No. 38



# 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, 28 MAY 2009

## **CONTENTS**

Page		Page
Appointments, Resignations, Etc	Partnership Act 1891-1975—Notice	1878
Building Work Contractors Act 1995—Notice1792	Petroleum Products Regulation Act 1995—Notice	1812
Corporations and District Councils—Notices	Proclamations	
Crown Lands Act 1929—Notices	Public Trustee Office—Administration of Estates	1878
Government Land Sale	REGULATIONS	
Dangerous Substances Act 1979—Notice	Road Traffic Act 1961 (No. 64 of 2009)	1848
Development Act 1993—Notices	Workers Rehabilitation and Compensation Act 1986—	
Environment Protection Act 1993—Notice	(No. 65 of 2009)	1852
Explosives Act 1936—Notice	Bills of Sale Act 1886 (No. 66 of 2009)	
Fair Work Act 1994—Notice	Community Titles Act 1996 (No. 67 of 2009)	1857
Fisheries Management Act 2007—Notices	Real Property Act 1886 (No. 68 of 2009)	1861
Geographical Names Act 1991—	Strata Titles Act 1988—	
CORRIGENDA	(No. 69 of 2009)	1871
Guidelines for Nurses and Midwives in South Australia 1804	(No. 70 of 2009)	1873
Harbors and Navigation Regulations 1994—Notice1799	Roads (Opening and Closing) Act 1991—Notices	1812
Liquor Licensing Act 1997—Notices	Unclaimed Moneys Act 1891—Notice	
Mining Act 1971—Notices	Valuation of Land Act 1971—Notice	1813
National Electricity Law—Notice	Water Mains and Sewers—Main Laid, Replaced, Etc	1813
Occupational Health, Safety and Welfare Act 1986—	Workers Rehabilitation and Compensation Act 1986—	
Notices	Notices	1816

## **GOVERNMENT GAZETTE NOTICES**

ALL poundkeepers' and private advertisements forwarded for publication in the South Australian Government Gazette must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to Government Publishing SA so as to be received no later than 4 p.m. on the Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@dpc.sa.gov.au. Send as attachments in Word format and please confirm your transmission with a faxed copy of your document, including the date the notice is to be published and to whom the notice will be charged. The Government Gazette is available online at: www.governmentgazette.sa.gov.au

Department of the Premier and Cabinet Adelaide, 28 May 2009

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

Member: (from 28 May 2009 until 20 May 2012) Tammie Michelle Pribanic

By command,

TOM KOUTSANTONIS, for Premier

#### ASACAB001/02

Department of the Premier and Cabinet Adelaide, 28 May 2009

HIS Excellency the Governor in Executive Council has revoked the appointment as officers of the Crown for the purpose of providing the range of custodial services for Prisoner Movement and In-Court Management services, the former staff of G4S Custodial Services Pty Ltd listed, pursuant to Section 68 of the Constitution Act 1934 and Section 36 of the Acts Interpretation Act 1915:

Stephen Clarke Nicole Van Der Sluis Vicki Miller Susan Presley Philip Moran Mark Feckner Robert Doherty Darren Burton Danny Barnes Andrew McPherson Mia Murdock Timothy Woods Adrian Andreucci Nicholas Verhaaf Dirk Crafford Samuel Wells Ryan Brinsley Leif Wilson Tamaryn Bean Billy Starr Lucia Saler

By command,

TOM KOUTSANTONIS, for Premier

## MCS09/008SC

Department of the Premier and Cabinet Adelaide, 28 May 2009

HIS Excellency the Governor in Executive Council has been pleased to appoint as officers of the Crown for the purpose of providing the range of custodial services for Prisoner Movement and In-Court Management services, in accordance with the South Australian Prisoner Movement and In-Court Management contract, without pay or other industrial entitlement, staff of G4S Custodial Services Pty Ltd listed, pursuant to Section 68 of the Constitution Act 1934:

Michael Atkinson Allan Bellchambers Jodie Chester Andrew Mitchell Gavin McCarthur Shane Kovacevic Tran Thanh Son Nguyen Cherie Panter Alexander Pitts Shane Rees Gaynor Richardson

By command,

TOM KOUTSANTONIS, for Premier

## MCS09/008SC

Department of the Premier and Cabinet Adelaide, 28 May 2009

HIS Excellency the Governor in Executive Council has suspended from the office of Justice of the Peace Josephine Ann Lamshed, for a period of two years commencing on 28 May 2009 until 27 May 2011, pursuant to Section 10 of the Justices of the Peace Act 2005.

By command,

TOM KOUTSANTONIS, for Premier

JP/09/030CS

Department of the Premier and Cabinet Adelaide, 28 May 2009

HIS Excellency the Governor in Executive Council has been pleased to accept the 2008 Flinders University Annual Report, pursuant to Section 27 (1) of The Flinders University of South Australia Act 1966.

By command,

TOM KOUTSANTONIS, for Premier

METFE09/004CS

#### **BUILDING WORK CONTRACTORS ACT 1995**

Exemption

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

SCHEDULE 1

Kenneth Garrick Harris (BLD 196901).

SCHEDULE 2

Construction of a house on land situated at Lot 14, Victor Harbor Road, Mount Compass, S.A. 5210 (Allotment 14 in Deposited Plan 65158 in the area named Mount Compass, Hundred of Nangkita (certificate of title volume 5927, folio 815)).

## SCHEDULE 3

- 1. This exemption is limited to the domestic building work personally performed by the licensee for the construction of a house on land situated at Lot 14, Victor Harbor Road, Mount Compass, S.A. 5210 (Allotment 14 in Deposited Plan 65158 in the area named Mount Compass, Hundred of Nangkita (certificate of title volume 5927, folio 815)).
- 2. This exemption does not apply to any domestic building work the licensee sub-contracts to another building work contractor, for which that contractor is required by law to hold building indemnity insurance.
- 3. That the licensee does not transfer its interest in the land prior to five years from the date of completion of the building work the subject of this exemption, without the prior authorisation of the Commissioner for Consumer Affairs. Before giving such authorisation, the Commissioner for Consumer Affairs may require the licensee to take any reasonable steps to protect the future purchaser(s) of the property, including but not limited to:
  - providing evidence that an adequate policy of building indemnity insurance is in force to cover the balance of the five-year period from the date of completion of the building work the subject of this exemption;
  - providing evidence of an independent expert inspection of the building work the subject of this exemption;
  - making an independent expert report available to prospective purchasers of the property; and
  - giving prospective purchasers of the property notice of the absence of a policy of building indemnity insurance.

Dated 20 May 2009.

A. GALE, Commissioner for Consumer Affairs, Office of Consumer and Business Affairs, delegate of the Minister for Consumer Affairs

Ref.: 610/09-00027

## CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, JAY WEATHERILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY dedicate the Crown Land defined in The Schedule as Public Road.

#### The Schedule

Allotment 2 in Deposited Plan 80518, Hundred of MacDonnell, County of Grey, being within the district of Grant.

Dated 28 May 2009.

JAY WEATHERILL, Minister for Environment and Conservation

DENR 09/0279

## CROWN LANDS ACT 1929: SECTION 5

TAKE NOTICE that pursuant to the Crown Lands Act 1929, I, JAY WEATHERILL, Minister for Environment and Conservation, Minister of the Crown to whom the administration of the Crown Lands Act 1929 is committed DO HEREBY resume the land defined in The Schedule.

#### The Schedule

Kindergarten Reserve, Section 122, Hundred of Minnipa, County of LeHunte, the proclamation of which was published in the *Government Gazette* of 21 February 1980 at page 361, The Third Schedule, being the whole of the land comprised in Crown Record Volume 5758, Folio 105.

Dated 28 May 2009.

JAY WEATHERILL, Minister for Environment and Conservation

DENR 08/0853

## DANGEROUS SUBSTANCES ACT 1979

## Appointment

I, PAUL CAICA, Minister for Industrial Relations in and for the State of South Australia, hereby appoint the following person as an Authorised Officer for the purposes of the Dangerous Substances Act 1979, pursuant to section 7 (1) of the Dangerous Substances Act 1979:

Ian James Ellison

Dated 19 May 2009.

PAUL CAICA, Minister for Industrial Relations

## **EXPLOSIVES ACT 1936**

## Appointment

I, PAUL CAICA, Minister for Industrial Relations in and for the State of South Australia, hereby appoint the following person to be an Authorised Officer for the purposes of the Explosives Act 1936, pursuant to section 9 (1) of the Explosives Act 1936:

Ian James Ellison

Dated 19 May 2009.

PAUL CAICA, Minister for Industrial Relations

## FAIR WORK ACT 1994

## Appointment

I, PAUL CAICA, Minister for Industrial Relations in and for the State of South Australia, hereby appoint the following person to be an Inspector for the purposes of the Fair Work Act 1994, pursuant to section 64(1)(b) of the Fair Work Act 1994:

Ian James Ellison

Dated 19 May 2009.

PAUL CAICA, Minister for Industrial Relations

DEVELOPMENT ACT 1993, SECTION 27 (5): CITY OF VICTOR HARBOR RESIDENTIAL (HINDMARSH VALLEY) DEVELOPMENT PLAN AMENDMENT Preamble

Pursuant to section 27 (3) (b) of the Development Act 1993, the Environment, Resources and Development Committee of Parliament has suggested an amendment to the Victor Harbor Development Plan, as recently amended by the Residential (Hindmarsh Valley) Development Plan Amendment.

Following this suggestion, pursuant to section 27 (5) (a), I, Paul Holloway, being the Minister Administering the Act, am proceeding to make such an amendment to amend the City of Victor Harbor Development Plan dated 8 January 2009.

#### NOTICE

PURSUANT to section 27 (5) of the Development Act 1993, I, Paul Holloway, being the Minister Administering the Act, amend the City of Victor Harbor Development Plan dated 8 January 2009 as follows:

- 1. Replace the whole of the Residential (Hindmarsh Valley) Zone Policy Area 24 with the contents of Attachment A.
- Replace the whole of the Residential (Hindmarsh Valley) Zone Policy Area 25 with the contents of Attachment B.

#### THE AMENDMENTS

#### Attachment A

Residential (Hindmarsh Valley) Zone Policy Area 24

Desired Character

This Policy Area will comprise a range of low-to-medium density residential development. Denser residential development will be located in close proximity to key features of the site, including Waggon Road and the Hindmarsh River. Clear and direct bicycle and pedestrian networks will be provided within this Policy Area between public recreation facilities along the Hindmarsh River and the Deferred Community Facilities Zone.

Objective

Objective 1: Development that contributes to the Desired Character for Policy Area 24.

Principles of Development Control

 Allotments for detached dwellings and semi-detached dwellings should conform with the following minimum site areas and frontages:

Dwelling Type	Minimum Site Area (m <sup>2</sup> )	Minimum Frontage (m)
Detached	450 per dwelling	12 per dwelling
Semi-Detached	270 per dwelling	9 per dwelling

2. Medium density residential development should be located adjacent the Neighbourhood Centre Zone, fronting the public open space along the Hindmarsh River, other substantial areas of public open space and along Waggon Road, and should conform with the following minimum site areas and frontages:

Dwelling Type	Minimum Site Area (m <sup>2</sup> )	Minimum Frontage (m)
Row Dwelling (one storey)	180 per dwelling	7 per dwelling
Row Dwelling (two storey)	150 per dwelling	7 per dwelling
Group Dwellings and Residential Flat Buildings (one storey)	250 per dwelling	6 per dwelling
Group Dwellings and Residential Flat Buildings (two storey)	200 per dwelling	6 per dwelling

- 3. Dwellings on site areas of less than those prescribed in Principle of Development Control 1 and 2 above should only occur where the buildings are of a scale and character compatible with other existing development in the locality, and are designed to minimise adverse impacts such as garage dominance, overshadowing and overlooking.
- Land division creating residential site areas less than those prescribed in Principle of Development Control 1 and 2 above should only occur where:
  - (a) dwellings on the land have been granted approval; and
  - (b) the approved dwellings are under construction; or
  - (c) approval for land division includes a legal commitment that the approved dwellings will be constructed.
- 5. Dwellings should be in the form of 1 and 2 storey dwellings, with potential for 3 storey dwellings in the higher density parts of the Policy Area.
- 6. In the case of multiple dwellings on one site, access to parking and garaging areas from public streets should be primarily via a minimum number of common driveways or rear laneways, particularly along Waggon Road so as to preserve significant trees and minimise traffic impacts along this road.
- 7. Dwellings should be oriented to front public open space, or roads adjoining public open space, to ensure the attractive presentation of development when viewed from Waggon Road and Welch Road, while also encouraging passive and active surveillance of public open space.
- In order to provide sufficient land for any future duplication of the road, as well as visual, acoustic and air quality buffering for nearby residential development, a landscaped buffer should be provided along the Ring Road/Welch Road as indicated on the Hindmarsh Valley Concept Plan Figure VH(HiV)/1.
- Stormwater infrastructure and design features that assist in the management of stormwater from within this Policy Area should be accommodated opposite the intersection of Fuller Road and Waggon Road.
- Mature trees along Waggon Road should be preserved and complemented with additional understorey and over-storey vegetation.
- 11. Land division and other forms of development should incorporate clear and direct bicycle and pedestrian networks between the public recreation facilities along the Hindmarsh River, the Neighbourhood Centre Zone and the Deferred Community Facilities Zone.

