means the number of sardine units for the time being allocated to the licence in respect of that zone;

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

- (3) The Minister must, on or before the commencement of each quota period, determine the number of kilograms of sardines that is to be the value of a sardine unit for a sardine fishing zone and the quota period.
- (4) The Minister may impose or vary conditions on licences in respect of the Marine Scalefish Fishery fixing sardine quota entitlements as follows:
 - (a) licences in respect of the fishery may be allocated an equal number of sardine units in respect of the same sardine fishing zone;
 - (b) the Minister may, not more than twice during a quota period, vary the conditions of all licences in respect of the fishery so as to increase the sardine quota entitlements under the licences by the same number of sardine units in respect of the same sardine fishing zone;
 - (c) on joint application made to the Minister by the holders of any 2 licences in respect of the fishery, the conditions of those licences may be varied so as to increase (by whole units or part units) the unit entitlement under 1 of the licences in respect of a particular sardine fishing zone and decrease the unit entitlement under the other licence in respect of that zone by a corresponding number of units;
 - (d) if the total catch of sardines taken by the holder of a licence in respect of the fishery during a quota period exceeded the sardine quota entitlement under the licence for that quota period, the conditions of the licence may be varied so as to decrease the sardine quota entitlement—
 - (i) if the catch exceeded the sardine quota entitlement by not more than 15 tonnes of sardines—by 1 kilogram for each kilogram taken in excess of the sardine quota entitlement; or

(ii) if the catch exceeded the sardine quota entitlement by more than 15 tonnes but not more than 30 tonnes of sardines—by 2 kilograms for each kilogram taken in excess of the sardine quota entitlement;

(e) if—

- (i) the holder of a licence in respect of the fishery is convicted of an offence of contravening a condition of the licence fixing a sardine quota entitlement; and
- (ii) the conduct constituting the offence involved the taking of more than 30 tonnes of sardines in excess of the quota entitlement,

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

- (f) a variation of a quota entitlement or unit entitlement under this subregulation (other than paragraph (e)) must be expressed to apply only for the remainder of the quota period during which the variation is made.
- (5) An application to vary unit entitlements must—
 - (a) be made in a manner and form approved by the Minister; and
 - (b) be signed by the applicants and completed in accordance with the instructions contained in the form; and
 - (c) be accompanied by the appropriate fee fixed by the *Fisheries Management (Fees) Regulations 2007*.
- (6) The holder of a licence in respect of the Marine Scalefish Fishery subject to a condition fixing a sardine quota entitlement must not take sardines under the licence while the total number of sardine units allocated to the licence is less than 100 units.

Maximum penalty: \$5 000.

Expiation fee: \$315.

7—Variation of regulation 18A—Restrictions on taking of pipi, blue crab and sardines

Regulation 18A—after subregulation (2) insert:

(3) The holder of licence in respect of a marine scalefish fishery must not take blue crab in a blue crab fishing zone for a commercial purpose unless the licence is subject to a condition fixing a blue crab quota entitlement in relation to that zone.

Maximum penalty: \$5 000.

(4) The holder of licence in respect of a marine scalefish fishery must not take sardines for a commercial purpose unless the licence is subject to a condition fixing a sardine quota entitlement.

Maximum penalty: \$5 000.

Expiation fee: \$315.

8—Variation of regulation 18B—Restriction on use of cockle rakes

Regulation 18B—delete "3" and substitute:

6

9—Variation of regulation 19A—Information to be provided to Minister before pipi are taken

Regulation 19A(1)—after subparagraph (f) insert:

and

(g) if a nominated agent approved under regulation 21A is to be engaged in the fishing activities—the name of the nominated agent.

10—Substitution of regulation 21

Regulation 21—delete the regulation and substitute:

21—Use of agents in fishing activities (licences under which boats are registered)

- (1) This regulation applies only in relation to licences under which 1 or more registered boats are used to take aquatic resources.
- (2) The holder of a licence in respect of a marine scalefish fishery, or the registered master of a registered boat used under such a licence, must not cause or permit a person to be engaged on the shore as an agent of the holder of the licence in a fishing activity of a class that constitutes the fishery unless—
 - (a) the holder of the licence or the registered master is at the same time also engaged on the shore in a fishing activity of a class that constitutes the fishery; and
 - (b) the holder of the licence or the registered master (as the case may be) and the other person remain, while so engaged, within 700 metres of each other.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(3) The holder of a licence in respect of the Marine Scalefish Fishery, or the registered master of a registered boat used under such a licence, must not cause or permit more than 2 persons to be engaged at the same time on the shore as agents of the holder of the licence in a fishing activity of a class that constitutes the fishery (other than the taking of pipi under an eligible licence in the Lakes and Coorong).

Maximum penalty: \$5 000.

(4) The holder of an eligible licence in respect of the Marine Scalefish Fishery, or the registered master of a registered boat used under such a licence, must not cause or permit more than 8 persons to be engaged at the same time on the shore as agents of the holder of the licence in the taking of pipi under the licence in the Lakes and Coorong.

Maximum penalty: \$5 000.

Expiation fee: \$315.

- (5) The Minister may impose conditions on an eligible licence in respect of the Marine Scalefish Fishery limiting the fishing activities that may be engaged in by agents of the holder of the licence in connection with the taking of pipi under the licence in the Lakes and Coorong.
- (6) The holder of a licence in respect of the Restricted Marine Scalefish Fishery, or the registered master of a registered boat used under such a licence, must not cause or permit more than 1 person to be engaged at the same time on the shore as an agent of the holder of the licence in a fishing activity of a class that constitutes the fishery.

Maximum penalty: \$5 000.

Expiation fee: \$315.

21A—Use of agents in fishing activities (licences under which no registered boats are used)

- (1) This regulation applies only in relation to licences under which there are no registered boats.
- (2) The holder of a licence in respect of the Marine Scalefish Fishery that is subject to a condition fixing a relevant quota entitlement must not cause or permit a person to be engaged on the shore as an agent of the holder of the licence in a relevant fishing activity unless—
 - (a) the holder of the licence or a nominated agent is at the same time also engaged on the shore in a fishing activity of a class that constitutes the fishery; and
 - (b) the holder of the licence or nominated agent (as the case may be) and the other person remain, while so engaged, within 700 metres of each other.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(3) The holder of a licence in respect of the Marine Scalefish Fishery must not cause or permit more than 2 persons to be engaged at the same time on the shore as agents of the holder of the licence in a fishing activity of a class that constitutes the fishery other than the taking of pipi under the licence in the Lakes and Coorong.

Maximum penalty: \$5 000.

(4) The holder of an eligible licence in respect of the Marine Scalefish Fishery must not cause or permit more than 8 persons (not including a nominated agent) to be engaged at the same time on the shore as agents of the holder of the licence in the taking of pipi under the licence in the Lakes and Coorong.

Maximum penalty: \$5 000.

Expiation fee: \$315.

- The Minister may impose conditions on an eligible licence in respect of the (5) Marine Scalefish Fishery limiting the fishing activities that may be engaged in by agents of the holder of the licence in connection with a relevant fishing activity.
- (6) The Minister may, on application by the holder of an eligible licence, approve a person as a nominated agent for the purposes of this regulation.
- An approval under subregulation (6) may be made subject to such conditions as the Minister thinks fit.
- (8) A person must not contravene, or fail to comply with, a condition of an approval under subregulation (6).

Maximum penalty: \$5 000.

Expiation fee: \$315.

(9) In this regulation—

> nominated agent means a person approved by the Minister as a nominated agent under subregulation (6);

relevant fishing activity means the taking of pipi in the Lakes and Coorong;

relevant quota entitlement means a pipi quota entitlement.

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

No 290 of 2016

16MAFF0079

Fisheries Management (Lakes and Coorong Fishery) (Vongole) Variation Regulations 2016

under the Fisheries Management Act 2007

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 - 11 Use of agents in fishing activities (licences under which boats are registered)
 - 11A Use of agents in fishing activities (licences under which no boats are registered)
- 6 Variation of regulation 13—Restrictions on taking of pipi, cockles and vongole
- 7 Variation of regulation 14—Restriction on use of cockle rakes
- 8 Variation of Schedule 1—Aquatic resources prescribed for Lakes and Coorong

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Lakes and Coorong Fishery)* (Vongole) Variation Regulations 2016.

2—Commencement

- (1) Subject to subregulation (2), these regulations will come into operation on 1 January 2017.
- (2) Regulations 4, 6 and 8 will come into operation on 1 July 2017.

3—Variation provisions

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

Part 2—Variation of Fisheries Management (Lakes and Coorong Fishery) Regulations 2009

4—Variation of regulation 3—Interpretation

Regulation 3(1)—after the definition of *Act* insert:

cockle means any mollusc of—

- (a) the order Veneroida (other than Pipi (*Donax* spp) or Vongole (*Katelysia* spp)); or
- (b) the genus Anadara;
- (2) Regulation 3(1)—after the definition of *spouse* insert:

vongole means any mollusc of the genus Katelysia;

5—Substitution of regulation 11

Regulation 11—delete the regulation and substitute:

11—Use of agents in fishing activities (licences under which boats are registered)

- (1) This regulation applies only in relation to licences under which 1 or more registered boats are used to take aquatic resources.
- (2) The holder of a licence in respect of the fishery, or the registered master of a registered boat used under such a licence, must not cause or permit a person to be engaged on the shore as an agent of the holder of the licence in a fishing activity of a class that constitutes the fishery unless—
 - (a) the holder of the licence or the registered master is at the same time also engaged on the shore in a fishing activity of a class that constitutes the fishery; and
 - (b) the holder of the licence or the registered master (as the case may be) and the other person remain, while so engaged, within 700 m of each other.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(3) The holder of an eligible licence in respect of the fishery, or the registered master of a registered boat used under such a licence, must not cause or permit more than 8 persons to be engaged at the same time on the shore as agents of the holder of the licence in the taking of pipi under the licence.