## Attachment B

Residential (Hindmarsh Valley) Zone Policy Area 25

## Desired Character

This Policy Area will comprise primarily low density residential development designed to integrate with key areas of public open space along drainage lines and preserve mature trees throughout the Policy Area. Development will be protected from the potential impact of flooding.

## Objective

Objective 1: Development that contributes to the Desired Character for Policy Area 25.

## Principles of Development Control

 Allotments for detached dwellings should conform with the following minimum site areas and frontages:

Dwelling Type	Minimum Site Area (m <sup>2</sup> )	Minimum Frontage (m)
Detached	800 per dwelling	15 per dwelling

 Higher density residential development should be located fronting substantial areas of public open space and along Waggon Road, and should conform with the following minimum site areas and frontages:

Dwelling Type	Minimum Site Area (m <sup>2</sup> )	Minimum Frontage (m)
Row Dwelling (one storey)	180 per dwelling	7 per dwelling
Row Dwelling (two storey)	150 per dwelling	7 per dwelling
Group Dwellings and Residential Flat Buildings (one storey)	250 per dwelling	6 per dwelling
Group Dwellings and Residential Flat Buildings (two storey)	200 per dwelling	6 per dwelling

- 3. Dwellings on site areas of less than those prescribed in Principle of Development Control 1 above should only occur where the buildings are of a scale and character compatible with other existing development in the locality, and are designed to minimise adverse impacts such as removal of mature trees, garage dominance, overshadowing and overlooking.
- Land division creating residential site areas less than those prescribed in Principle of Development Control 1 and 2 above should only occur where:
  - (a) dwellings on the land have been granted approval; and
  - (b) the approved dwellings are under construction; or
  - (c) approval for land division includes a legal commitment that the approved dwellings will be constructed.
- Dwellings should primarily be in the form of 1 and 2 storey detached dwellings.
- 6. Development should preserve and enhance the visual prominence of mature trees scattered throughout this Policy Area, while also complementing these trees with additional under-storey and over-storey vegetation.
- Stormwater infrastructure and design features that assist in the management of stormwater from within this Policy Area should be accommodated in the eastern corner of this Policy Area adjacent to the Hindmarsh River.
- 8. A combined vehicle, bicycle and pedestrian crossing of the Hindmarsh River should be provided at a narrow point in the river corridor towards the north-east corner of this Policy Area.
- 9. Development should not occur on land subject to inundation by a 1 in 100 year ARI flood event.
- 10. Dwellings should be oriented to front public open space, or roads adjoining public open space, to ensure the attractive presentation of development when viewed from Waggon Road, while also encouraging passive and active surveillance of the public open space.
- Mature trees along Waggon Road should be preserved and complemented with additional understorey and over-storey vegetation.
- 12. In the case of multiple dwellings on one site, access to parking and garaging areas from public streets should be primarily via a minimum number of common driveways or rear laneways, particularly along Waggon Road and the road leading to the bridge over the Hindmarsh River so as to preserve significant trees and minimise traffic impacts along these roads.

Dated 28 May 2009.

PAUL HOLLOWAY, Minister for Urban Development and Planning

# DEVELOPMENT ACT 1993, SECTION 27 (5) KANGAROO ISLAND CONCIL HERITAGE DEVELOPMNET PLAN AMENDMENT

Pursuant to section 27 (3) (b) of the Development Act 1993 the Environment, Resources and Development Committee of Parliament has suggested an amendment to the Kangaroo Island Development Plan, as recently amended by the Heritgae Development Plan

Following this, pursuant to section 27 (5) (a), it is necessary to amend the Kangaroo Island Council Development Plan dated 30 October 2008.

#### NOTICE

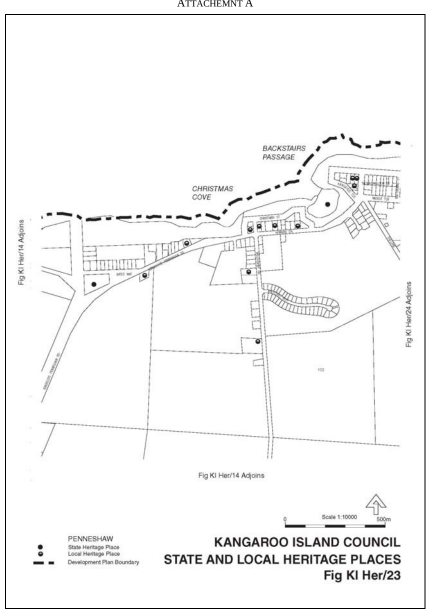
PURSUANT to section 27 (5), Development Act 1993, I, Paul Hollowway, being the Minister Administering the Act, amend the Kangaroo Island Council Development Plan dated 30 October 2008 as follows:

1. Within 'TABLE KI/6 local Heritage Places' delete the following:

House (former Fireball CT 5943/155 2034 Clarke Street a, d Bates) PENNESHAW

2. Replace 'Fig KI Her/23 State and Local Hertiage Places' with the new map (Attachemnt A).

## ATTACHEMNT A



Dated 28 May 2009.

DEVELOPMENT ACT 1993, SECTION 29 (2) (b) (ii) AMENDMENT TO THE VICTOR HARBOR DEVELOPMENT PLAN

Preamble

It is necessary to amend the City of Victor Harbor Development Plan dated 8 January 2009.

#### NOTICE

PURSUANT to section 29 (2) (b) (ii) of the Development Act 1993, I, Paul Holloway, being the Minister administering the Act, amend the City of Victor Harbor Development Plan dated 8 January 2009 as follows:

 Move Principle of Development Control (PDC) 187 under the heading 'Hazard Risk Minimisation', to directly after PDC 201 under the heading 'Movement of People and Goods' and renumber the PDC's accordingly.

Dated 28 May 2009.

PAUL HOLLOWAY, Minister for Urban Development and Planning

#### FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under section 79 of the Fisheries Management Act 2007, dated 22 May 2009, referring to the Gulf St Vincent Prawn Fishery, is hereby revoked.

Take note that the notice made under section 79 of the Fisheries Management Act 2007, dated 23 December 2008 and published in the *South Australian Government Gazette* on page 2, dated 8 January 2009, being the fourth notice on that page, referring to the Gulf St Vincent Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Gulf St Vincent Prawn Fishery Licence to use prawn trawl nets in the area specified in Schedule 1 during the period specified in Schedule 2.

#### SCHEDULE 1

- 1. The waters of the Gulf St Vincent Prawn Fishery, within the following co-ordinates: Commencing at position latitude 35°05.00'S, longitude 138°00.00'E, then to position latitude 35°05.00'S, longitude 138°05.00'E, then to position latitude 35°09.00'S, longitude 138°00.00'E, then to position latitude 35°09.50'S, longitude 138°05.00'E, then returning to position latitude 35°05.00'S, longitude 138°00.00'E.
- 2. The waters of the Gulf St Vincent Prawn Fishery, within the following co-ordinates: Commencing at position latitude 35°09.00'S, longitude 138°00.00'E, then to position latitude 35°09.50'S, longitude 138°05.00'E, then to position latitude 35°11.50'S, longitude 138°00.00'E, then to position latitude 35°13.00'S, longitude 138°00.00'E, then returning to position latitude 35°09.00'S, longitude 138°00.00'E.

## SCHEDULE 2

From 1830 hours on 23 May 2009 to 0630 hours on 26 May 2009.

Dated 23 May 2009.

C. DIXON, Sub-Program Leader Prawn (Inshore Crustaceans) SARDI Aquatic Sciences

## FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under section 79 of the Fisheries Management Act 2007, dated 23 December 2008 and published in the *South Australian Government Gazette* on page 2, dated 8 January 2009, being the fourth notice on that page, referring to the Gulf St Vincent Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Gulf St Vincent Prawn Fishery Licence to use prawn trawl nets in the area specified in Schedule 1 during the period specified in Schedule 2.

## SCHEDULE 1

The waters of the Gulf St Vincent Prawn Fishery, within the following co-ordinates: Commencing at position latitude  $35^\circ05.00'S$ , longitude  $138^\circ00.00'E$ , then to position latitude  $35^\circ05.00'S$ , longitude  $138^\circ05.00'E$ , then to position latitude  $35^\circ09.00'S$ , longitude  $138^\circ00.00'E$ , then to position latitude  $35^\circ09.50'S$ , longitude  $138^\circ05.00'E$ , then returning to position latitude  $35^\circ05.00'S$ , longitude  $138^\circ00.00'E$ .

#### SCHEDULE 2

From 1830 hours on 22 May 2009 to 0630 hours on 25 May 2009.

Dated 22 May 2009.

K. CROSTHWAITE, General Manager, Fisheries Policy and Programs

## FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under section 79 of the Fisheries Management Act 2007, dated 29 October 2008, published in the South Australian Government Gazette, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery Licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2.

#### SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery that are:

- 1. North of the following coordinates: Commencing at position latitude  $33^\circ37.00'\mathrm{S}$ , longitude  $137^\circ13.00'\mathrm{E}$ , then to position latitude  $33^\circ43.00'\mathrm{S}$ , longitude  $137^\circ24.00'\mathrm{E}$ , then to position latitude  $33^\circ34.00'\mathrm{S}$ , longitude  $137^\circ24.00'\mathrm{E}$ , then to position latitude  $33^\circ34.00'\mathrm{S}$ , longitude  $137^\circ31.00'\mathrm{E}$ , then to position latitude  $33^\circ29.00'\mathrm{S}$ , longitude  $137^\circ32.00'\mathrm{E}$ , then to position latitude  $33^\circ29.00'\mathrm{S}$ , longitude  $137^\circ34.00'\mathrm{E}$ , then to position latitude  $33^\circ38.00'\mathrm{S}$ , longitude  $137^\circ34.00'\mathrm{E}$ , then to position latitude  $33^\circ46.00'\mathrm{S}$ , longitude  $137^\circ34.00'\mathrm{E}$ , then to position latitude  $33^\circ46.00'\mathrm{S}$ , longitude  $137^\circ44.00~\mathrm{E}$ .
- 2. South of the following coordinates: Commencing at latitude  $33^{\circ}41.00'$ S, longitude  $137^{\circ}06.00'$ E, then to position latitude  $33^{\circ}52.00'$ S, longitude  $137^{\circ}15.00'$ E, then to position latitude  $33^{\circ}53.00'$ S, longitude  $137^{\circ}12.00'$ E, then to position latitude  $33^{\circ}58.00'$ S, longitude  $137^{\circ}15.00'$ E, then to position latitude  $34^{\circ}13.00'$ S, longitude  $136^{\circ}58.00'$ E, then to position latitude  $34^{\circ}22.00'$ S, longitude  $136^{\circ}58.00'$ E, then to position latitude  $34^{\circ}22.00'$ S, longitude  $136^{\circ}44.00'$ E, then to position latitude  $34^{\circ}17.00'$ S, longitude  $136^{\circ}44.00'$ E, then to position latitude  $34^{\circ}06.00'$ S, longitude  $136^{\circ}44.00'$ E, then to position latitude  $33^{\circ}53.00'$ S, longitude  $136^{\circ}50.00'$ E, then to position latitude  $33^{\circ}53.00'$ S, longitude  $136^{\circ}36.00$ E.
- 3. Within the following coordinates: Commencing at latitude 33°18.00'S, longitude 137°53.00'E, then to position latitude 33°18.00'S, longitude 137°36.00'E, then to position latitude 33°23.00'S, longitude 137°36.00'E, then to position latitude 33°23.00'S, longitude 137°55.00'E, then returning to position latitude 33°18.00'S, longitude 137°53.00 E.
- 4. Within the following coordinates: Commencing at latitude 33°46.50'S, longitude 137°30.50'E, then to position latitude 33°48.00'S, longitude 137°33.00'E, then to position latitude 33°53.50'S, longitude 137°27.50'E, then to position latitude 33°51.70'S, longitude 137°24.70'E, then returning to position latitude 33°46.50'S, longitude 137°30.50 E.
- 5. Within the following coordinates: Commencing at latitude  $34^{\circ}19.00'S$ , longitude  $137^{\circ}30.00'E$ , then to position latitude  $34^{\circ}19.00'S$ , longitude  $137^{\circ}20.00'E$ , then to position latitude  $34^{\circ}23.00'S$ , longitude  $137^{\circ}15.00'E$ , then to position latitude  $34^{\circ}54.00'S$ , longitude  $137^{\circ}15.00'E$ , then returning to position latitude  $34^{\circ}19.00'S$ , longitude  $137^{\circ}30.00~E$ .

## SCHEDULE 2

From 1830 hours on 19 May 2009 to 0600 hours on 31 May 2009.

Dated: 19 May 2009.

K. CROSTHWAITE, General Manager, Fisheries Policy and Programs

## FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under section 79 of the Fisheries Management Act 2007, dated 23 December 2008 and published in the *South Australian Government Gazette* on page 2, dated 8 January 2009, being the fourth notice on that page, referring to the Gulf St Vincent Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a Gulf St Vincent Prawn Fishery Licence to use prawn trawl nets in the area specified in Schedule 1 during the period specified in Schedule 2.

#### SCHEDULE 1

- 1. The waters of the Gulf St Vincent Prawn Fishery, within the following co-ordinates: Commencing at position latitude 35°05.00'S, longitude 138°00.00'E, then to position latitude 35°05.00'S, longitude 138°05.00'E, then to position latitude 35°09.00'S, longitude 138°00.00'E, then to position latitude 35°09.50'S, longitude 138°05.00'E, then returning to position latitude 35°05.00'S, longitude 138°00.00'E.
- 2. The waters of the Gulf St Vincent Prawn Fishery, within the following co-ordinates: Commencing at position latitude 35°09.00'S, longitude 138°00.00'E, then to position latitude 35°09.50'S, longitude 138°05.00'E, then to position latitude 35°11.50'S, longitude 138°05.00'E, then to position latitude 35°13.00'S, longitude 138°00.00'E, then returning to position latitude 35°09.00'S, longitude 138°00.00'E.

#### SCHEDULE 2

From 1830 hours on 26 May 2009 to 0630 hours on 29 May 2009.

Dated 26 May 2009.

K. CROSTHWAITE, General Manager, Fisheries Policy and Programs

#### FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under section 79 of the Fisheries Management Act 2007, dated 19 May 2009, referring to the Spencer Gulf Prawn Fishery, is hereby revoked.

Take note that the notice made under section 79 of the Fisheries Management Act 2007, dated 29 October 2008, published in the South Australian Government Gazette, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will be unlawful for a person fishing pursuant to a Spencer Gulf Prawn Fishery Licence to use prawn trawl nets in the areas specified in Schedule 1, during the period specified in Schedule 2.

#### SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery that are:

1. North of the following co-ordinates: Commencing at position latitude 33°37.30'S, longitude 137°13.00'E, then to latitude 33°43.30'S, longitude 137°24.10'E, then to latitude 33°34.20'S, longitude 137°29.20'E, then to position position position 33°34.20′S, 137°31.20′E, then to latitude longitude position 33°29.20'S, 137°32.20′E, latitude longitude then to position latitude 33°29.20'S, 137°34.00′E, then to position longitude latitude 33°38.30'S, longitude 137°34.00'E, then to position latitude 33°46.30'S, longitude 137°44.00'E.

Except within the following co-ordinates: Commencing at position latitude 33°18.20'S, longitude 137°53.00'E, then to position latitude 33°18.20'S, longitude 137°36.20'E, then to position latitude 33°22.80'S, longitude 137°36.20'E, then to position latitude 33°22.80'S, longitude 137°55.00'E, then returning to position latitude 33°18.20'S, longitude 137°53.00'E.

- 2. South of the following co-ordinates: Commencing at position latitude 33°41.00'S, longitude 137°06.30'E, then to position latitude 33°51.90'S, longitude 137°15.30'E, then to position latitude 33°52.90'S, 137°12.20'E, then to position longitude 33°57.90′S, 137°15.20′E, latitude longitude then to position 34°13.00′S, 136°58.00′E, position latitude longitude then to 34°22.00′S, position latitude longitude 136°51.00′E then to 34°22.00′S, 136°44.00'E, latitude longitude then to position 34°17.00′S, latitude longitude 136°44.00'E, then to position latitude 34°06.00'S, longitude 136°50.00'E, then to position latitude 33°53.00'S, longitude 136°36.00'E.
- 3. Within the following co-ordinates: Commencing at position latitude 33°46.20'S, longitude 137°30.50'E, then to position latitude 33°48.00'S, longitude 137°33.30'E, then to position latitude 33°53.80'S, longitude 137°27.50'E, then to position latitude 33°51.70'S, longitude 137°24.30'E, then returning to position latitude 33°46.20'S, longitude 137°30.50'E.

#### SCHEDULE 2

From 1830 hours on 26 May 2009 to 0600 hours on 31 May 2009.

Dated 26 May 2009.

K. CROSTHWAITE, General Manager, Fisheries Policy and Programs

#### FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to section 115 of the Fisheries Management Act 2007, Rhys Coleman of Melbourne University/Melbourne Water, P.O. Box 4342, East Melbourne, Vic. 3002 (the 'exemption holder') is exempt from Clauses 72 and 112 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as collecting dwarf galaxias (Galaxiella pusilla) in the waters described in Schedule 1, using the gear specified in Schedule 2 and the sedations of the fish for tissue sampling (the 'exempted activity'), subject to the conditions set out in Schedule 3, from 29 May 2009 until 31 December 2009, unless varied or revoked earlier.

## SCHEDULE 1

The collection of aquatic organisms from all waters of the Limestone Coast excluding aquatic reserves.

#### SCHEDULE 2

- bait traps
- dip nets

#### SCHEDULE 3

- 1. The specimens collected by the exemption holder are for scientific and research purposes only and must not be sold. Any unwanted specimens must be returned to the water immediately.
- 2. Any dwarf galaxias may have a tissue sample taken by clipping of the fin leaving a minimum of 70% of the fin to remain.
- 3. Fish collected may be sedated using clove oil or a clove oil and ethanol mixture before taking fish clip tissue samples of fish collected.
- 4. Any clove oil and ethanol must only be used in containers so that it is not deposited or released into the waterway.
- 5. All non-native species must not be returned to the water and must be disposed of.
- 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 of Fisheries, (G.P.O. Box 1625, Adelaide, S.A. 5001) within three months of the expiry of this notice, giving the following details:
  - the date and location of collection;
  - the gear used;
  - the description of all species collected;
  - the number of each species collected;
  - the number of any mortalities when sedating; and
  - any other information regarding size, breeding or anything deemed relevant or of interest that is able to be volunteered.
- 7. Before conducting the exempted activity, the exemption holder must contact the PIRSA Fisheries Compliance Unit on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you at the time of making the call and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related issues. Exemption No. 9902246.
- 8. While engaging in the exempted activity, the exemption holders must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if requested.
- 9. The exemption holders 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 26 May 2009.

W. ZACHARIN, Director of Fisheries

## **ENVIRONMENT PROTECTION ACT 1993**

Variation to Existing Approval of Collection Depot

I, ANDREA KAYE WOODS, Delegate of the Environment Protection Authority ('the Authority'), pursuant to section 69 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

Variation to Existing Approval of Collection Depot

Vary the approval of the collection depot listed at Schedule 1 of this notice, that was granted under the Act prior to the date of this Notice and impose the conditions of this approval to be as follows:

Approval of Collection Depot

The collection depot identified by reference to the following matters is approved:

- (a) the name of the collection depot described in Column 1 of Schedule 1 of this Notice;
- (b) the name of the proprietor of the depot identified in Column 3 of Schedule 1 of this Notice;
- (c) the location of the depot described in Columns 4-6 of Schedule 1 of this Notice; and

The collection depot listed at Schedule 1 of this Notice is approved in relation to all classes of containers, which were approved under the Act, at or subsequent to the date of this Notice, as Category B Containers.

Conditions of Approval

Impose the following conditions on the approval:

- (a) The person in charge of the collection depot shall ensure the depot premises complies with Council planning regulations and shall be kept in an orderly condition.
- (b) The person in charge of the collection depot who wishes to transfer the operation of a depot to another person or intends to change the location of a depot shall notify the Authority in writing within one month of the change occurring.
- (c) The person in charge of the collection depot who wishes to cease operation of that depot shall give notice in writing to the Authority.
- (d) The person in charge of the collection depot shall take such measures as are necessary in the operation and maintenance of the depot to prevent or control:
  - (i) A nuisance or offensive condition;
  - (ii) A risk to health or safety; and
  - (iii) Damage to the environment.
- (e) The person in charge of the collection depot is reminded of the general environmental duty, as required by section 25 of the Environment Protection Act 1993, to take all reasonable and practical measures to ensure that the activities on the whole site, do not pollute the environment in a way which causes or may cause environmental harm.
- (f) The holder of an approval must not pay a refund on, or seek reimbursement, for containers that the approval holder knows were not purchased in South Australia.

## SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume/Folio No.
Whyte Yarcowie	S. L. and M. J. Richards	Steve and M. J. Richards	Second Street	Whyte Yarcowie	Volume 548, Folio 807

## HARBORS AND NAVIGATION REGULATIONS 1994

Recognition of Certificates of Competency (Reg 70)

- 1. Definitions
  - 1.1 For the purposes of this Notice:
    - 1.1.1 Endorsement means an extension or a limitation (restriction) on a certificate of competency relating to:
      - (a) vessel type;
      - (b) vessel size;
      - (c) engine power;
      - (d) operational area;
      - (e) special purpose operations such as hovercraft or sailing vessel operation;
      - (f) operation in day-light hours; or
      - (g) other eyesight or medical conditions.
- 2. Recognition of Certificates of Competency
  - 2.1 I, BRIAN EDWARD HEMMING, Director, Transport Safety Regulation Directorate of the Department for Transport, Energy and Infrastructure ('the Department'), delegate for the Chief Executive of the Department, pursuant to the powers under regulation 70 of the *Harbors and Navigation Regulations 1994*, hereby give notice and declare the following certificates of competency issued under the law of another jurisdiction listed in Schedule 1 below (Columns B to G), to be equivalent to the certificates of competency of that specified class issued in South Australia (Column A), described in the same row, subject to the conditions listed in this notice.