Maximum penalty: \$5 000.

Expiation fee: \$315.

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

Maximum penalty: \$5 000.

- (5) The holder of a licence in respect of the fishery, or the registered master of a registered boat used under such a licence, must not cause or permit a person to be engaged on a boat as an agent of the holder of the licence in a fishing activity of a class that constitutes the fishery unless—
 - (a) the holder of the licence or the registered master is at the same time also engaged on a registered boat in a fishing activity of a class that constitutes the fishery; and
 - (b) the holder of the licence or the registered master (as the case may be) and the other person remain, while so engaged, within 500 m of each other.

Maximum penalty: \$5 000.

Expiation fee: \$315.

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

Maximum penalty: \$5 000.

Expiation fee: \$315.

(7) The Minister may impose conditions on an eligible licence in respect of the fishery limiting the fishing activities that may be engaged in by agents of the holder of the licence in connection with the taking of pipi under the licence.

11A—Use of agents in fishing activities (licences under which no boats are registered)

- (1) This regulation applies only in relation to licences under which there are no registered boats.
- (2) The holder of an eligible licence in respect of the fishery must not cause or permit a person to be engaged on the shore as an agent of the holder of the licence in a fishing activity of a class that constitutes the fishery unless—
 - (a) the holder of the licence or a nominated agent is at the same time also engaged on the shore in a fishing activity of a class that constitutes the fishery; and
 - (b) the holder of the licence or the nominated agent (as the case may be) and the other person remain, while so engaged, within 700 m of each other.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(3) The holder of an eligible licence in respect of the fishery must not cause or permit more than 8 persons (not including a nominated agent) to be engaged at the same time on the shore as agents of the holder of the licence in the taking of pipi under the licence.

Maximum penalty: \$5 000.

- (4) The holder of a licence in respect of the fishery (other than an eligible licence) must not cause or permit a person to be engaged on the shore as an agent of the holder of the licence in a fishing activity of a class that constitutes the fishery unless—
 - (a) the holder of the licence is at the same time also engaged on the shore in a fishing activity of a class that constitutes the fishery; and
 - (b) the holder of the licence and the other person remain, while so engaged, within 700 m of each other.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(5) The holder of a licence in respect of the fishery must not cause or permit more than 2 persons to be engaged at the same time on the shore as agents of the holder of the licence in a fishing activity of a class that constitutes the fishery (other than the taking of pipi under an eligible licence).

Maximum penalty: \$5 000.

Expiation fee: \$315.

- (6) The Minister may impose conditions on an eligible licence in respect of the fishery limiting the fishing activities that may be engaged in by agents of the holder of the licence in connection with the taking of pipi under the licence.
- (7) The Minister may, on application by the holder of an eligible licence, approve a person as a nominated agent for the purposes of this regulation.
- (8) An approval under subregulation (7) may be made subject to such conditions as the Minister thinks fit.
- (9) A person must not contravene, or fail to comply with, a condition of an approval under subregulation (7).

Maximum penalty: \$5 000.

Expiation fee: \$315.

(10) In this regulation—

nominated agent means a person approved by the Minister as a nominated agent under subregulation (7).

6—Variation of regulation 13—Restrictions on taking of pipi, cockles and vongole

Regulation 13—after subregulation (2) insert:

- (3) The holder of a licence in respect of the fishery must not take vongole under the licence unless—
 - (a) the vongole are taken solely for the purpose of bait to be used to take aquatic resources under the licence; and
 - (b) the number of vongole taken for that purpose on any 1 day does not exceed the number fixed by condition of the licence as the maximum number of vongole that may be taken in any 1 day for that purpose.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(4) The holder of a licence in respect of the fishery must not, on any 1 day, take a number of cockles under the licence exceeding the number fixed by condition of the licence as the maximum number of cockles that may be taken in any 1 day under the licence.

Maximum penalty: \$5 000.

Expiation fee: \$315.

7—Variation of regulation 14—Restriction on use of cockle rakes

Regulation 14—delete "3" and substitute:

6

8—Variation of Schedule 1—Aquatic resources prescribed for Lakes and Coorong

(1) Schedule 1—delete "Cockle (*Anadara & Katelysia* spp)" and substitute:

Cockle

(2) Schedule 1—after "Gould's squid (*Nototodarus gouldii*)" insert:

Vongole

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

No 291 of 2016

16MAFF0079

Fisheries Management (Demerit Points) (Pipi) Variation Regulations 2016

under the Fisheries Management Act 2007

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

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

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

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Demerit Points) (Pipi) Variation Regulations 2016.*

2—Commencement

These regulations will come into operation on 1 January 2017.

3—Variation provisions

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

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

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

(1) Schedule 1, Part 2, clause 9, table, items relating to regulation 11(1), 11(2), 11(3), 11(4) and 11(6)—delete the items and substitute:

reg 11(2) Causing or permitting agents to be engaged in fishing activities on shore when holder of licence or registered master is not also so engaged etc at the same time—

(a) if the offence is expiated

15

(b) in any other case

50

reg 11(3)	Causing or permitting more than prescribed number of agents to be engaged in taking Pipi on shore at the same time—	
	(a) if the offence is expiated	15
	(b) in any other case	50
reg 11(4)	Causing or permitting more than prescribed number of agents to be engaged in fishing activities on shore at the same time—	
	(a) if the offence is expiated	15
	(b) in any other case	50
reg 11(5)	Causing or permitting agents to be engaged in fishing activities on boat when holder of licence or registered maste is not also so engaged etc at the same time—	?r
	(a) if the offence is expiated	15
	(b) in any other case	50
reg 11(6)	Causing or permitting more than prescribed number of agents to be engaged in fishing activities on boat at the sam time—	e
	(a) if the offence is expiated	15
	(b) in any other case	50
reg 11A(2)	Causing or permitting agents to be engaged in fishing activities on shore when holder of licence or nominated age is not also so engaged etc at the same time—	nt
	(a) if the offence is expiated	15
	(b) in any other case	50
reg 11A(3)	Causing or permitting more than prescribed number of agents to be engaged in taking Pipi on shore at the same time—	
	(a) if the offence is expiated	15
	(b) in any other case	50
reg 11A(4)	Causing or permitting agents to be engaged in fishing activities on shore when holder of licence is not also so engaged etc at the same time—	
	(a) if the offence is expiated	15
	(b) in any other case	50
reg 11A(5)	Causing or permitting more than prescribed number of agents to be engaged in fishing activities on shore at the same time—	
	(a) if the offence is expiated	15
	(b) in any other case	50
reg 11A(9)	Contravening or failing to comply with condition of approval—	
	(a) if the offence is expiated	15
	(b) in any other case	50

75

15

(2) Schedule 1, Part 2, clause 9, table, item relating to regulation 14—delete "3" and substitute:

6

(3) Schedule 1, Part 2, clause 10, table, item relating regulation 13A—delete "engaging in fishing activities other than those involving the use of certain types of devices" and substitute:

engaging in certain fishing activities

(4) Schedule 1, Part 2, clause 10, table—after the item relating to regulation 17(5) insert:

reg 18(6)	Holder of licence taking sardines while unit entitlement is
	below prescribed number—

(a)	if the offence is expiated		15	
(b)	in any other case—			
	(i)	first offence	45	
	(ii)	second offence	60	

(5) Schedule 1, Part 2, clause 10, table—after the item relating to regulation 18A(2) insert:

reg 18A(3) Holder of licence taking blue crab for commercial purpose without quota entitlement—

if the offence is expiated

(iii) third or subsequent offence

(u)	11 (1	ie offence is explated	1.5
(b)	in any other case—		
	(i)	first offence	45
	(ii)	second offence	60
	(iii)	third or subsequent offence	75
older	of lice	ence taking sardines for commercial purpose	

reg 18A(4) Holder of licence taking sardines for commercial purpose without quota entitlement—

- (a) if the offence is expiated 15
- (b) in any other case—
 - (i) first offence 45
 - (ii) second offence 60
 - (iii) third or subsequent offence 75
- (6) Schedule 1, Part 2, clause 10, table, item relating to regulation 18B—delete "3" and substitute:

6

(7) Schedule 1, Part 2, clause 10, table, items relating to regulations 21(1), 21(2), 21(2a) and 21(3)—delete the items and substitute:

reg 21(2) Causing or permitting agents to be engaged in fishing activities on shore when holder of licence or registered master is not also so engaged etc at the same time—

(a)	if the offence is expiated	15
(b)	in any other case	50

reg 21(3)		or permitting more than prescribed number of be engaged in fishing activities on shore at the ne—	
	(a)	if the offence is expiated	15
	(b)	in any other case	50
reg 21(4)		or permitting more than prescribed number of obe engaged in taking Pipi on shore at the same	
	(a)	if the offence is expiated	15
	(b)	in any other case	50
reg 21(6)	agents to	or permitting more than prescribed number of o be engaged in fishing activities under Restricted Scalefish Fishery licence—	
	(a)	if the offence is expiated	15
	(b)	in any other case	50
reg 21A(2)	fishing a	or permitting agents to be engaged in relevant activity on shore when holder of licence or nominated not also so engaged etc at the same time—	
	(a)	if the offence is expiated	15
	(b)	in any other case	50
reg 21A(3)		or permitting more than prescribed number of to be engaged in fishing activities on shore at the ne—	
	(a)	if the offence is expiated	15
	(b)	in any other case	50
reg 21A(4)		or permitting more than prescribed number of o be engaged in taking Pipi on shore at the same	
	(a)	if the offence is expiated	15
	(b)	in any other case	50
reg 21A(8)	Contrav approva	ening or failing to comply with condition of l—	
	(a)	if the offence is expiated	15
	(b)	in any other case	50

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

No 292 of 2016

16MAFF0079

Fisheries Management (Vessel Monitoring Scheme) (Registered Boat) Variation Regulations 2016

under the Fisheries Management Act 2007

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Fisheries Management (Vessel Monitoring Scheme) Regulations 2007

4 Variation of regulation 3—Interpretation

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Vessel Monitoring Scheme)* (Registered Boat) Variation Regulations 2016.