SCHEDULE 1: EQUIVALENT CERTIFICATES OF COMPETENCY

Α	8	ပ	0	<b>E</b> (1888)	ц	9
SA	NSW	VIC	OLD.	WA	TAS	L
		EQUIVALENT MARI	EQUIVALENT MARITIME DECK CERTIFICATES OF COMPETENCY	S OF COMPETENCY		
Master Class 3	Master Class 3	Master Class 3	Master Class 3	Master Class III Trading	Master Class 3	Master Class 3
Master Class 4	Master Class 4	Master Class 4	Master Class 4	Master Class IV Trading	Master Class 4	Master Class 4
Master Class 5	Master Class 5	Master Class 5	Master Class 5	Master Class V Trading	Master 5 and Skipper Grade 3	Master Class 5
Master Class 5 (Endorsed to 200nm)	Master Class 5 (100nm)	Master Class 5	Master Class 5	Master Class V Trading	Master 5 and Skipper Grade 3	Master Class 5
Mate Class 4	Mate Class 4	Mate Class 4	Mate Class 4	Mate Class IV	Mate Class 4	Mate Class 4
Skipper Grade 1	Skipper Grade 1	Skipper Grade 1	Skipper Grade 1	Master Class III   (Fishing)	Skipper Grade 1	Skipper Grade 1
Skipper Grade 2	Skipper Grade 2	Skipper Grade 2	Skipper Grade 2	Master Class IV (Fishing)	Skipper Grade 2	Skipper Grade 2
Skipper Grade 3	Skipper Grade 3	Skipper Grade 3	Skipper Grade 3	Master Class V   (Fishing)	Master 5 and Skipper Grade 3	Skipper Grade 3
Skipper Grade 3 (Endorsed to 200nm)	Skipper Grade 3	Skipper Grade 3	Skipper Grade 3	Master Class V (Fishing)	Master 5 and Skipper Grade 3	Skipper Grade 3
		EQUIVALENT ENG	ALENT ENGINEERING CERTIFICATES OF COMPETENCY	S OF COMPETENCY		では、100mmので
Marine Engineer Class 3	Marine Engineer Class 3	Marine Engineer Class 3	Marine Engineer Class 3	Marine Engineer Class	Engineer Class 3	Engineer Class 3
Marine Engine Driver Grade 1	Marine Engine Driver Grade 1	Marine Engine Driver Grade 1	Marine Engine Driver Grade 1	Marine Engine Driver Grade 1	Marine Engine Driver Grade 1	Marine Engine Driver Grade 1
Marine Engine Driver Grade 2	Marine Engine Driver Grade 2	Marine Engine Driver Grade 2	Marine Engine Driver Grade 2	Marine Engine Driver Grade II	Marine Engine Driver Grade 2	Marine Engine Driver Grade 2
Marine Engine Driver Grade 3	Marine Engine Driver Grade 3	Marine Engine Driver Grade 3	Marine Engine Driver Grade 3	Marine Engine Driver Grade !! Restricted to: - Engine Power >=250kW but <500kW; and Operational Area (Up to) Inshore (15nm) Engine Power <250kW; and Operational Area (Up to) Restricted Offshore (100m)	Marine Engine Driver Grade 3	Marine Engine Driver Grade 3
		EQUIVALENT MARITIM	VT MARITIME COXSWAINS CERTIFICATES OF COMPETENCY	ATES OF COMPETENCY		
Coxswain	Coxswain	Coxswain	Coxswain	Coxswain	Coxswain	Coxswain

#### NOTES TO SCHEDULE:

Legislation under which Certificates of Competencies are Issued

- A. Certificates in this column issued under the South Australian Harbors and Navigation Act 1993.
- B. Certificates in this column issued under the New South Wales Commercial Vessels Act 1979.
- C. Certificates in this column issued under the Victorian Marine Act 1998.
- D. Certificates in this column issued under the Queensland Transport Operations (Marine Safety) Act 1994.
- E. Certificates in this column issued under the Western Australian Marine Act 1982.
- F. Certificates in this column issued under the Tasmanian Marine and Safety Authority Act 1997.
- G. Certificates in this column issued under the Northern Territory Marine Act.

## 3. Conditions of Recognition

- 3.1 Where a certificate of competency issued under the law of another jurisdiction contains one or more endorsements, that certificate of competency is recognised as equivalent to a certificate of competency of a specified class issued in South Australia, but will be subject to the same endorsements.
- 3.2 For the purposes of 3.1, endorsements imposed on certificates of competency issued under the law of another jurisdiction are to be interpreted as follows:
  - 3.2.1 references to another jurisdiction are to be read as references to South Australia; and
  - 3.2.2 references to officers or authorities of another jurisdiction are to be read as references to corresponding officers or authorities in South Australia.
- 3.3 The period of recognition is limited to the duration of the validity of the certificate of competency as issued under the law of another jurisdiction.
- 3.4 Recognition of equivalence under this notice will only apply where the certificate of competency issued under the law of another jurisdiction has an expiry date of five years or less.
- 3.5 This notice may be varied or revoked at any time by further notice in writing.
- 4. Certificates Subject To Case By Case Assessment
  - 4.1 The following certificates of competency are not recognised as equivalent under this notice but may be recognised on a case by case assessment:
    - 4.1.1 certificates of competency issued prior to the adoption of the Uniform Shipping Laws Code (USL Code) in another jurisdiction;
    - 4.1.2 certificates of competency issued after the adoption of the USL Code in another jurisdiction, but during the transition to the USL Code and was granted on the basis of conditions in place prior to the adoption of the USL Code:
    - 4.1.3 certificates of competency containing an endorsement, or other provision, relating to operation of government vessels:
    - 4.1.4 certificates of competency containing any endorsements that relate to specific limitations/restrictions, of which there is no exact South Australian equivalent (eg. references to named harbours, safe havens, etc.)
  - 4.2 Applications to have a certificate of competency which fall under Clause 4.1 recognised as equivalent to a South Australian certificate to be directed to the Qualifications Section of the Department for Transport, Energy and Infrastructure (Telephone (08) 8348 9506 or (08) 8348 9562) to determine whether the certificate may be recognised as equivalent in South Australia.

Dated 26 May 2009.

BRIAN EDWARD HEMMING, Delegate for the Chief Executive Department for Transport, Energy and Infrastructure

## **GOVERNMENT GAZETTE ADVERTISEMENT RATES**

## To apply from 1 July 2008

	\$		\$
Agents, Ceasing to Act as	41.00	Firms:	
Associations:		Ceasing to Carry on Business (each insertion)	
Incorporation	20.80	Discontinuance Place of Business	. 27.25
Intention of Incorporation		Land—Real Property Act:	
Transfer of Properties	51.50	Intention to Sell, Notice of	51.50
		Lost Certificate of Title Notices	
Attorney, Appointment of		Cancellation, Notice of (Strata Plan)	
Bailiff's Sale	51.50	Mortgages:	
Cemetery Curator Appointed	30.50	Caveat Lodgement	. 20.80
Companies:		Discharge of	. 21.80
Alteration to Constitution	41.00	Foreclosures	. 20.80
Capital, Increase or Decrease of		Transfer of	. 20.80
Ceasing to Carry on Business		Sublet	. 10.50
Declaration of Dividend	30.50	Leases—Application for Transfer (2 insertions) each	. 10.50
Incorporation		Leases—Application for Transfer (2 insertions) each	. 10.50
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	. 30.50
First Name	30.50	Licensing	. 61.00
Each Subsequent Name	10.50	9	. 01.00
Meeting Final	34.25	Municipal or District Councils:	
Meeting Final Regarding Liquidator's Report on		Annual Financial Statement—Forms 1 and 2	
Conduct of Winding Up (equivalent to 'Final		Electricity Supply—Forms 19 and 20	. 408.00
Meeting')		Default in Payment of Rates:	
First Name		First Name	
Each Subsequent Name	10.50	Each Subsequent Name	. 10.50
Notices:		Noxious Trade	. 30.50
Call			
Change of Name		Partnership, Dissolution of	. 30.50
Creditors		Petitions (small)	. 20.80
Creditors Compromise of Arrangement	41.00		. 20.00
Creditors (extraordinary resolution that 'the Com-		Registered Building Societies (from Registrar-	
pany be wound up voluntarily and that a liquidator		General)	. 20.80
be appointed')	51.50	Register of Unclaimed Moneys—First Name	. 30.50
Release of Liquidator—Application—Large Ad	81.50	Each Subsequent Name	
—Release Granted	51.50	Each Subsequent Ivanic	. 10.50
Receiver and Manager Appointed		Registers of Members—Three pages and over:	
Receiver and Manager Ceasing to Act	41.00	Rate per page (in 8pt)	
Restored Name		Rate per page (in 6pt)	. 345.00
Petition to Supreme Court for Winding Up	71.50	Sale of Land by Public Auction	52.00
Summons in Action	61.00	-	
Order of Supreme Court for Winding Up Action	41.00	Advertisements	
Register of Interests—Section 84 (1) Exempt		½ page advertisement	
Removal of Office		½ page advertisement	
Proof of Debts		Full page advertisement	. 478.00
Sales of Shares and Forfeiture	41.00	Advertisements, other than those listed are charged at \$	2 90 ner
Estates:		column line, tabular one-third extra.	2.50 pci
Assigned	30.50	•	ъ
Deceased Persons—Notice to Creditors, etc		Notices by Colleges, Universities, Corporations and	District
Each Subsequent Name		Councils to be charged at \$2.90 per line.	
Deceased Persons—Closed Estates		Where the notice inserted varies significantly in leng	
Each Subsequent Estate		that which is usually published a charge of \$2.90 per colu	ımn line
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## MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2008

	Acts	, Bills, Rules, Parliame	ntary Papers and Regula	ations	
Pages	Main	Amends	Pages	Main	Amends
1-16	2.50	1.15	497-512	34.75	33.75
17-32	3.35	2.10	513-528	35.75	34.50
33-48	4.35	3.10	529-544	37.00	35.75
49-64	5.50	4.20	545-560	38.00	37.00
65-80	6.45	5.35	561-576	38.75	38.00
81-96	7.50	6.20	577-592	40.00	38.50
97-112	8.55	7.30	593-608	41.25	39.75
113-128	9.55	8.40	609-624	42.00	41.00
129-144	10.70	9.45	625-640	43.25	41.50
145-160	11.70	10.50	641-656	44.25	43.25
161-176	12.80	11.50	657-672	44.75	43.75
177-192	13.90	12.60	673-688	46.75	44.75
193-208	15.00	13.80	689-704	47.50	45.70
209-224	15.80	14.60	705-720	48.25	47.00
225-240	16.90	15.60	721-736	50.00	48.00
241-257	18.10	16.50	737-752	50.50	49.00
258-272	19.10	17.60	753-768	51.50	50.00
273-288	20.20	18.90	769-784	52.50	51.50
289-304	21.00	19.80	785-800	53.50	52.50
305-320	22.30	20.90	801-816	54.50	53.00
321-336	23.20	21.90	817-832	55.50	54.50
337-352	24.40	23.10	833-848	56.50	55.50
353-368	25.25	24.20	849-864	57.50	56.00
369-384	26.50	25.25	865-880	59.00	57.50
		26.25			
385-400	27.50		881-896	59.50	58.00
401-416	28.50	27.00	897-912	61.00	59.50
417-432	29.75	28.25	913-928	61.50	61.00
433-448	30.75	29.50	929-944	62.50	61.50
449-464	31.50	30.25	945-960	63.50	62.00
465-480	32.00	31.25	961-976	65.50	63.00
481-496	33.75	32.00	977-992	66.50	63.50
Legislation—Acts, Re Subscriptions:	gulations, etc:				\$
Acts					214.
All Bills as Laid					514.
Rules and Regulati	ions				514.
Bound Acts					238.
Government Gazette					
					5.
•					284.
Hansard					
Cloth bound—per vo	olume				191.
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# Guidelines

# for Nurses and Midwives in South Australia

The Australian Nursing and Midwifery Council's Guidelines: The responsibilities of the nurse and midwife in the event of a declared national emergency was endorsed by the Nurses Board of South Australia on 6 March 2009 and implemented for all nurses and midwives in South Australia from 8 June 2009.

#### Preamble

The Australian Nursing and Midwifery Council (ANMC) leads a national approach with state and territory nursing and midwifery regulatory authorities (NMRAs) in evolving national standards for regulation of the nursing and midwifery professions that are flexible, effective and responsive to the health care requirements of the Australian population. The standards are developed in relation to the current regulatory and legislative environments that govern healthcare in Australia.

The purpose of regulation is the protection of the public. To this end, the ANMC safeguards the interests of the community by promoting high standards of nursing and midwifery practice through the development and maintenance of competency standards and the development of position statements and guidelines.

ANMC guidelines are part of the professional practice framework which provides assistance to nurses and midwives in relation to their practice obligations. This guideline aims to advise nurses and midwives about their responsibilities with regard to responding in a declared national emergency, a situation identified by the process for agreement of a national emergency under the National Emergency Protocol.<sup>1</sup>

#### Introduction

National emergency planning and management, both internationally and in Australia, has assumed heightened significance in recent years from two different but increasingly life-threatening scenarios: the threat of terrorist attack and the threat of pandemic influenza. In addition to the threat of a natural emergency (earthquake, fire, flood), the threat of a major trauma event or a disease epidemic raises a series of management issues for which plans need to be made, including the deployment and co-ordination of healthcare personnel.

In Australia, national emergency preparedness and response is principally the responsibility of the states and territories as it lies within their purview of healthcare. The federal government has the ability to assist the responses of the states and territories by deploying the national defence force, for instance, and by coordinating responses across state and territory boundaries where the event involves one or more states or territories. Through Emergency Management Australia, the federal government supports a comprehensive approach to emergency management in relation to 'all hazards'. The threat of pandemic influenza, in particular, clearly highlights the need for both a national and international level of co-ordination, given the rapidity with which a virus can spread.

In 2006, the federal government developed the Australian Health Management Plan for Pandemic Influenza (AHMPPI) and staged a simulated response through Exercise Cumpston. The AHMPPI outlines the health response to a pandemic situation and builds on the Australian Management Plan for Pandemic Influenza (2005) which describes the Commonwealth government's role in pandemic preparedness. Exercise Cumpston was staged to test the 'capacity and capability of the Australian health system to prevent, detect and respond to an influenza pandemic'. At an international level, the World Health Organisation (WHO) Global Influenza Preparedness Plan (2005), together with the International Health Regulations, revised and adopted by the World Health Assembly in 2005 and which came into force in June 2007, aims for a consistent approach to preparedness planning across nation states.

Emergency situations tax the skills and abilities of health workers to the fullest. It is paramount that nurses and midwives are prepared, in at least basic terms, to meet the challenges posed by a national emergency and to respond in ways that optimise their care for and protection of the public. Nurses and midwives, in any number of ways, and in relation to any emergency scenario, will be central to coordinated response efforts. In a pandemic, nurses will be required to: function as front-line carers; administer vaccines [and anti-virals]; enact local pandemic plans; and help maintain public health standards and contain anxiety. 8 In all the care contexts envisaged as likely in the event of a pandemicfrom dedicated 'flu clinics' to general practice surgeries, from intermediary care sites to hospitals, nurses and midwives will be centrally involved, and 'border nurses' will be required to help screen international visitors to Australia for symptoms of disease. <sup>10</sup> In the event of a major trauma purses and midwing equally would be pivotal to any co-ordinated response, from planning to implementation, and senior nursing staff have an important role to play in establishing a chain of command.

The Australian College of Midwives and the International Confederation of Midwives do not currently have policies related to midwives and disaster response. Midwives, however, working within their scope of practice, would have an important role to play. Their skills and knowledge would be important in rendering care to pregnant women and babies, two of the most at-risk groups in a disaster, particularly in a mass casualty event. The special needs of pregnant women during a disaster have been highlighted by the American College of Nurse-Midwives in the wake of Hurricane Katrina and in relation to their 'all hazards preparedness' initiatives.

Nursing and midwifery organisations internationally and in Australia have varied levels of involvement in emergency preparedness planning and take a range of positions on what level of preparedness nurses and midwives should have. A degree of knowledge and skill is considered essential for every nurse and midwife to respond appropriately should they find themselves in a national emergency, but not all nurses and midwives can or should be trained as 'first responders'. To date, Australia has adopted no generic emergency response competencies for nurses and midwives, though the debate continues as to whether and in what form disaster training should be included in undergraduate and postgraduate curricula. Competencies have been developed internationally to assist the implementation of disaster training in nursing curricula.

Participation in a national emergency response has to be a personal decision. The nurse or midwife must make a conscious decision to respond—weighing their personal circumstances against the risks involved: their obligation to protect themselves as well as to provide care to others. For example, in the event of a pandemic, nurses and midwives may choose not to take part in relief efforts that may expose themselves and others to the risk of contracting the disease. Nurses and midwives are encouraged to give early consideration to these issues that may inform any decisions that they may make should the circumstances require. Those decisions should take into account their current health and vaccination status.

From a regulatory and/or legal perspective, the engagement of nurses and midwives in a declared national emergency raises three principal questions: firstly, what are the legal parameters of practice at a time of emergency or disaster? Secondly, is s/he competent to perform the role assigned to him/her, and thirdly is the nurse or midwife appropriately registered\* and/or insured\*\* to practise in the state or territory to which s/he is deployed.

In the event of a declared national emergency it is unlikely that internationally-trained nurses or midwives would be brought into the country. Conversely, plans have been made, in the event that Australian nurses need to be deployed overseas, to repatriate Australians involved in mass casualty events in other countries, <sup>17</sup> and the Ausassistplan has been developed for Australian relief efforts abroad. <sup>18</sup>

## Legal parameters of practice

Nurses and midwives responding to a declared national emergency need to understand the laws that govern their level of involvement in an emergency response in the state or territory in which they are rendering assistance, for instance: the duty of care that is owed to the distressed person by the person providing the care; the standard of care that is expected; and consent issues. Nurses and midwives responding as volunteers rather than as paid health employees may need to be aware of the Commonwealth Volunteers Protection Act 2003 (Commonwealth). If responding to an international emergency, additional knowledge would be required: an understanding of relevant aspects of international law; and the principles of cultural competence and safety.

In terms of the duty of care owed and the standard of care owed to a distressed person in an emergency, the general principle under common law is that a person is not required to put themselves at risk to rescue another person. However, clearly once a nurse or midwife decides to render assistance, the reasonable standard of care expected of an 'ordinary' nurse or midwife is owed. In certain states or territories there is an expectation that a person will render assistance in an emergency, although clearly not to the extent that they endanger themselves. The nurse or midwife therefore needs to be aware of the legislation governing the relevant state or territory in this regard.

In addition, nurses and midwives responding to a national emergency need to be aware of the personal risks involved and take appropriate precautions. These may include the use of personal protective equipment and ensuring that they have appropriate indemnity insurance cover. The International Council of Nurses' 2001 Position Statement 'Nurses and Disaster Preparedness' makes special mention of the need for attention to be given to nurses' health, accident and indemnity insurance coverage.<sup>22</sup>

## Licensure

Nurses and midwives may be involved in response efforts within the state or territory in which they are currently licensed to practice or in other states or territories. Where the nurse or midwife is responding in another state or territory to the one in which s/he is currently licensed to practise, s/he will need to be aware of the Mutual Recognition Act.

Under the Mutual Recognition Act 1992 (Commonwealth), a person pursuing an occupation in one state or territory in Australia is entitled to register to practise the equivalent occupation in another state or territory, subject to meeting the terms and conditions for practise in the other state or territory.<sup>23</sup> This applies to nurses and midwives moving from one state or territory to another or practising in more than one state or territory at the same time (for example, nurses and midwives practising telehealth across jurisdictions). The Mutual Recognition Act 1992 (Commonwealth) provides that, pending the grant or refusal of registration in the new state or territory, the person applying for registration is considered to have 'deemed registration' in the new state or territory and entitled to practise her/his occupation.

Written documentation must be supplied to the registering authority that states, among other requirements, that the person is registered for the occupation in the first state, and be accompanied by a copy of the applicant's existing registration. While this provision covers nurses and midwives entering a new state or territory to practise, in an emergency response situation there may be insufficient time to provide the required documentation to the registering authority. Should a nurse or midwife decide to volunteer in a second or subsequent state or territory where they do not hold current registration, it is required that they first clarify their authority to practise with the relevant state or territory's regulatory authority. Where this is not possible due to lack of time, it is recommended that the nurse or midwife carry their current practising certificate with them, together with some form of photo identification, for the duration of the declared emergency.

## Competence

Nurses and midwives are encouraged to respond only as part of organised response efforts in accordance with the operational plan of their workplace, volunteer response organisation or local health authority, as volunteering spontaneously in emergency situations can add to the burden of coordinating care for those affected.<sup>24</sup>

It is particularly important in an emergency situation for nurses and midwives to understand the context in which they are practising and their individual competence. The professional practice framework for nurses and midwives provided by the ANMC and state and territory regulatory authorities (comprising practice standards, codes and guidelines) continues to apply in emergency response situations. As with all nursing and midwifery contexts, nurses and midwives are responsible for deciding whether the activities they undertake in the course of caring for others fall within their scope of practice.

Valuable assistance in understanding the decision-making processes is provided in the ANMC National Decision-Making Framework for Nurses (2007) and its counterpart for Midwives. In a declared national emergency these continue to provide nurses and midwives with guidance in determining how best they can contribute their expertise.

## Guidelines

ANMC recommends that nurses and midwives responding in the event of a declared national emergency respond only as part of an organised response effort and:

Legal parameters of practice

 Be aware of the laws that relate to their level of involvement in emergency response;

- Understand their obligation to protect themselves and take appropriate precautions, including the use of personal protective equipment, and to determine what level of response, given their personal circumstances, that they wish to make;
- Clarify the requirement for professional indemnity\*\* in all relevant states or territories as soon as possible after deciding to respond to the emergency;

#### Licensure

- Ensure that they have current registration\*;
- Produce evidence of their current practising certificate together with some form of photo identification;
- Inform relevant state or territory regulatory authority that they are working with an emergency team.

#### Competence

- Practise within the professional practice framework: ANMC Codes of Ethics; ANMC Codes of Professional Conduct; ANMC National Competency Standards; ANMC National Decision-Making Framework and other relevant professional standards, such as the and state or territory scope of practice documents;
- Understand the context in which they are practising and their individual competence;
- Be familiar with their professional role in emergency response and chain of command; and
- Be familiar with workplace or local health authority operational plans for emergency response.

\*The term 'registration' applies to nurses who are licensed, enrolled, endorsed, or authorised to practise, and includes DIV1 and DIV2 in Victoria.

\*\*Not all state or territory legislation requires insurance. The nurse or midwife should ascertain the requirements in the states or territories to which they are deployed.

Date Approved: November 2008. Date for Review: November 2011.

## References

A declared national emergency is defined here as a situation identified by the process for agreement of a national emergency under the National Emergency Protocol confirmed by the Council of Australian Governments' Meeting, 10 February 2006. Available from:

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## **GEOGRAPHICAL NAMES ACT 1991**

Notice of Declaration of Names of Places

#### CORRIGENDUM

IN the *Government Gazette* of 25 February 1999, page 1159, first notice appearing, the declared name shown as MIL LEL, *should* have been shown as MIL-LEL.

Dated 21 May 2009.

P. M. KENTISH, Surveyor-General, Department for Transport, Energy and Infrastructure

DTEI.22-413/07/0008

## GEOGRAPHICAL NAMES ACT 1991

## CORRIGENDUM

Notice of Declaration of Names of Places

IN the *Government Gazette* of 27 March 2009, page 1184, fourth notice appearing, the list of declared locality names for Mid Murray Council *should* have included **JULANKA HOLDINGS**.

Dated 26 May 2009.

P. M. KENTISH, Surveyor-General

DTEI.22-413/07/0032

#### GOVERNMENT LAND SALE

UNDER THE CROWN LANDS ACT 1929

Section 228

Department for Environment and Heritage Adelaide, 28 May 2009

NOTICE is hereby given that the undermentioned Crown Lands will be offered for sale by public auction to be held on site, Friday, 12 June 2009, at 11 a.m.