2—Commencement

These regulations will come into operation on 1 January 2017.

3—Variation provisions

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

Part 2—Variation of Fisheries Management (Vessel Monitoring Scheme) Regulations 2007

4—Variation of regulation 3—Interpretation

- (1) Regulation 3(1), definition of *prescribed fishing activity*, (c)—after "taking of" insert: giant crab or
- (2) Regulation 3(1), definition of *prescribed fishing activity*, (d)—after "taking of" insert: giant crab or

- (3) Regulation 3(1), definition of *registered boat*, (a)—delete paragraph (a) and substitute:
 - (a) a registered boat used under a fishery authority in respect of the Marine Scalefish Fishery subject to a condition fixing a sardine quota entitlement other than a registered boat that—
 - (i) has an overall length not exceeding 7.5 metres; and
 - (ii) is not used for the purposes of taking sardines under that fishing authority; or
- (4) Regulation 3(1), definition of *registered boat*, (c)—delete paragraph (c) and substitute:
 - (c) a registered boat used under a fishery authority in respect of the Northern Zone Rock Lobster Fishery other than a registered boat that—
 - (i) has an overall length not exceeding 7.5 metres; and
 - (ii) is not used for the purposes of taking giant crab or rock lobster under that fishing authority; or
- (5) Regulation 3(2)—delete subregulation (2) and substitute:
 - (2) In these regulations—
 - (a) coastal waters, Marine Scalefish Fishery, sardine, sardine net and sardine quota entitlement have the same respective meanings as in the Fisheries Management (Marine Scalefish Fisheries) Regulations 2006;
 - (b) giant crab, giant crab fishing zone, giant crab quota entitlement and Miscellaneous Fishery have the same respective meanings as in the Fisheries Management (Miscellaneous Fishery) Regulations 2015;
 - (c) Northern Zone, Northern Zone Rock Lobster Fishery, rock lobster, Southern Zone Rock Lobster Fishery and Victorian licence have the same respective meanings as in the Fisheries Management (Rock Lobster Fisheries) Regulations 2006;
 - (d) Southern Zone—
 - (i) in relation to the Southern Zone Abalone Fishery—has the same meaning as in the *Fisheries Management* (Abalone Fisheries) Regulations 2006;
 - (ii) in relation to the Southern Zone Rock Lobster Fishery—has the same meaning as in the *Fisheries Management* (Rock Lobster Fisheries) Regulations 2006;
 - (e) **Southern Zone Abalone Fishery** has the same meaning as in the Fisheries Management (Abalone Fisheries) Regulations 2006;
 - (f) a reference to *using a boat* for the purpose of engaging in a prescribed fishing activity includes a reference to using a boat for the purpose of engaging in an act preparatory to, or involved in, a prescribed fishing activity.

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

No 293 of 2016 16MAFF0079

Fisheries Management (Marine Scalefish Fisheries) (Vongole) Variation Regulations 2016

under the Fisheries Management Act 2007

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Fisheries Management (Marine Scalefish Fisheries) Regulations 2006

- 4 Variation of regulation 3—Interpretation
- 5 Variation of regulation 12—Registration
- 6 Substitution of regulation 13A
 - 13A Restriction on fishing activities in which registered masters other than licence holder may be engaged
- 7 Variation of regulation 16—Individual vongole catch quota system
- 8 Variation of regulation 16A—Individual pipi catch quota system
- 9 Variation of regulation 18A—Restrictions on taking of pipi, blue crab, sardines, cockles and vongole
- 10 Insertion of regulation 19B
 - 19B Information to be provided to Minister before vongole are taken
- Variation of regulation 21A—Use of agents in fishing activities (licences under which no registered boats are used)
- 12 Substitution of regulation 22A
 - 22A Catch and disposal records—vongole
- Variation of regulation 22B—Disposal of vongole
- 14 Variation of Schedule 1—Aquatic resources prescribed for marine scalefish fisheries

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Marine Scalefish Fisheries)* (Vongole) Variation Regulations 2016.

2—Commencement

These regulations will come into operation on 1 July 2017.

3—Variation provisions

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

Part 2—Variation of Fisheries Management (Marine Scalefish Fisheries) Regulations 2006

4—Variation of regulation 3—Interpretation

(1) Regulation 3(1), definition of *cockle*—delete the definition and substitute:

cockle means any mollusc of-

- (a) the order Veneroida (other than Pipi (*Donax* spp) or Vongole (*Katelysia* spp)); or
- (b) the genus Anadara;
- (2) Regulation 3(1), definition of *cockle fishing zone*—delete the definition
- (3) Regulation 3(1), definition of *cockle quota entitlement*—delete the definition
- (4) Regulation 3(1), definition of *Coffin Bay cockle fishing zone*—delete "*cockle*" and substitute:

vongole

(5) Regulation 3(1), definition of *Port River cockle fishing zone*—delete "*cockle*" and substitute:

vongole

(6) Regulation 3(1)—after the definition of *spouse* insert:

vongole means any mollusc of the genus Katelysia;

vongole fishing zone means—

- (a) the Coffin Bay vongole fishing zone; or
- (b) the Port River vongole fishing zone; or
- (c) the West Coast vongole fishing zone;

vongole quota entitlement—see regulation 16;

(7) Regulation 3(1), definition of *West Coast cockle fishing zone*—delete "*cockle*" and substitute:

vongole

5—Variation of regulation 12—Registration

Regulation 12(2)—after paragraph (ab) insert:

(ac) the licence is subject to a condition fixing a vongole quota entitlement; or

6—Substitution of regulation 13A

Regulation 13A—delete the regulation and substitute:

13A—Restriction on fishing activities in which registered masters other than licence holder may be engaged

If a person holds only 1 licence in respect of a marine scale fishery, a registered master other than the holder of the licence must not engage in fishing activities under the licence other than—

(a) in the case of a licence subject to a condition fixing a pipi quota entitlement—the taking of pipi under the licence; or

- (b) in the case of a licence subject to a condition fixing a vongole quota entitlement—the taking of vongole under the licence; or
- (c) in the case of a licence that authorises the use of ocean jacket traps, sand crab pots or sardine nets—fishing activities involving the use of those devices.

Maximum penalty: \$5 000.

Expiation fee: \$315.

7—Variation of regulation 16—Individual vongole catch quota system

(1) Regulation 16(1) to (10) (inclusive)—delete "cockle" wherever occurring and substitute in each case:

vongole

(2) Regulation 16(1) to (10) (inclusive)—delete "cockles" wherever occurring and substitute in each case:

vongole

(3) Regulation 16(11)—delete subregulation (11)

8—Variation of regulation 16A—Individual pipi catch quota system

(1) Regulation 16A(1), definition of *quota period*—delete the definition and substitute:

quota period—a quota period for the Marine Scalefish Fishery for the taking of pipi is the period of 12 months commencing on 1 July in any year;

- (2) Regulation 16A(3)(b)—delete paragraph (b) and substitute:
 - (b) for the quota period commencing on 1 July 2017 or 1 July in any subsequent year, an eligible licence in respect of the Marine Scalefish Fishery may be allocated a number of pipi units equal to the number of pipi units allocated to the licence immediately before the commencement of that quota period;

9—Variation of regulation 18A—Restrictions on taking of pipi, blue crab, sardines, cockles and vongole

Regulation 18A—after subregulation (4) insert:

- (5) The holder of a licence in respect of a marine scalefish fishery that is not subject to a condition fixing a vongole quota entitlement must not take vongole under the licence unless—
 - (a) the vongole are taken solely for the purpose of bait to be used to take aquatic resources under the licence; and
 - (b) the number of vongole taken for that purpose on any 1 day does not exceed the number fixed by condition of the licence as the maximum number of vongole that may be taken in any 1 day for that purpose.

Maximum penalty: \$5 000.

(6) The holder of a licence in respect of a marine scalefish fishery must not, on any 1 day, take a number of cockles under the licence exceeding the number fixed by condition of the licence as the maximum number of cockles that may be taken in any 1 day.

Maximum penalty: \$5 000.

Expiation fee: \$315.

10—Insertion of regulation 19B

After regulation 19A insert:

19B—Information to be provided to Minister before vongole are taken

At least 1 hour before the commencement of fishing activities involving the taking of vongole under a licence in respect of a marine scalefish fishery subject to a condition fixing a vongole quota entitlement, the holder of the licence must ensure that—

- (a) the Minister is informed by telephone of—
 - (i) the name of the person making the telephone call; and
 - (ii) the date on which the fishing activities are to be engaged in; and
 - (iii) the number of the licence under which the fishing activities are to be engaged in; and
 - (iv) the name of the holder of the licence; and
 - (v) the location at which any vongole to be taken under the licence are to be weighed; and
 - (vi) the estimated time of arrival of the vongole at that location; and
 - (vii) whether any vongole to be taken are to be returned to the waters of the State for storage before consignment or delivery to a registered fish processor; and
- (b) the Minister is notified of any change in the estimated time of arrival of the vongole at the location referred to in paragraph (a)(v) if it appears likely that the vongole will arrive at that location earlier than the estimated time previously notified to the Minister or more than 1 hour after that time.

Maximum penalty: \$5 000.

Expiation fee: \$315.

11—Variation of regulation 21A—Use of agents in fishing activities (licences under which no registered boats are used)

Regulation 21A(9), definitions of *relevant fishing activity* and *relevant quota entitlement*—delete the definitions and substitute:

relevant fishing activity means—

- (a) the taking of pipi in the Lakes and Coorong; or
- (b) the taking of vongole;

relevant quota entitlement means—

- (a) a pipi quota entitlement; or
- (b) a vongole quota entitlement.

12—Substitution of regulation 22A

Regulation 22A—delete the regulation and substitute:

22A—Catch and disposal records—vongole

(1) In this regulation—

approved means approved by the Minister;

V-CDR book means the document issued by the Department containing blank V-CDR forms;

V-CDR form means the form produced by the Department entitled *Vongole Catch and Disposal Record*.

- (2) The holder of a licence in respect of a marine scalefish fishery subject to a condition fixing a vongole quota entitlement or the registered master of a registered boat used under such a licence must comply with the following provisions in respect of vongole taken under the licence:
 - (a) before the vongole are removed to a place that is 50 m or more above Mean High Water Springs, the holder of the licence or the registered master must complete the white, blue and yellow copies of a V-CDR form;
 - (b) the holder of the licence or the registered master must ensure that—
 - (i) before any vongole are returned to the waters of the State for storage—
 - (A) the vongole are weighed and placed in containers of an approved kind each of which is sealed with a tag issued by the Minister; and
 - (B) the containers are marked with the number of the licence under which the vongole were taken and the licence number and the number of containers is recorded on the V-CDR form; and
 - (ii) the fact that the vongole have been so returned and the location of the containers in which the vongole are stored are recorded on the V-CDR form;
 - (c) the holder of the licence or the registered master must ensure that tags are used in consecutive order and that all tags in each series issued by the Minister are completed before a new series of tags is used:
 - (d) the holder of the licence or the registered master must ensure that tags are not reused;

- (e) if a tag is damaged in the process of sealing a container—the holder of the licence or the registered master must ensure that the damaged tag is threaded onto a replacement tag used to seal the container and that the number of the replacement tag is recorded on the V-CDR form;
- (f) if a tag is lost—the holder of the licence or the registered master must ensure that the Minister is immediately notified of the loss;
- (g) the holder of the licence or the registered master must ensure—
 - (i) that the white copy of the V-CDR form is posted to the Minister within 48 hours of its completion; or
 - (ii) if, within 48 hours of completion of the V-CDR form, the form is transmitted by fax to a number nominated by the Minister for the purposes of this subparagraph—that the white copy of the V-CDR form is posted to the Minister within 7 days of its completion;
- (h) the holder of the licence or the registered master must ensure that V-CDR forms are completed in consecutive order and that all forms in a V-CDR book are completed before a new V-CDR book is used;
- (i) the holder of the licence or the registered master must ensure that, at least 1 hour before any vongole being stored in the waters of the State are brought ashore or landed, the Minister is notified of—
 - (i) the weight of the vongole being stored; and
 - (ii) the number of containers of an approved kind in which the vongole are being stored; and
 - (iii) the tag number on each tag used to seal a container in which the vongole are being stored;
- (j) the holder of the licence or the registered master must cause the vongole to which the completed V-CDR form relates to be transported to the registered premises of the registered fish processor specified on the form, together with the blue copy of the completed form;
- (k) the holder of the licence or the registered master must ensure that any sealed containers of an approved kind containing vongole are not unsealed before the vongole are consigned or delivered to a registered fish processor.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(3) The holder of a licence in respect of a marine scalefish fishery subject to a condition fixing a vongole quota entitlement must ensure that if a V-CDR form completed in respect of vongole taken under the licence is cancelled, all copies of the form are marked with the word "cancelled" and the original copy of the form is delivered to the Minister within 24 hours of the cancellation.

Maximum penalty: \$5 000.

(4) The holder of a licence in respect of a marine scalefish fishery subject to a condition fixing a vongole quota entitlement must keep all completed V-CDR books for a period of 5 years.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(5) The holder of a licence in respect of a marine scalefish fishery subject to a condition fixing a vongole quota entitlement must keep the yellow copies of completed V-CDR forms for a period of 3 years.

Maximum penalty: \$5 000.

Expiation fee: \$315.

13—Variation of regulation 22B—Disposal of vongole

(1) Regulation 22B—delete "cockle" and substitute:

vongole

(2) Regulation 22B—delete "cockles" and substitute:

vongole

14—Variation of Schedule 1—Aquatic resources prescribed for marine scalefish fisheries

(1) Schedule 1—delete "Cockle (Suborder Teledonta)" and substitute:

Cockle

(2) Schedule 1—after "Gould's Squid (*Notodarus gouldi*)" insert:

Vongole

(3) Schedule 1—after "Trevally (*Caranginae* spp)" insert:

Western Striped Grunter (*Pelates octolineatus*)

(4) Schedule 1—delete "Bluethroat Wrasse (*Notolabrus tetricus*)" and substitute:

Wrasse (Family Labridae) (other than Western Blue Groper (Achoerodus gouldii))

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

No 294 of 2016

16MAFF0079

Fisheries Management (Rock Lobster Fisheries) (Vongole) Variation Regulations 2016

under the Fisheries Management Act 2007

Contents

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Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Rock Lobster Fisheries)* (Vongole) Variation Regulations 2016.

2—Commencement

These regulations will come into operation on 1 July 2017.

3—Variation provisions

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

Part 2—Variation of Fisheries Management (Rock Lobster Fisheries) Regulations 2006

4—Variation of regulation 3—Interpretation

(1) Regulation 3(1), definition of *cockle*—delete the definition and substitute:

cockle means any mollusc of-

- (a) the order Veneroida (other than Pipi (*Donax* spp) or Vongole (*Katelysia* spp)); or
- (b) the genus Anadara;
- (2) Regulation 3(1), definition of *cockle fishing zone*—delete the definition
- (3) Regulation 3(1), definition of *cockle quota entitlement*—delete the definition
- (4) Regulation 3(1)—after the definition of *Victorian licence* insert:

vongole means any mollusc of the genus Katelysia;

vongole fishing zone has the same meaning as in the Fisheries Management (Marine Scalefish Fisheries) Regulations 2006;

vongole quota entitlement—see regulation 14.

5—Variation of regulation 14—Individual vongole catch quota system

(1) Regulation 14(1) to (7) (inclusive)—delete "cockle" wherever occurring and substitute in each case:

vongole

(2) Regulation 14(1) to (7) (inclusive)—delete "cockles" wherever occurring and substitute in each case:

vongole

(3) Regulation 14(8)—delete subregulation (8)

6—Insertion of regulation 18A

After regulation 18 insert:

18A—Restriction on taking of vongole and cockles

- (1) The holder of a rock lobster licence that is not subject to a condition fixing a vongole quota entitlement must not take vongole under the licence unless—
 - (a) the vongole are taken solely for the purpose of bait to be used to take aquatic resources under the licence; and
 - (b) the number of vongole taken for that purpose on any 1 day does not exceed the number fixed by condition of the licence as the maximum number of vongole that may be taken in any 1 day for that purpose.

Maximum penalty: \$5 000.

(2) The holder of a licence in respect of a rock lobster fishery must not, on any 1 day, take a number of cockles under the licence exceeding the number fixed by condition of the licence as the maximum number of cockles that may be taken in any 1 day.

Maximum penalty: \$5 000.

Expiation fee: \$315.

7—Insertion of regulation 20A

After regulation 20 insert:

20A—Information to be provided to Minister before vongole are taken

At least 1 hour before the commencement of fishing activities involving the taking of vongole under an eligible rock lobster fishery licence subject to a condition fixing a vongole quota entitlement, the holder of the licence must ensure that—

- (a) the Minister is informed by telephone of—
 - (i) the name of the person making the telephone call; and
 - (ii) the date on which the fishing activities are to be engaged in; and
 - (iii) the number of the licence under which the fishing activities are to be engaged in; and
 - (iv) the name of the holder of the licence; and
 - (v) the location at which any vongole to be taken under the licence are to be weighed; and
 - (vi) the estimated time of arrival of the vongole at that location; and
 - (vii) whether any vongole to be taken are to be returned to the waters of the State for storage before consignment or delivery to a registered fish processor; and
- (b) the Minister is notified of any change in the estimated time of arrival of the vongole at the location referred to in paragraph (a)(v) if it appears likely that the vongole will arrive at that location earlier than the estimated time previously notified to the Minister or more than 1 hour after that time.

Maximum penalty: \$5 000.

Expiation fee: \$315.

8—Substitution of regulation 23A

Regulation 23A—delete the regulation and substitute:

23A—Catch and disposal records—vongole

(1) In this regulation—

approved means approved by the Minister;

V-CDR book means the document issued by the Department containing blank V-CDR forms;

V-CDR form means the form produced by the Department entitled *Vongole Catch and Disposal Record*.