## Conditions of Sale

Subject to a reserve price the Allotment shall be sold at the highest bid.

If any dispute arises at the fall of the hammer, the Allotment may be put up again at the discretion of the auctioneer.

The Allotment will not be sold to any person under the age of 18 years and no such person shall be entitled to obtain a Land Grant.

All biddings must be made in an audible voice and the name of the purchaser as declared by the highest bidder will be announced by the auctioneer and immediately entered by him, against the Allotment sold. Such entry shall be taken as conclusive evidence of the Allotment having been bought by the person whose name has been so announced and entered and the Land Grant shall issue accordingly.

No advance of less than one dollar will be taken as a bid by the auctioneer

If at the conclusion of the sale any deposit that is unpaid the Allotment may be at once reofferred.

Time shall be deemed to be of the essence of the contract.

The sale is also subject to all Acts and Regulations now in force relating to the sale of Crown Lands.

The purchaser shall pay to the Department for Environment and Heritage the full purchase money or a deposit of at least 20 per centum thereof at the time of the sale and the balance, if any, within one calendar month.

The purchaser shall also pay within one calendar month of the date of sale the sum of \$339.20 (GST inc) for the preparation and registration of each Land Grant.

J. WEATHERILL, Minister for Environment and Conservation

#### THE SCHEDULE

#### ALLOTMENT 25 AND 26 TOWN OF WHYTE-YARCOWIE HUNDRED OF WHYTE COUNTY OF VICTORIA

Limitation: Nil

In the event of expenses being incurred by the Department for Environment and Heritage, pursuant to the Fences Act 1975, in regard to the above Allotment such amounts will be added to the purchase money of the Allotment and will be payable with the deposit.

A. HOLMES, Chief Executive, Department for Environment and Heritage

DEH DL/4003/1993

## LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Robert Michael Benson has applied to the Licensing Authority for the transfer of a Hotel Licence in respect of premises situated at 15 Railway Parade, Mount Bryan, S.A. 5418 and known as Mount Bryan Hotel.

The application has been set down for hearing on 22 June 2009 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz. 15 June 2009).

The applicant's address for service is c/o Robert Benson, 15 Railway Parade, Mount Bryan, S.A. 5418.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 19 May 2009.

Applicant

## LIQUOR LICENSING ACT 1997

## Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Petcraky Pty Ltd has applied to the Licensing Authority for alterations to the licensed premises, variation to Extended Trading Authorisation and variation to Entertainment Consent in respect of premises situated at 1 Stepney Street, Stepney, S.A. 5069 and known as I.C.A. Sportzworx Stepney.

The application has been set down for callover on 26 June 2009 at 9 a.m.

## Conditions

The following licence conditions are sought:

- Alterations to the licensed premises to remove an internall wall to increase Area 1.
- Variation to Extended Trading Authorisation to include the abovementioned area.
- Variation to Extended Trading Authorisation for the areas currently approved with Extended Trading Authorisation and to include the abovementioned area for the following hours:

Friday and Saturday: Midnight to 3 a.m. the following day.

• Variation to Entertainment Consent to include the extension of Area 1.

 Variation to Entertainment Consent for the areas currently approved with Entertainment Consent and to include the abovementioned area for the following hours:

Friday and Saturday: Midnight to 3 a.m. the following day.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz. 19 June 2009).

The applicant's address for service is c/o Daniel McKay, 1 Stepney Street, Stepney, S.A. 5069.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 22 May 2009.

Applicant

## LIQUOR LICENSING ACT 1997

#### Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that The South Australian Amateur Football League Inc. has applied to the Licensing Authority for a Limited Club Licence in respect of premises situated at 1A Meyer Street, Torrensville, S.A. 5031 and to be known as the South Australian Amateur Football League.

The application has been set down for callover on 26 June 2009 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz. 19 June 2009).

The applicant's address for service is c/o Mark Shadiac, 1A Meyer Street, Torrensville, S.A. 5031.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 20 May 2009.

Applicant

## LIQUOR LICENSING ACT 1997

## Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Matthew John Jeffs has applied to the Licensing Authority for a Direct Sales Licence in respect of premises situated at Lot 99, Harris Road, Lenswood, S.A. 5240 and to be known as Cider Store.

The application has been set down for callover on 26 June 2009 at 9  $\rm a.m.$ 

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 19 June 2009).

The applicant's address for service is c/o Matthew John Jeffs, Lot 99, Harris Road, Lenswood, S.A. 5240.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 20 May 2009.

Applicant

## LIQUOR LICENSING ACT 1997

#### Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Rick Lian Hiong Tan has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 102 Glynburn Road, Hectorville, S.A. 5073 and to be known as Cafe Pandanuz.

The application has been set down for callover on 26 June 2009 at 9 a m

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 19 June 2009).

The applicant's address for service is c/o Rick Lian Hiong Tan, 11 Park Street, Linden Park, S.A. 5065.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 21 May 2009.

Applicant

## LIQUOR LICENSING ACT 1997

## Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Chad Steven Fenton-Smith has applied to the Licensing Authority for the removal of a Producer's Licence in respect of premises situated at 4 Elizabeth Road, Christie Downs, S.A. 5164 and to be situated at 1/27 Tiller Drive, Seaford, S.A. 5169 and known as Charlatan Wines.

The application has been set down for callover on 26 June 2009 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz. 19 June 2009).

The applicant's address for service is c/o Chad Fenton-Smith, 1/27 Tiller Drive, Seaford, S.A. 5169.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 21 May 2009.

Applicant

## LIQUOR LICENSING ACT 1997

## Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Gawler Motorcycle Club Inc. has applied to the Licensing Authority for a Club Licence in respect of premises situated at Lot 162, Haydon Road, Kangaroo Flat, S.A. 5118 and to be known as Gawler Motorcycle Club.

The application has been set down for callover on 26 June 2009 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz. 19 June 2009).

The applicant's address for service is c/o Bill Moody, 7th Floor, 185 Victoria Square, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 21 May 2009.

Applicant

## LIQUOR LICENSING ACT 1997

#### Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Adelaide Butcher Pty Ltd has applied to the Licensing Authority for alterations and Redefinition of the Licensed Premises in respect of premises situated at 15 Pitt Street, Adelaide, S.A. 5000 and known as Adelaide Butcher and BBO.

The application has been set down for callover on 26 June 2009 at 9  $\rm a.m.$ 

#### **Conditions**

The following licence conditions are sought:

- Alterations to the Licensed Premises to remove an internal wall as per plans lodged with this office.
- Redefinition of the Licensed area to include the adjoining tenancy known as Shop 17 as per plans lodged with this office.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz. 19 June 2009).

The applicant's address for service is c/o Ha Ae Bae, 15 Pitt Street, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 22 May 2009.

Applicant

## LIQUOR LICENSING ACT 1997

## Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Virginia Nursery Pty Ltd has applied to the Licensing Authority for a Restaurant Licence in respect of premsies situated at Lot 415, Gawler Road, Virginia, S.A. 5120 and to be known as Virginia Nursery Pty Ltd.

The application has been set down for callover on 26 June 2009 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 19 June 2009).

The applicant's address for service is c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000 (Attention: Peter Hoban or Ben Allen).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 25 May 2009.

Applicant

## LIQUOR LICENSING ACT 1997

#### Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Mundawora Vintners Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 101, Main North Road, Stanley Flat via Clare, S.A. 5453 and to be known as Mundawora Vintners Pty Ltd.

The application has been set down for callover on 26 June 2009 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 19 June 2009).

The applicant's address for service is c/o Wallmans Lawyers, 173 Wakefield Street, Adelaide, S.A. 5000 (Attention: Sam Ngai or Ben Allen).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 25 May 2009.

Applicant

## LIQUOR LICENSING ACT 1997

## Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Pindarie Pty Ltd as trustee for Pindarie Unit Trust has applied to the Licensing Authority for a Redefinition of the Licensed Area and a variation to Conditions in respect of premises situated at Lot 806, Rosedale Road, Gomersal via Tanunda, S.A. 5352 and known as Pindarie.

The application has been set down for callover on 26 June 2009 at 9 a.m.

## Conditions

The following licence conditions are sought:

- Redefinition of licensed area to include the whole of the land as per plan lodged with this office.
- Variation to Conditions to remove the following condition from the licence:

'All activities associated with the Producer's Licence are to meet the criteria under "home activity" as defined in the Development Regulations 1993'.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the callover date (viz: 19 June 2009).

The applicant's address for service is c/o Wendy K. Allan, P.O. Box 341, Tanunda, S.A. 5352.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 20 May 2009.

Applicant

## LIQUOR LICENSING ACT 1997

## Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that Dharma Kresno Budiono has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at 1259 Main North East Road, Ridgehaven, S.A. 5097 and known as Mandarin Coin Chinese Restaurant.

The application has been set down for hearing on 29 June 2009 at 9.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 22 June 2009).

The applicant's address for service is c/o Dharma Kresno Budiono, P.O. Box 1212, Kensington Gardens, S.A. 5068.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 20 May 2009.

Applicant

## LIQUOR LICENSING ACT 1997

## Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that HCN Pty Ltd has applied to the Licensing Authority for the transfer of an Entertainment Venue Licence in respect of premises situated at 27-29 Hindley Street, Adelaide, S.A. 5000 and known as Earth Nightclub.

The application has been set down for hearing on 29 June 2009 at 10 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 22 June 2009).

The applicant's address for service is c/o Hien Trung Tu, 27-29 Hindley Street, Adelaide, S.A. 5000.

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 20 May 2009.

Applicant

## LIQUOR LICENSING ACT 1997

## Notice of Application

NOTICE is hereby given, pursuant to section 52 (2) (b) of the Liquor Licensing Act 1997, that C.P. Golden Grove Pty Ltd has applied to the Licensing Authority for the transfer of a Restaurant Licence in respect of premises situated at Lot 1040, the Golden Way, Golden Grove, S.A. 5125 and known as Caffe Primo Golden Grove

The application has been set down for hearing on 30 June 2009 at 9 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 23 June 2009).

The applicant's address for service is c/o Camatta Lempens Lawyers, Level 1, 345 King William Street, Adelaide, S.A. 5000 (Attention: Amanda Wilson).

Plans in respect of the premises the subject of the application are open to public inspection without fee at the Office of the Liquor and Gambling Commissioner, 9th Floor, East Wing, 50 Grenfell Street, Adelaide, S.A. 5000. Phone 8226 8410, Fax: 8226 8512. Email: olgc@agd.sa.gov.au.

Dated 22 May 2009.

Applicant

#### MINING ACT 1971

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

Applicant: Trafford Resources Limited

Location: Uno area—Approximately 105 km west-south-west

of Port Augusta.

Pastoral Leases: Nonning, Uno, Siam

Term: 1 year Area in km<sup>2</sup>: 66 Ref.: 2009/00030

Plan and co-ordinates can be found on the PIRSA, website: <a href="http://www.pir.sa.gov.au/minerals/public notices">http://www.pir.sa.gov.au/minerals/public notices</a> or by phoning Mineral Tenements on (08) 8463 3103.

H. THOMAS, Mining Registrar

#### MINING ACT 1971

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

Applicant: Iluka (Eucla Basin) Pty Ltd

Location: Wynbring area—Approximately 100 km west of

Tarcoola.

Pastoral Lease: Mount Christie

Term: 1 year Area in km<sup>2</sup>: 56 Ref.: 2009/00040

Plan and co-ordinates can be found on the PIRSA, website: <a href="http://www.pir.sa.gov.au/minerals/public notices">http://www.pir.sa.gov.au/minerals/public notices</a> or by phoning Mineral Tenements on (08) 8463 3103.

H. THOMAS, Mining Registrar

## MINING ACT 1971

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

Applicant: Menninnie Metals Pty Ltd

Location: Kolendo area—Approximately 70 km north-north-

west of Kimba.

Pastoral Leases: Kolendo, Nonning, Mount Ive

Term: 1 year Area in km<sup>2</sup>: 208 Ref.: 2009/00034

Plan and co-ordinates can be found on the PIRSA, website: <a href="http://www.pir.sa.gov.au/minerals/public notices">http://www.pir.sa.gov.au/minerals/public notices</a> or by phoning Mineral Tenements on (08) 8463 3103.