- (2) The holder of an eligible rock lobster fishery licence subject to a condition fixing a vongole quota entitlement or the registered master of a registered boat used under such a licence must comply with the following provisions in respect of vongole taken under the licence:
 - (a) before the vongole are removed to a place that is 50 metres or more above Mean High Water Springs, the holder of the licence or the registered master must complete the white, blue and yellow copies of a V-CDR form;
 - (b) the holder of the licence or the registered master must ensure that—
 - (i) before any vongole are returned to the waters of the State for storage—
 - (A) the vongole are weighed and placed in containers of an approved kind each of which is sealed with a tag issued by the Minister; and
 - (B) the containers are marked with the licence number under which the vongole were taken and the licence number and the number of containers are recorded on the V-CDR form; and
 - (ii) the fact that the vongole have been so returned and the location of the containers in which the vongole are stored are recorded on the V-CDR form;
 - (c) the holder of the licence or the registered master must ensure that tags are used in consecutive order and that all tags in each series issued by the Minister are completed before a new series of tags is used;
 - (d) the holder of the licence or the registered master must ensure that tags are not reused;
 - (e) if a tag is damaged in the process of sealing a container—the holder of the licence or the registered master must ensure that the damaged tag is threaded onto a replacement tag used to seal the container and that the number of the replacement tag is recorded on the V-CDR form;
 - (f) if a tag is lost—the holder of the licence or the registered master must ensure that the Minister is immediately notified of the loss;
 - (g) the holder of the licence or the registered master must ensure—
 - (i) that the white copy of the V-CDR form is posted to the Minister within 48 hours of its completion; or

- (ii) if, within 48 hours of completion of the V-CDR form, the form is transmitted by fax to a number nominated by the Minister for the purposes of this subparagraph—that the white copy of the V-CDR form is posted to the Minister within 7 days of its completion;
- (h) the holder of the licence or the registered master must ensure that V-CDR forms are completed in consecutive order and that all forms in a V-CDR book are completed before a new V-CDR book is used;
- (i) the holder of the licence or the registered master must ensure that, at least 1 hour before any vongole being stored in the waters of the State are brought ashore or landed, the Minister is notified of—
 - (i) the weight of the vongole being stored; and
 - (ii) the number of containers of an approved kind in which the vongole are being stored; and
 - (iii) the tag number on each tag used to seal a container in which the vongole are being stored;
- the holder of the licence or the registered master must cause the vongole to which the completed V-CDR form relates to be transported to the registered premises of the registered fish processor specified on the form, together with the blue copy of the completed form;
- (k) the holder of the licence or the registered master must ensure that any sealed containers of an approved kind containing vongole are not unsealed before the vongole are consigned or delivered to a registered fish processor.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(3) The holder of an eligible rock lobster fishery licence subject to a condition fixing a vongole quota entitlement must ensure that if a V-CDR form completed in respect of vongole taken under the licence is cancelled, all copies of the form are marked with the word "cancelled" and the original copy of the form is delivered to the Minister within 24 hours of the cancellation.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(4) The holder of an eligible rock lobster fishery licence subject to a condition fixing a vongole quota entitlement must keep completed V-CDR books for a period of 5 years.

Maximum penalty: \$5 000.

Expiation fee: \$315.

(5) The holder of an eligible rock lobster fishery licence subject to a condition fixing a vongole quota entitlement must keep the yellow copies of completed V-CDR forms for a period of 3 years.

Maximum penalty: \$5 000.

9—Variation of regulation 23B—Disposal of vongole

(1) Regulation 23B—delete "cockle" and substitute:

vongole

(2) Regulation 23B—delete "cockles" and substitute:

vongole

10—Variation of Schedule 1—Aquatic resources prescribed for rock lobster fisheries

(1) Schedule 1—delete "Cockle (*Anandara & Katelysia* spp)" and substitute:

Cockle

(2) Schedule 1—after "Gould's Squid (Notodarus gouldi)" insert:

Vongole

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

No 295 of 2016

16MAFF0079

Fisheries Management (Demerit Points) (Vongole) Variation Regulations 2016

under the Fisheries Management Act 2007

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

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

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

Part 1—Preliminary

1—Short title

These regulations may be cited as the Fisheries Management (Demerit Points) (Vongole) Variation Regulations 2016.

2—Commencement

These regulations will come into operation on 1 July 2017.

3—Variation provisions

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

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

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

(1) Schedule 1, Part 1, clause 2, table, item relating to clause 34—delete "Cockle" and substitute:

Vongole

(2) Schedule 1, Part 1, clause 2, table, item relating to clause 63 and Cockle—delete the item and substitute:

clause 63 Taking Vongole (recreational bag limit)—exceeding limit:

- (a) if the offence is expiated—
 - (i) by up to 50 vongole

		(ii)	by more than 50 but not more than 100 vongole	10
		(iii)	by more than 100 vongole	15
	(b)	in a	ny other case—	
		(i)	first offence	60
		(ii)	second offence	80
		(iii)	third or subsequent offence	100
(3)	Schedule 1, Part 1, clause 2, and substitute:	table,	item relating to clause 66 and Cockle—delete	the item
			ole (recreational charter boat fishing bag or xceeding limit:	
	(a)	if th	ne offence is expiated—	
		(i)	by up to 100 vongole	5
		(ii)	by more than 100 but not more than 200 vongole	10
		(iii)	by more than 200 vongole	15
	(b)	in a	ny other case—	
		(i)	first offence	60
		(ii)	second offence	80
		(iii)	third or subsequent offence	100
(4)	Schedule 1, Part 2, clause 4, occurring insert:	table,	item relating to regulation 20(3)—after "form"	" first
	, failing to deliver c	omple	ted form to Minister	
(5)	Schedule 1, Part 2, clause 7, substitute:	table,	item relating to regulation 9A(2)—delete "coo	ckles" and
	vongole			
(6)	Schedule 1, Part 2, clause 7, substitute:	table,	item relating to regulation 9A(3)—delete "coo	ckles" and
	vongole			
(7)	Schedule 1, Part 2, clause 9,	table-	—after item relating to regulation 13(2) insert:	
	• , ,		icence taking vongole other than for purposes of ng vongole in excess of daily limit—	
	((a) if	the offence is expiated	15
	(b) ir	any other case—	
		(i)	first offence	45
		(ii)	second offence	60
		(iii)	third or subsequent offence	75
	reg 13(4) Hold	der of li	icence taking cockles in excess of daily limit—	
	(a) if	the offence is expiated	15
	(b) ir	any other case—	

		(i)	first offence	45
		(ii)	second offence	60
		(iii)	third or subsequent offence	75
(8)			item relating to regulation 16(9)—delete 'ag zone' and substitute:	cockles for
	vongole for c	commercial pu	rpose in vongole fishing zone	
(9)	Schedule 1, Part 2, cla	ause 10, table-	—before the item relating to regulation 18I	3 insert:
	reg 18A(5)	•	ence without quota entitlement taking vongole rpose of bait to be used under licence or in ly limit—	
		(a) if the	he offence is expiated	15
		(b) in a	any other case—	
		(i)	first offence	45
		(ii)	second offence	60
		(iii)	third or subsequent offence	75
	reg 18A(6)	Holder of lic	ence taking cockles in excess of daily limit—	
		(a) if t	he offence is expiated	15
		(b) in a	any other case—	
		(i)	first offence	45
		(ii)	second offence	60
		(iii)	third or subsequent offence	75
(10)	Schedule 1, Part 2, cla	ause 10, table-	-after the item relating to regulation 19A(2) insert:
	reg 19B	Failing to provongole are t	ovide certain information to Minister before aken—	
		() :0::		

(11) Schedule 1, Part 2, clause 10, table, item relating to regulation 22A(2)—delete the item and substitute:

in any other case

if the offence is expiated

(a)

(b)

reg 22A(2)

Failing to ensure vongole are weighed and placed in sealed approved containers before return to waters for storage (paragraph (b)(i)(A)), failing to ensure licence number is marked on containers and the licence number and number of containers are recorded on form before return of vongole to waters for storage (paragraph (b)(i)(B)), failing to record certain information on form (paragraph (b)(ii)), failing to ensure tags are used in consecutive order etc (paragraph (c)), failing to ensure damaged tag is threaded to replacement tag and number is recorded (paragraph (e)), failing to ensure Minister is immediately notified of loss of tag (paragraph (f)), or failing to ensure that containers of vongole are not unsealed before consignment or delivery to registered fish processor (paragraph (k))—

(a) if the offence is expiated

15

75

75

15 Dece	ember 2016 THE S	OUTH AUSTRALIAN GOVERNMENT GAZETTE	506
		(b) in any other acco	75
(12)	Schedule 1, Part 2, cl substitute:	(b) in any other case lause 10, table, item relating to regulation 22A(3)—delete	75 " <i>cockle</i> " and
	vongole		
(13)	· ·	lause 10, table, item relating to regulation 22A(4)—delete	" <i>cockle</i> " and
	vongole		
(14)	Schedule 1, Part 2, cl substitute:	lause 10, table, item relating to regulation 22A(5)—delete	" <i>cockle</i> " and
	vongole		
(15)	Schedule 1, Part 2, cl substitute:	lause 10, table, item relating to regulation 22B—delete "co	ckles" and
	vongole		
(16)	Schedule 1, Part 2, cl substitute:	lause 14, table, item relating to regulation 14(6)—delete "c	cockles" and
	vongole		
(17)	Schedule 1, Part 2, cl substitute:	lause 14, table, item relating to regulation 14(6)—delete "c	ockle" and
	vongole		
(18)	Schedule 1, Part 2, cl	lause 14, table—after the item relating to regulation 16(5)	insert:
	reg 18A(1)	Holder of licence without quota entitlement taking vongole except for purpose of bait to be used under licence or in excess of daily limit—	
		(a) if the offence is expiated	15
		(b) in any other case—	
		(i) first offence	45
		(ii) second offence	60
		(iii) third or subsequent offence	75
	reg 18A(2)	Holder of licence taking cockles in excess of daily limit—	
		(a) if the offence is expiated	15
		(b) in any other case—	
		(i) first offence	45
		(ii) second offence	60
		(iii) third or subsequent offence	75
(19)	Schedule 1, Part 2, cl	lause 14, table, after the item relating to regulation 20(1) ir	isert:
	reg 20A	Failing to provide certain information to Minister before vongole are taken—	
		(a) if the offence is expiated	15

(b)

in any other case

(20) Schedule 1, Part 2, clause 14, table, items relating to regulation 23A(2)—delete both items and substitute:

reg 23A(2) Failing to complete form in respect of vongole before removal of vongole (paragraph (a)), failing to ensure form is posted or faxed to Minister (paragraph (g)), failing to ensure forms are completed in consecutive order etc (paragraph (h)) or failing to cause vongole to which completed form relates to be transported to registered premises of registered fish

(a) if the offence is expiated

processor specified on form etc (paragraph (j))—

15

(b) in any other case—

(i) first offence

45

(ii) second offence

60

(iii) third or subsequent offence

75

reg 23A(2)

Failing to ensure vongole are weighed and placed in sealed approved containers before return to waters for storage (paragraph (b)(i)(A)), failing to ensure licence number is marked on containers and number of containers and licence number are recorded on form before return of vongole to waters for storage (paragraph (b)(i)(B)), failing to record certain information on form (paragraph (b)(ii)), failing to ensure tags are used in consecutive order etc (paragraph (c)), failing to ensure tags are not reused (paragraph (d)), failing to ensure damaged tag is threaded to replacement tag and number is recorded (paragraph (e)), failing to ensure *Minister is immediately notified of loss of tag* (paragraph (f)), failing to ensure Minister is notified of certain information (paragraph (i)) or failing to ensure that containers of vongole are not unsealed before consignment or delivery to registered fish processor (paragraph (k))—

(a) if the offence is expiated

15

(b) in any other case

75

(21) Schedule 1, Part 2, clause 14, item relating to regulation 23A(3)—delete "cockle" and substitute:

vongole

(22) Schedule 1, Part 2, clause 14, item relating to regulation 23A(4)—delete "Failing to keep completed M-CDR books in respect of cockles" and substitute:

Failing to keep completed CDR books in respect of vongole

(23) Schedule 1, Part 2, clause 14, item relating to regulation 23A(5)—delete "cockles" and substitute:

vongole

(24) Schedule 1, Part 2, clause 14, item relating to regulation 23B—delete "cockles" and substitute:

vongole

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

No 296 of 2016

16MAFF0079

Fisheries Management (General) (Vongole) Variation Regulations 2016

under the Fisheries Management Act 2007

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Fisheries Management (General) Regulations 2007

- 4 Variation of regulation 3—Interpretation
- 5 Variation of Schedule 2—Undersize fish
- Variation of Schedule 6—Classes of fishing activities prescribed for purposes of section 70 of Act—Schedule 6
- 7 Variation of Schedule 8—Classes of aquatic resources prescribed for purposes of section 77(2) of Act
- 8 Variation of Schedule 10—Expiation fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the Fisheries Management (General) (Vongole) Variation Regulations 2016.

2—Commencement

These regulations will come into operation on 1 July 2017.

3—Variation provisions

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

Part 2—Variation of Fisheries Management (General) Regulations 2007

4—Variation of regulation 3—Interpretation

(1) Regulation 3(1)—after the definition of *coastal waters* insert:

cockle means any mollusc of-

- (a) the order Veneroida (other than Pipi (*Donax* spp) or Vongole (*Katelysia* spp)); or
- (b) the genus Anadara;

(2) Regulation 3(1)—after the definition of *unlicensed person* insert:

vongole means any mollusc of the genus Katelysia;

5—Variation of Schedule 2—Undersize fish

- (1) Schedule 2, clause 7—delete the contents of clause 7 (other than diagram 6 and its heading) and substitute:
 - (1) Cockle or vongole taken by a licensed person is undersize if, when measured at its greatest dimension as shown in diagram 6—
 - (a) in the case of cockle, White Vongole (*Katelysia peroneii*) or Yellow Vongole (*Katelysia rhytiphora*) taken from the waters of Coffin Bay south of the geodesic from the location on Mean High Water Springs closest to 34°31′19.92″ South, 135°21′12.12″ East (Point Longnose) to the location on Mean High Water Springs closest to 34°31′19.92″ South, 135°22′38.52″ East—the cockle or vongole is less than 3.5 cm; or
 - (b) in any other case—the cockle or vongole is less than 3 cm.
 - (2) Cockle or vongole taken by an unlicensed person is undersize if, when measured at its greatest dimension as shown in diagram 6—
 - (a) in the case of cockle or vongole taken from the waters of Coffin Bay south of the geodesic from the location on Mean High Water Springs closest to 34°31′19.92″ South, 135°21′12.12″ East (Point Longnose) to the location on Mean High Water Springs closest to 34°31′19.92″ South, 135°22′38.52″ East—the cockle or vongole is less than 3.8 cm; or
 - (b) in any other case—the cockle or vongole is less than 3 cm.
- (2) Schedule 2, clause 7, heading to diagram 6—delete the heading and substitute:

Diagram 6—Cockle and vongole

6—Variation of Schedule 6—Classes of fishing activities prescribed for purposes of section 70 of Act—Schedule 6

(1) Schedule 6, heading to clause 34—delete "Cockle" and substitute:

Vongole

(2) Schedule 6, clause 34—delete "Cockle" and substitute:

Vongole

- (3) Schedule 6, clause 63, table, column 2—delete "Mud Cockle (*Katelysia* spp)" and substitute: Cockle and vongole
- (4) Schedule 6, clause 65(4), table, column 2—delete "Mud Cockle (*Anadara & Katelysia* spp)" and substitute:

Cockle and vongole

(5) Schedule 6, clause 66(4), table, column 2—delete "Cockle (*Anadara & Katelysia* spp)" and substitute:

Cockle and vongole

7—Variation of Schedule 8—Classes of aquatic resources prescribed for purposes of section 77(2) of Act

(1) Delete "Cockle (*Anadara & Katelysia* spp)" and substitute:

Cockle

(2) After "Venus Cockle (Family Veneridae)" insert:

Vongole

8—Variation of Schedule 10—Expiation fees

(1) Schedule 10, table, item relating to clause 34—delete "Cockle" and substitute:

Vongole

(2) Schedule 10, table, item relating to clause 63—after "Cockle" insert:

or Vongole

(3) Schedule 10, table, item relating to clause 63—after "cockles" wherever occurring insert in each case:

or vongole

(4) Schedule 10, table, item relating to clause 66—after "Cockle" insert:

or Vongole

(5) Schedule 10, table, item relating to clause 66—delete "Cockles" wherever occurring and substitute in each case:

cockles or vongole

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

No 297 of 2016

16MAFF0079

South Australia

Fisheries Management (Fish Processors) (Vongole) Variation Regulations 2016

under the Fisheries Management Act 2007

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Fisheries Management (Fish Processors) Regulations 2007

- 4 Variation of regulation 9—Delivery of abalone
- 5 Variation of regulation 9A—Delivery of vongole

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Fisheries Management (Fish Processors) (Vongole) Variation Regulations 2016.*

2—Commencement

- (1) Subject to subregulation (2), these regulations will come into operation on 1 July 2017.
- (2) Regulation 4 will come into operation on 1 October 2017.

3—Variation provisions

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

Part 2—Variation of Fisheries Management (Fish Processors) Regulations 2007

4—Variation of regulation 9—Delivery of abalone

Regulation 9(3)—delete subregulation (3) and substitute:

- (3) A registered fish processor must not purchase or obtain abalone from—
 - (a) the holder of a licence in respect of the Central Zone Abalone Fishery or Western Zone Abalone Fishery; or
 - (b) an agent of the holder of such a licence,

unless a CDR1 form in respect of the abalone is delivered with the abalone.

5—Variation of regulation 9A—Delivery of vongole

- (1) Regulation 9A(1), definitions of *cockle* and *M-CDR form*—delete the definitions
- (2) Regulation 9A(1)—after the definition of *Northern Zone Rock Lobster Fishery* insert:

V-CDR form means the form produced by the Department entitled *Vongole Catch and Disposal Record*;

vongole has the same meaning as in the *Fisheries Management (General)* Regulations 2007;

(3) Regulation 9A(2)—delete "cockles" wherever occurring and substitute in each case:

vongole

(4) Regulation 9A(3)—delete "M-CDR" and substitute:

V-CDR

(5) Regulation 9A(3)—delete "cockles" and substitute:

vongole

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

No 298 of 2016

16MAFF0079

South Australia

Fisheries Management (Abalone Fisheries) (Quota Period) Variation Regulations 2016

under the Fisheries Management Act 2007

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Fisheries Management (Abalone Fisheries) Regulations 2006

- 4 Variation of regulation 15—Individual catch quota system—Southern Zone
- 5 Variation of regulation 20—Catch and disposal records

Part 1—Preliminary

1—Short title

These regulations may be cited as the Fisheries Management (Abalone Fisheries) (Quota Period) Variation Regulations 2016.

2—Commencement

These regulations will come into operation on 1 October 2017.

3—Variation provisions

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

Part 2—Variation of Fisheries Management (Abalone Fisheries) Regulations 2006

4—Variation of regulation 15—Individual catch quota system—Southern Zone

Regulation 15(1), definition of *quota period*—delete "1 September" and substitute:

1 October

5—Variation of regulation 20—Catch and disposal records

(1) Regulation 20(1), definition of *CDR book*—delete the definition

- (2) Regulation 20(2)—delete subregulation (2) and substitute:
 - (2) The holder of a licence in respect of an abalone fishery or the registered master of a boat from which abalone is taken under such a licence must comply with the following provisions:
 - (a) in the case of abalone taken under a licence in respect of the Central Zone Abalone Fishery or Western Zone Abalone Fishery—the holder of the licence or registered master must complete Part A of a CDR1 form in respect of abalone taken under the licence—
 - (i) if the abalone is landed on the day on which it is taken—
 - (A) immediately after the abalone is landed and within 200 metres of the place of landing; or
 - (B) if the abalone is to be delivered to the registered premises of a registered fish processor within 200 metres of the place of landing—before the abalone is delivered to the premises; or
 - (ii) in any other case—before the end of the day on which the abalone is taken;
 - (b) in the case of abalone taken under a licence in respect of the Southern Zone Abalone Fishery—
 - (i) the holder of the licence or registered master must, within 2 hours of the abalone being landed, weigh the abalone on accurate scales and complete a CDR1 form; and
 - (ii) the holder of the licence or registered master must ensure that the completed CDR1 form is delivered to the Minister within 7 days of its completion;
 - (c) the holder of the licence or registered master must ensure—
 - (i) that the abalone to which the wholly or partly completed CDR1 form (as the case may be) relates that are to be delivered or consigned to the registered premises of the fish processor specified on the form are transported in bags or bins of a kind approved by the Minister; and
 - (ii) that within 200 metres of the place of landing the abalone, a bag or bin containing abalone is sealed with a tag of a kind approved by the Minister; and
 - (iii) that if a tag is broken while a bag or bin is being sealed—
 - (A) the bag or bin is sealed with a replacement tag;
 - (B) the broken tag is attached to the bag or bin by threading it through the replacement tag; and
 - (C) the number of the replacement tag is recorded on the CDR1 form; and
 - (iv) if a tag is lost—that the Minister is immediately notified of the loss:

(d) in the case of abalone taken under a licence in respect of the Central Zone Abalone Fishery or Western Zone Abalone Fishery—the holder of the licence or registered master must ensure that the 3 copies of the completed CDR1 form are transported to the registered premises of the fish processor together with the abalone to which the form relates.