H. THOMAS, Mining Registrar

# OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1986

## Appointment

I, PAUL CAICA, Minister for Industrial Relations in and for the State of South Australia, under the Occupational Health, Safety and Welfare Act 1986, hereby authorise the following public service employee to exercise the powers of an Inspector, pursuant to the Occupational Health, Safety and Welfare Act 1986:

Ian James Ellison Dated 19 May 2009.

PAUL CAICA, Minister for Industrial Relations

#### OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1986

#### Transfer of Funds

IN ACCORDANCE with section 67B of the Occupational Health, Safety and Welfare Act 1986, I have obtained the concurrence of the board of management of the WorkCover Corporation of South Australia and have consulted with the Treasurer.

The amount of funds to be transferred from the WorkCover Corporation of South Australia to the Department of the Premier and Cabinet to be applied towards costs associated with the administration of the Occupational Health, Safety and Welfare Act 1986, is as follows:

- \$9.434 million cash, (to be paid in monthly installments) for the 2009-2010 financial year; and
- \$1.332 million (to be provided on an in-kind basis) in the 2009-2010 financial year.

PAUL CAICA, Minister for Industrial Relations

## NATIONAL ELECTRICITY LAW

THE Australian Energy Market Commission (AEMC) gives notice under the National Electricity Law of the following matters.

Under sections 102 and 103, the making of:

- the National Electricity Amendment (AETV Participant Derogation to Allow Operation of a New Power Station) Rule 2009 No. 12; and
- the National Electricity Amendment (NEM Reliability Settings: Voll, CPT and Future Reliability Review) Rule 2009 No. 13.

and related final determinations. All provisions commence on  $28 \ May \ 2009$ .

Further details on the above matters are available on the AEMC's website <a href="www.aemc.gov.au">www.aemc.gov.au</a>. All documents in relation to the above matters are published on the AEMC's website and are available for inspection at the offices of the AEMC.

John Tamblyn Chairman Australian Energy Market Commission Level 5, 201 Elizabeth Street Sydney, N.S.W. 2000 Telephone: (02) 8296 7800

Facsimile: (02) 8296 7899

28 May 2009

## PETROLEUM PRODUCTS REGULATION ACT 1995

## Appointment

I, PAUL CAICA, Minister for Industrial Relations in and for the State of South Australia, hereby appoint the following person as an Authorised Officer for the purposes of the Petroleum Products Regulation Act 1995, in accordance with my delegated authority under section 49 of the Petroleum Products Regulation Act 1995:

Ian James Ellison

Dated 19 May 2009.

PAUL CAICA, Minister for Industrial Relations

#### ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

# NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure Coglin Street, Adelaide

BY Road Process Order made on 25 March 2009, The Corporation of the City of Adelaide ordered that:

1. Portion of Coglin Street adjoining Allotment 8 in Filed Plan 35606, more particularly delineated and lettered 'B' in Preliminary Plan No. 08/0044 be closed.

- 2. The whole of the land subject to closure be transferred to Kyren Pty Ltd, Theo Samaras Pty Ltd and Theodoros Samaras in accordance with agreement for transfer dated 6 January 2009 entered into between The Corporation of the City of Adelaide and Kyren Pty Ltd, Theo Samaras Pty Ltd and Theodoros Samaras.
- On 2 April 2009 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 80450 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 28 May 2009.

P. M. KENTISH, Surveyor-General

#### ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

# NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure Public Road, Solomontown

BY Road Process Order made on 30 March 2009, the Port Pirie Regional Council ordered that:

- 1. The Public Road adjacent to Allotment 206 in Deposited Plan 75001, Hundred of Pirie, more particularly delineated and lettered 'A' in Preliminary Plan No. 08/0082 be closed.
- 2. Issue a Certificate of Title to the Port Pirie Regional Council for the whole of the land subject to closure which land is being retained by Council to merge with the adjoining Council land.
- On 15 May 2009 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 81015 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 28 May 2009.

P. M. KENTISH, Surveyor-General

#### ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

# NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Carey Gully

BY Road Process Order made on 24 March 2009, the Adelaide Hills Council ordered that:

- 1. An irregularly shaped portion of public road between Deviation and Sharps Roads situate adjoining the southern and south-eastern boundaries of allotment 75 in Filed Plan 129729, more particularly delineated and lettered 'A' in Preliminary Plan No. 08/0100 be closed.
- 2. The whole of the land subject to closure be transferred to Beverly Michele Warren in accordance with agreement for transfer dated 1 December 2008 entered into between the Adelaide Hills Council and B. M. Warren.
- 3. The following easement be granted over portion of the land subject to that closure:

Grant to Distribution Lessor Corporation an easement for electricity supply purposes.

On 11 May 2009 that order was confirmed by the Minister for Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 80741 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 28 May 2009.

P. M. KENTISH, Surveyor-General

#### VALUATION OF LAND ACT 1971

## Notice of General Valuation

PURSUANT to the Valuation of Land Act 1971, notice is hereby given that I have made a general valuation of all land within the following areas:

City of Adelaide Adelaide Hills Council Alexandrina Council The Barossa Council

District Council of Barunga West

The Berri Barmera Council

City of Burnside City of Campbelltown District Council of Ceduna City of Charles Sturt

Clare & Gilbert Valleys Council District Council of Cleve District Council of Coober Pedy The Coorong District Council
District Council of the Copper Coast

District Council of Elliston

The Flinders Ranges Council

District Council of Franklin Harbour

Town of Gawler

Regional Council of Goyder District Council of Grant City of Holdfast Bay Kangaroo Island Council District Council of Karoonda East Murray

District Council of Kimba Kingston District Council Light Regional Council

District Council of Lower Eyre Peninsula

District Council of Loxton Waikerie District Council of Mallala

City of Marion Mid Murray Council City of Mitcham

District Council of Mount Barker

City of Mount Gambier

District Council of Mount Remarkable

The Rural City of Murray Bridge Naracoorte Lucindale Council Northern Areas Council

City of Norwood Payneham & St Peters

City of Onkaparinga
District Council of Orroroo/Carrieton

District Council of Peterborough

District Council of Peterborou City of Playford City of Port Adelaide Enfield City of Port Augusta City of Port Lincoln Port Pirie Regional Council City of Prospect Renmark Paringa Council District Council of Robe Roxby Downs Council

Roxby Downs Council City of Salisbury

Southern Mallee District Council

District Council of Streaky Bay

District Council of Tatiara

City of Tea Tree Gully

District Council of Tumby Bay City of Unley

City of Victor Harbor

Wakefield Regional Council

Town of Walkerville Wattle Range Council

City of West Torrens City of Whyalla

Wudinna District Council

District Council of Yankalilla

District Council of Yorke Peninsula

Un-incorporated areas of the state.

The values are assigned as at 1 January 2009 and will come into force at midnight on 30 June 2009.

Dated 28 May 2009.

N. A. BRAY, Valuer-General

## WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 28 May 2009

#### WATER MAINS LAID

Notice is hereby given that the following main pipes or parts of main pipes have been laid down by the South Australian Water Corporation in or near the undermentioned water districts and are now available for a constant supply of water to adjacent land.

## ADELAIDE WATER DISTRICT

ADELAIDE HILLS COUNCIL Somerset Road, Aldgate. p5

CITY OF CHARLES STURT Reynell Street, West Croydon. p2 Valma Avenue, Fulham Gardens, p12

## BAROSSA COUNTRY LANDS WATER DISTRICT

THE BAROSSA COUNCIL

Government road south-west of section 262, hundred of Barossa, Concordia. p7

## **BOWMANS WATER DISTRICT**

WAKEFIELD REGIONAL COUNCIL. Across Bowmans Road, Bowmans. p18

#### BUNDALEER COUNTRY LANDS WATER DISTRICT

WAKEFIELD REGIONAL COUNCIL

Branch Hill Road, Bowmans. p13-18
Easement in lot A in LTRO RP 1264, Branch Hill Road, Bowmans. p16 and 17

## CEDUNA WATER DISTRICT

DISTRICT COUNCIL OF CEDUNA In and across Eyre Highway, Ceduna. p11 Dowling Crescent, Ceduna. p11

## MIDDLETON WATER DISTRICT

ALEXANDRINA COUNCIL Across Victor Harbor-Goolwa Road, Middleton. p19 In and across Thomas Street, Middleton. p19 Ocean Road, Middleton. p19

## MOUNT GAMBIER WATER DISTRICT

CITY OF MOUNT GAMBIER Panorama Court, Mount Gambier. p1

## WILMINGTON WATER DISTRICT

DISTRICT COUNCIL OF MOUNT REMARKABLE In and across Government road south of sections 282 and 283, hundred of Willochra, Wilmington. p8

## WILMINGTON COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF MOUNT REMARKABLE Government road south of sections 284-288, hundred of Willochra, Wilmington. p8-10

## WATER MAINS ABANDONED

Notice is hereby given that the undermentioned water mains have been abandoned by the South Australian Water Corporation.

#### ADELAIDE WATER DISTRICT

ADELAIDE CITY COUNCIL Across Franklin Street, Adelaide. p3 Easements in lot 750 in LTRO DP 73294, Franklin Street, Adelaide. p3

ADELAIDE HILLS COUNCIL Somerset Road, Aldgate. p5

CITY OF CHARLES STURT Valma Avenue, Fulham Gardens. p12

## BAROSSA COUNTRY LANDS WATER DISTRICT

THE BAROSSA COUNCIL

Government road south-west of section 262, hundred of Barossa, Concordia. p7

#### **BOWMANS WATER DISTRICT**

WAKEFIELD REGIONAL COUNCIL Across and in Bowmans Road, Bowmans. p18

## BUNDALEER COUNTRY LANDS WATER DISTRICT

WAKEFIELD REGIONAL COUNCIL Branch Hill Road, Bowmans. p13-18

Easement in lot A in LTRO RP 1264, Branch Hill Road, Bowmans p16

Easement in allotment piece 100 in LTRO FP 177277, Branch Hill Road, Bowmans. p16

## CEDUNA WATER DISTRICT

DISTRICT COUNCIL OF CEDUNA Eyre Highway, Ceduna. p11 Dowling Crescent, Ceduna. p11

## MIDDLETON WATER DISTRICT

ALEXANDRINA COUNCIL Across Victor Harbor-Goolwa Road, Middleton. p19 Thomas Street, Middleton. p19 Across Ocean Road, Middleton. p19

## PORT LINCOLN WATER DISTRICT

CITY OF PORT LINCOLN

Waterworks land (lot 64 in LTRO FP 19131), New West Road, Port Lincoln. p20

## WILMINGTON WATER DISTRICT

DISTRICT COUNCIL OF MOUNT REMARKABLE In and across Government road south of sections 282 and 283, hundred of Willochra, Wilmington. p8

## WILMINGTON COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF MOUNT REMARKABLE Government road south of sections 284-288, hundred of Willochra, Wilmington. p8-10

#### **OUTSIDE WATER DISTRICTS**

THE DISTRICT COUNCIL OF ELLISTON Waterworks land (section 389, hundred of Ward), Elliston. p28

#### WATER MAINS LAID

Notice is hereby given that the undermentioned water mains have been laid down by the South Australian Water Corporation and are not available for a constant supply of water to adjacent land.

# MORGAN-WHYALLA COUNTRY LANDS WATER DISTRICT

REGIONAL COUNCIL OF GOYDER

Easements in lot 95 in LTRO FP 170857, Farrell Flat Road, Farrell Flat. p6

Across Government road west of lot 95 in LTRO FP 170857, Farrell Flat. p6

Waterworks land (lot 416 in LTRO FP 186928), Farrell Flat Road, Farrell Flat. p6

Easements in allotment piece 103 in LTRO FP 170857, Farrell Flat Road, Farrell Flat. p6

## PORT LINCOLN WATER DISTRICT

CITY OF PORT LINCOLN

Waterworks land (lot 64 in LTRO FP 19131), New West Road, Port Lincoln. p20-26

Across New West Road, Port Lincoln. p21-26

## **OUTSIDE WATER DISTRICTS**

THE DISTRICT COUNCIL OF ELLISTON

Waterworks land (section 389, hundred of Ward), Elliston. p27-29 and 31-34

Across Birdseye Highway, Elliston. p27 and 29-34

DISTRICT COUNCIL OF STREAKY BAY

Waterworks land (section 57, hundred of Forrest), Flinders Highway, Streaky Bay. p35-50

## **SEWERS LAID**

Notice is hereby given that the following sewers have been laid down by the South Australian Water Corporation in the undermentioned drainage areas and are now available for house connections.