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

No 299 of 2016 16MAFF0079

South Australia

Mining Variation Regulations 2016

under the Mining Act 1971

Contents

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Part 2—Variation of *Mining Regulations 2011*

- 4 Insertion of regulation 7A
 - 7A Prescribed amount
- 5 Insertion of regulations 75A and 75B
 - 75A Prescribed rate
 - 75B Payments from fund
- 6 Variation of regulation 76—Application
- 7 Revocation of regulation 78

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Mining Variation Regulations 2016*.

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of *Mining Regulations 2011*

4—Insertion of regulation 7A

Before regulation 8 insert:

7A—Prescribed amount

For the purposes of section 17(4)(a) of the Act, the lesser amount of 52 cents per tonne, as assessed at the mine gate, is prescribed.

5—Insertion of regulations 75A and 75B

After regulation 75 insert:

75A—Prescribed rate

For the purposes of the definition of *prescribed rate* in section 63(5) of the Act, the lesser amount of 22 cents per tonne of extractive minerals is prescribed.

75B—Payments from fund

The Minister may expend any portion of the fund for a purpose set out in section 63(3) of the Act—

- (a) on an application under regulation 76; or
- (b) in accordance with a process determined by the Minister.

6—Variation of regulation 76—Application

Regulation 76—after its present contents (now to be designated as subregulation (1)) insert:

(2) An application under this regulation must be made in a manner and form determined by the Minister.

7—Revocation of regulation 78

Regulation 78—delete the regulation

Note-

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

Made by the Governor

with the advice and consent of the Executive Council on 15 December 2016

No 300 of 2016

MMRE16/24CS

SENDING COPY?

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- Maps and diagrams in pdf.
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CITY OF PORT ADELAIDE ENFIELD

DEVELOPMENT ACT 1993

Industry/Business (Gepps Cross Gateway) Review Development Plan Amendment—Draft for Public Consultation

NOTICE is hereby given that the City of Port Adelaide Enfield has prepared the Industry/Business (Gepps Cross Gateway) Review Development Plan Amendment (DPA) to amend the Port Adelaide Enfield Council Development Plan. The proposed amendments include:

- · Introduction of a new Discount Outlet, Entertainment and Distribution Centre Policy Area wi Industry/Business (Gepps Cross Gateway) Zone; within
- Allowance for new commercial land uses, such as a 'Discount Outlet Centre' (up to $20\,000\,\text{m}^2$), indoor recreation facilities (up to $7\,000\,\text{m}^2$), and a supermarket (up
- New Objectives, Principles of Development Control, and Desired Character statements to guide the development of the new land uses; and
- Introduction of a Concept Plan and mapping for the new Policy Area.

Availability of the DPA Document

The DPA is on public consultation from Wednesday, 14 December 2016 to Saturday, 18 February 2017, and is available for public inspection during business hours at:

- Port Adelaide Civic Centre:
- 163 St Vincent St, Port Adelaide;
 Enfield Library-Council Office:
- 1 Kensington Crescent, Enfield;
 Greenacres Library-Council Office:
- 2 Fosters Road, Greenacres;
 Port Adelaide Library:
- 2-4 Church Street, Port Adelaide; and
- Semaphore Library:

14 Semaphore Road, Semaphore.

A copy of the DPA is available on Council's website at www.portenf.sa.gov.au/developmentplan. The document may also be purchased at the Port Adelaide Enfield Civic Centre for \$25.50.

Written Submissions

Written submissions regarding the DPA will be accepted until Saturday, 18 February 2017 and may be addressed to:

Chief Executive Officer City of Port Adelaide Enfield, P.O. Box 110. Port Adelaide, S.A. 5015.

Email submissions may be sent to customer.service@portenf.sa.gov.au (the text 'Industry/Business (Gepps Cross Gateway) Review DPA—Submission' must be included in the subject).

Written submissions should clearly indicate whether the author (or a representative) wishes to speak on the submission at the Public Meeting—see below for details.

All submissions received will be available for public inspection at the Port Adelaide Enfield Civic Centre, 163 St Vincent Street, Port Adelaide. The submissions will be made available after the consultation closing date, and until the conclusion of the Public Meeting.

Public Meeting

A Public Meeting is scheduled for 7 p.m. on Wednesday, 1 March 2017, to be held at the Enfield Community Centre, 540 Regency Road, Enfield. The meeting will be cancelled if no written submission indicates a desire to be heard at the meeting.

Dated 14 December 2016.

M. WITHERS, Chief Executive Officer

PORT AUGUSTA CITY COUNCIL

Review of Elector Representation

NOTICE is hereby given that the Port Augusta City Council is undertaking a review to determine whether a change of arrangements are required in respect to elector representations on as to ensure that the electors of the area are being adequately and fairly represented.

Pursuant to the provisions of Section 12 (7) of the Local Government Act 1999, notice is hereby given that Council has prepared a Representation Options Paper that examines the advantages and disadvantages of the various options available in regards to the composition and structure of Council and the division of the Council area into wards.

Copies of the draft Representation Options Paper are available free of charge at the Council Office and the Public Library in the Civic Centre, 4 Mackay Street, Port Augusta, S.A. 5700 and Council's website: www.portaugusta.sa.gov.au 'Enquiries'—'Public Consultation'.

Written submissions are invited from interested persons from Thursday, 8 December 2016 and should be directed to: 'Representation Review', John Banks, Chief Executive Officer, Port Augusta City Council, P.O. Box 1704, Port Augusta, S.A. 5700, or alternatively forwarded electronically to admin@portaugusta.sa.gov.au by close of business on Friday, 3 February 2017.

Information regarding the representation review can be obtained by contacting Lee Heron on (08) 8641 9100.

J. BANKS, Chief Executive Officer

CITY OF WEST TORRENS

CLOSE OF NOMINATIONS

Supplementary Election of Councillor for Keswick Ward

Nominations Received

AT the close of nominations at 12 noon on Thursday, 8 December 2016, the following people were accepted as candidates and are listed in the order in which they will appear on the ballot paper.

Councillor for Keswick Ward—One Vacancy:

Papanikolaou, Elisabeth Singh, Sukhwinder Jennings, Reece Farnden, Michael

Postal Voting

The election will be conducted by post. Ballot papers and pre-paid envelopes for each voting entitlement will be posted between Tuesday, 10 January 2017 and Monday, 16 January 2017 to every person, or designated person of a body corporate or group listed on the voters roll, at roll close on 31 October 2016. Voting is

A person who has not received voting material by Monday. 16 January 2017 and believes they are entitled to vote should contact the Deputy Returning Officer on (08) 7424 7420.

Completed voting material must be returned to reach the Returning Officer no later than 12 noon on Monday, 30 January 2017.

A ballot box will be provided at the Civic Centre, 165 Sir Donald Bradman Drive, Hilton for electors wishing to hand deliver their completed voting material during office hours.

Vote Counting Location

The scrutiny and counting of votes will take place at Civic Centre, George Robertson Room, 165 Sir Donald Bradman Drive, Hilton as soon as practicable after 12 noon on Monday, 30 January 2017. 2017. A provisional declaration will be made at the conclusion of the election count.

Campaign Donations Return

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

D. GULLY, Returning Officer

ADELAIDE CITY COUNCIL

ADELAIDE PARK LANDS AUTHORITY (A SUBSIDIARY OF ADELAIDE CITY COUNCIL)

Notice of Appointments

ADELAIDE CITY COUNCIL, pursuant to Division 2 of Part 2 of the Adelaide Park Lands Act 2005 and Council resolution 17258 of 29 November 2016, having undertaken the required consultation with the Minister for the City of Adelaide, appoints the following persons as members of the Board of Management of the Adelaide Park Lands Authority:

For the purposes of Section 6 (1) (a) (i) of the Act:

The Lord Mayor, the Honourable Martin Haese, who will be the Presiding Member of the Board; and

For the purposes of Section 6 (1) (a) (ii) of the Act:

Councillor Anne Moran; Councillor Priscilla Corbell;

Councillor David Slama; and

Councillor Sandy Wilkinson.

Pursuant to Section 7 (2) of the Act, Council appoints the above persons for the period commencing 1 January 2017 and concluding 31 December 2018.

Dated 15 December 2016.

M. GOLDSTONE, Chief Executive Officer

DISTRICT COUNCIL OF BARUNGA WEST

Naming of Public Roads

NOTICE is hereby given in accordance with Section 219 of the Local Government Act 1999, that at the Council meeting of 11 October 2016, Council resolved to name the following un-named roads:

The un-named Government Road extending east from Coast Road to the newly named Gully View Road in the locality of Tickera be named 'High Street East'.

The un-named Government Road extending from Tickera/Alford Road to Coast Road in the locality of Tickera, be named 'Gully View Road'.

A. COLE, Chief Executive Officer

THE DISTRICT COUNCIL OF BARUNGA WEST

Review of Elector Representation

NOTICE is hereby given that The District Council of Barunga West is undertaking a review to determine whether a change of arrangements is required in respect to elector representation so as to ensure that the electors of the area are being adequately and fairly represented.

Pursuant to the provisions of Section 12 (7) of the Local Government Act 1999, notice is hereby given that Council has prepared a Representation Options Paper that examines the advantages and disadvantages of the various options available in regards to the composition and structure of Council.

Copies of the representation options paper are available on the Council's website at www.barungawest.sa.gov.au and for inspection and/or purchase at the Council Office, 11 Bay Street, Port Broughton, S.A. 5522.

Written submissions are invited from interested persons from Thursday, 15 December 2016 and should be directed to the Chief Executive Officer, P.O. Box 3, Port Broughton, S.A. 5522, or emailed to barunga@barungawest.sa.gov.au by close of business on Friday, 27 January 2017.

Information regarding the representation review can be obtained by contacting Lucy Gale, Personal Assistant to the Chief Executive Officer, on telephone (08) 8635 2107.

A. COLE, Chief Executive Officer

CLARE & GILBERT VALLEYS COUNCIL

Appointments to Development Assessment Panel

NOTICE is hereby given that Council, pursuant to Section 56A of the Development Act 1993, at a meeting held on 5 December 2016, has determined the following appointments to the Clare & Gilbert Valleys Council Development Assessment Panel for the period 28 January 2017 to 28 January 2019:

Presiding Member: Stephen Hains

Ben Plowman

Members:

Councillor Helen Perry Councillor Ian Burfitt Councillor Elizabeth Calvert Greg Pulford Paul Mickan

R. D. BLIGHT, Chief Executive Officer

CLARE & GILBERT VALLEYS COUNCIL

Review of Elector Representation

NOTICE is hereby given that the Clare & Gilbert Valleys Council is undertaking a review to determine whether a change of arrangements are required in respect to elector representation so as to ensure that the electors of the area are being adequately and fairly represented.

Pursuant to the provisions of Section 12 (7) of the Local Government Act 1999, notice is hereby given that Council has prepared a Representation Options Paper which examines the advantages and disadvantages of the various options available in regards to the composition and structure of Council and the division of the Council area into wards.

A copy of the Representation Options Paper is available on the Council's website (www.claregilbertvalleys.sa.gov.au), or a copy can be inspected and/or purchased at the Council Office, 4 Gleeson Street, Clare, S.A. 5453 and/or the branch offices at 21 Torrens Road, Riverton and 19 Belvidere Road, Saddleworth, S.A. 5413

Written submissions are invited from interested persons from Thursday, 15 December 2016 and should be directed to the Chief Executive Officer, 4 Gleeson Road, Clare, S.A. 5453 or emailed to admin@cgvc.sa.gov.au by close of business on Friday, 3 February 2017.

Further information regarding the elector representation review can be obtained by contacting Leanne Kunoth, Manager Governance and Community, on telephone (08) 8842 6400 or email admin@cgvc.sa.gov.au.

R. BLIGHT, Chief Executive Officer

THE FLINDERS RANGES COUNCIL

Temporary Road Closure

NOTICE is hereby given that pursuant to Section 33 of the Road Traffic Act 1961 and Clause F of the instrument of general approval of the Minister, dated 22 August 2013, The Flinders Ranges Council has made an order that First Street, Quorn, between its intersections with Sixth Street and 50 metres east of Seventh Street, be closed to all vehicles, excluding Council and emergency vehicles on Saturday, 24 December 2016, from 4 p.m. until 9 p.m. for the purposes of the Quorn Christmas Eve Street Party.

C. J. DAVIES, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

Proclaim Weeroona Island Township

NOTICE is hereby given that the District Council of Mount Remarkable at a meeting held on 15 November 2016, resolved to proclaim Weeroona Island as a Township and define the township boundaries to include all streets and land bound by the surrounding Coastline and Causeway Road and in accordance with Section 4 of the Local Government Act 1999, as defined in the Schedule.

DESCRIPTION

Commencing at a point being the intersection of Range View Drive and Causeway Road and the south-western corner of Section 436, thence heading in a southerly direction along Range View Drive until a point at the intersection with York Road and the western boundary of Section 951, thence southerly along the boundary of Section 951 until a point where it intersects with the north-western boundary of Section 1109, thence westerly along the northern boundary of Section 1109 until it meets Lot 562 D65720, thence including all of Lot 562 D65720, thence part of Section 493 in a northerly direction until its intersection with North Flinders Esplanade and the south western boundary of Section 437, thence easterly along the southern boundary of Section 437 until its intersection with Section 436, thence including all of Section 436 until it meets the commencement point and pursuant to Section 4 (b) of the Local Government Act 1999, as defined in the Schedule.

THE SCHEDULE

The area of the Township of Weeroona Island shall be that land situated in the Hundred of Telowie and Hundred of Pirie, more particularly delineated on the plan published herewith.



Township Boundary Shown Thus

W. HART, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Review of Elector Representation

NOTICE is hereby given that the Council has undertaken a review to determine whether alterations are required in respect to elector representation, including ward boundaries and the composition of Council.

As an outcome of this review Council proposes the following:

- (1) The principal member of Council continues to be a mayor, elected by the community.
- (2) The Council area continue to be divided into three wards as per the current ward structure.
- (3) The existing ward names (i.e. Central, Tarpeena and Port MacDonnell) be retained.
- (4) The future elected body of Council comprise nine (9) ward councillors, as per the current structure.

Report

Council has prepared a Representation Review Report which details the review process, the public consultation undertaken and the proposal Council considers should be carried into effect. A copy of the Representation Review Report is available on the Council's website www.degrant.sa.gov.au, or a copy can be inspected and/or purchased at the Council Office, 324 Commercial Street West, Mount Gambier, S.A. 5290.

Written Submissions

Written submissions are invited from interested persons and should be directed to the Chief Executive Officer, P.O. Box 724, Mount Gambier, S.A. 5290, or emailed to governance@dcgrant.sa.gov.au by close of business on Friday, 13 January 2017.

Further information regarding the elector representation review can be obtained by contacting Kate Gilmore, Executive Support Co-ordinator, on telephone (08) 8721 0444, or by emailing governance@dcgrant.sa.gov.au.

Any person(s) making a written submission will be given the opportunity to appear before a meeting of Council or Council Committee to be heard in support of their submission.

T. SMART, Chief Executive Officer

SOUTHERN MALLEE DISTRICT COUNCIL

CLOSE OF NOMINATIONS

Supplementary Election for Councillor in Bews Ward

AT the close of nominations at 12 noon on Thursday, 8 December 2016, Kevin Francis O'Driscoll was elected unopposed as the only nominated candidate for the position. No election will be necessary.

D. GULLY, Returning Officer

WATTLE RANGE COUNCIL

ROAD (OPENING AND CLOSING) ACT 1991

Road Closure—Public Road, Millicent

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the Wattle Range Council hereby gives notice of its intent to implement a Road Process Order to:

- (1) Close portion of the Public Road and merge with the adjoining Allotment 3 in D32897, Hundred of Mayurra, shown delineated as 'A' respectively on Preliminary Plan No. 16/0041.
- (2) Close portion of the Public Road and merge with the adjoining Allotment 1 in D32897, Hundred of Mayurra, shown delineated as 'B' respectively on Preliminary Plan No. 16/0041

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council at George Street, Millicent and the Adelaide office of the Surveyor-General during normal office hours, or can be viewed on Council's website: www.wattlerange.sa.gov.au.

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 at P.O. Box 27, Millicent, S.A. 5280, within 28 days of this notice and a copy must be forwarded to the Surveyor-General at 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 15 December 2016.

B. GOWER, Chief Executive Officer

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

Catchlove, Diana Kay, late of 13 McCoy Street, Brighton, retired business proprietor, who died on 12 July 2016

retired business proprietor, who died on 12 July 2016. Coats, Beverley Joy, late of 4 Levi Street, Birkenhead, retired acupuncturist, who died on 2 August 2016.

Frost, Joyce Wills, late of 163 Elliott Street, Whyalla Playford, of no occupation, who died on 18 September 2016.

of no occupation, who died on 18 September 2016.

Gosden, Ronald Graham, late of 10 Marion Road, Brooklyn
Park of no occupation, who died on 8 July 2016.

Park, of no occupation, who died on 8 July 2016.

Linquist, Walter Raymond, late of Brookside Road, Darlington, retired bulldozer driver, who died on 10 September 2015.

Orchard, Ruth Adele, late of 336 Kensington Road, Leabrook, of no occupation, who died on 18 October 2016.

Tabor, Barbara, late of 63 Bower Street, Woodville, retired lecturer, who died on 17 June 2016.

Wohltmann, Hans, late of 73 Selth Street, Albert Park, retired plant supervisor, who died on 21 August 2016.

Notice is hereby given pursuant to the Trustee Act 1936, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 20 January 2017, 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 15 December 2016.

D. A. CONTALA, Public Trustee

ATTENTION

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

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Christmas & New Year Holiday PUBLISHING INFORMATION

The last SA Government Gazette of the year will be published on **Thursday, 22 December 2016.**

Notices must be submitted by 4 p.m. Tuesday, 20 December 2016.

Supplementary Gazettes may be published during the holiday period

The first *SA Government Gazette* of next year will be published on **Thursday, 5 January 2017.**

Notices must be submitted by 4 p.m. Tuesday, 3 January 2017.

Email: governmentgazettesa@sa.gov.au

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