## ADELAIDE DRAINAGE AREA

CITY OF BURNSIDE

Taminga Avenue, Glenunga. FB 1182 p32

CAMPBELLTOWN CITY COUNCIL Silkes Road, Paradise. FB 1182 p28

CITY OF CHARLES STURT

Reynell Street, Kilkenny and West Croydon. FB 1182 p26

CITY OF MARION

Harrow Street, Dover Gardens. FB 1182 p34

CITY OF ONKAPARINGA

Across Singer Drive, Happy Valley. FB 1182 p29 Easement in lot 500 in LTRO DP 70903, Education Road, Happy

Valley. FB 1182 p29

CITY OF UNLEY

Campbell Road, Parkside. FB 1182 p31

## ALDINGA DRAINAGE AREA

CITY OF ONKAPARINGA Hack Street, Aldinga Beach. FB 1182 p30

## STIRLING COUNTRY DRAINAGE AREA

ADELAIDE HILLS COUNCIL Lot 100 in LTRO DP 26159, Wright Road, Crafers—40 mm PE80 pressure sewer system main. This main is available on application only. FB 1182 p35 Lot 11 in LTRO DP 51175, Wattle Tree Road, Bridgewater—

40 mm PE80 pressure sewer system main. This main is available on application only. FB 1182 p36

## **SEWERS ABANDONED**

Notice is hereby given that the undermentioned sewers have been abandoned by the South Australian Water Corporation.

## ADELAIDE DRAINAGE AREA

ADELAIDE CITY COUNCIL Across Franklin Street, Adelaide. FB 1182 p27 Easements in lot 750 in LTRO DP 73294, Franklin Street, Adelaide. FB 1182 p27

> A. HOWE, Chief Executive Officer, South Australian Water Corporation.

# WORKERS REHABILITATION AND COMPENSATION ACT 1986 Publication of and amendment to Designated Forms

## Preamble

Section 69A of the Workers Rehabilitation and Compensation Act 1986 (WRCA) states that:

- (1) If as a result of a change in circumstances an employer becomes aware that the actual remuneration paid or payable by the employer exceeds or is likely to exceed by more than the prescribed percentage the estimate, or latest estimate, (as the case may be) of aggregate remuneration applying in relation to the employer under this Division, the employer must advise the Corporation of the changed circumstances and submit a revised estimate or estimates, in the designated form, within 28 days of becoming aware of the changed circumstances.
- (2) If the actual remuneration paid or payable by an employer as at anytime before the last 2 months of a financial year exceeds the estimate, or the latest estimate, (as the case may be) of aggregate remuneration applying in relation to the employer under this Division, the employer must advise the Corporation and submit a revised estimate or estimates, in the designated form, within 28 days of the actual remuneration exceeding the estimate.

## Section 69B of the WRCA states that:

The Corporation may by notice in writing require an employer to provide a certified statement of remuneration paid or payable by the employer in a designated form during a period specified by the Corporation to workers employed by the employer to the Corporation within 28 days of receiving the notice or such longer period as is specified in the notice.

## Section 69D of the WRCA states that:

An employer must, within the prescribed period after the end of a period for which levy is payable (the **designated period**), provide to the Corporation a statement in a designated form that sets out the remuneration paid by the employer to workers employed by the employer during the designated period.

## Section 62(1) of the WRCA states that:

An application for registration as an employer, a self-insured employer or a group of self-insured employers—

(a) must be made in the designated manner and the designated form

## Section 3(13) of the WRCA provides that:

"A reference in a provision of this Act to a designated form is a reference to a form designated for the purposes of that provision by the Minister from time to time by notice in the Gazette."

## NOTICE

- Pursuant to subsections 69A (1) and (2) of the WRCA, I give notice that, from 1 July 2009, the forms at Appendices 1 and 2 respectively are 'designated forms' for the purposes of those subsections.
- Pursuant to section 69B of the WRCA, I give notice that, from 1 July 2009, the form at Appendix 3 is a 'designated form' for the purposes of this section.

- Pursuant to section 69D of the WRCA, I give notice that, from 1 July 2009, the forms at Appendices 4 and 5 respectively are 'designated forms' for the purposes of this section.
- Pursuant to subsection 62(1)(a) of the WRCA, I give notice that, from 1 July 2009, the forms at Appendices 6, 7 and 8 respectively are 'designated forms' for the purposes of this subsection. These forms supersede the corresponding forms previously designated for the purposes of subsection 62(1)(a) on 18 December 2008.

Dated 24 May 2009.	
	PAUL CAICA, Minister for Industrial Relations





## Revised estimate of remuneration Section 69A(1) Workers Rehabilitation and Compensation Act 1986

Employer name Postal address Employer number

Location address

Location number

Complete this form and provide it to WorkCoverSA within 28 days if due to a change in circumstances you become aware that the actual remuneration you have paid or is payable in respect of a financial year (ie, a period commencing 1 July and ending 30 June) exceeds or is likely to exceed the estimate (or latest estimate) of aggregate remuneration by more than 20%.

	•	
If a relevant changed circumstance applies to more than one location, you must pro-	vide a separate form for eac	h location.
Your revised estimate of aggregate remuneration will be used for the purposes of the payment of levy for the [* } financial year.	e calculation of any adjustm	ent to the initial
* insert relevant financial year		
Details of change in circumstance  Date / / (This is the date you became a	aware of the changed ci	rcumstances)
The second process of the second seco		
	Revised e	stimate of remuneration
Section 1 - All workers (include apprentices and trainees)	\$	
Section 2 - Apprentices and trainees (see note below)	\$	-
trainee engaged under an approved training contract under the <i>Training and</i> Declaration	d Skills Development Act	2008 (or former Act).
I declare that:		
the information I have given is complete and correct		
<ul> <li>I have included all relevant items of remuneration such as wages (included superannuation payments, salary sacrifice amounts, non-cash compone subcontractors as deemed workers</li> </ul>		-
I have documents to support the employment of apprentices or trainee	es in regard to remunerati	on recorded
above in respect of the apprentices or trainees.		
IMPORTANT: Significant penalties can apply if remuneration is understated. remuneration on the WorkCover website, www.workcover.com.	For assistance please ref	er to the Guide to
Signature	sed person BLOCK LETTERS	
Date / /		

Lodgement of form to WorkCoverSA, 100 Waymouth Street, Adelaide SA 5000, or GPO Box 2668, Adelaide SA 5001, facsimile: to (08) 8233 2990 or email: info@workcover.com. General enquiries by telephoning 13 18 55 or visit the WorkCover website www.workcover.com.





## Revised estimate of remuneration

Section 69A(2) Workers Rehabilitation and Compensation Act 1986

Employer name Postal address Employer number

Location address

Location number

Complete this form and provide it to WorkCoverSA within 28 days if actual remuneration you have paid or is payable as at any time during the period 1 July to 30 April of a financial year exceeds or is likely to exceed the estimate (or latest estimate) of aggregate remuneration.

If this situation applies to more than one location, you must provide a separate form for each location.

Your revised estimate of aggregate remuneration will be used for the purposes of the calculation of any adjustment to the initial payment of levy for the [\* ] financial year.

	/			nder probabelle state (d. 1946) Report of probability of the first conference of the first of th			
te actual re	emuneration	exceeded the	estimate of r	emuneration)			
					Revised 6	stimate of re	muneration
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Note – Only complete section 2 if you employ or expect to employ during the 2009-10 financial year an apprentice or trainee engaged under an approved training contract under the *Training and Skills Development Act 2008* (or former Act).

## Declaration

I declare that:

- the information I have given is complete and correct
- I have included all relevant items of remuneration such as wages (including the wages of working directors),
   superannuation payments, salary sacrifice amounts, non-cash components of remuneration and payments to
   subcontractors as deemed workers
- I have documents to support the employment of apprentices or trainees in regard to remuneration recorded above in respect of the apprentices or trainees.

IMPORTANT: Significant penalties can apply if remuneration is understated. For assistance please refer to the Guide to remuneration on the WorkCover website, www.workcover.com.

Signature		Authorised person BLOCK LETTERS	
Date	/ /		

Lodgement of form to WorkCoverSA, 100 Waymouth Street, Adelaide SA 5000, or GPO 8ox 2668, Adelaide SA 5001, facsimile: to (08) 8233 2990 or email: info@workcover.com. General enquiries by telephoning 13 18 55 or visit the WorkCover website www.workcover.com.

<sup>\*</sup> insert relevant financial year



Signature



Better together Government	Certified statement o		Compared	on Ant 1094	
ABN 83-607 563 395 of South Australia  Employer name Postal address	Section 69B Workers	Kenabili atloniana Employer		on ACL 1756	
r Ostal address					
Location address		Location	number		
Under section 69B of the Workers Reha certified statement of remuneration.	abilitation and Compensation	n Act 1986 WorkCoverS	iA may require a	an employer to	provide a
You are required to provide a certified specified below to workers employed by			on paid or payal	ble during the	period
Please complete this form and provide	it to WorkCoverSA within 28	3 days.			
This certified statement of remuneratio the specified period.	n may be used for the purpo	ses of the calculation o	f any adjustmer	nt to the levy pa	ayable for
Period from /			R SECTION RECEIPMENTS AND CONTRACTOR CONTRA		
				Remu	neration
Section 1 - All workers (include apprentices and traine	es)		\$.		- 0 0
Section 2 - Apprentices and tra (see note below)	inees		\$		- 0 0
Note – Only complete section 2 if y trainee engaged under an approve					
Certification				***************************************	
(Please print your full name and the name and	address of your organisation)				
certify that I am, a registered company auditor		partner/proprietor	lana.d	ncial controlle	er
an accountant	a tax agent	U Other (ple	ease state)		
for the above stated employer and	certify that all information	on this form is true a	and correct to	the best of m	y knowledge.
IMPORTANT: Significant penalties of remuneration on the WorkCover we	, , -		ssistance pleas	e refer to the	Guide to

Date

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Lodgement of form to WorkCoverSA, 100 Waymouth Street, Adelaide SA 5000, or GPO Box 2668, Adelaide SA 5001, facsimile: to (08) 8233 2990 or email: info@workcover.com. General enquiries by telephoning 13 18 55 or visit the WorkCover website www.workcover.com.





## Visit our website at www.workcover.com to complete this form

## Reconciliation statement

Section 69D Workers Rehabilitation and Compensation Act 1986

Employer name Postal address	Employer number
	Location number
Location address	Provide completed 31 July 2009

You are required under section 69D of the Workers Rehabilitation and Compensation Act 1986 to complete this statement and provide it to WorkCoverSA.

You are required to provide this reconciliation statement within a period after the end of the 2008-09 financial year but not later than 31 July 2009.

Please fill in the actual remuneration paid by you as an employer to workers employed by you for this location during the 2008-09 financial year. If nil please write 'nil'. If you have more than one location, you must provide a separate reconciliation statement for each location.

Section 1 - All workers (include apprentices and trainees)	Actual remuneration  \$	0
Section 2 - Apprentices and trainees (see note below)	\$ ] ] ] ]   • 0	ю

Note – Only complete section 2 if during the 2008-09 financial year you made payments of remuneration to an apprentice or trainee engaged under an approved training contract under the *Training and Skills Development Act 2008* (or former Act).

## Declaration

I declare that:

- the information I have given is complete and correct
- I have included all relevant items of remuneration such as wages (including the wages of working directors), superannuation payments, salary sacrifice amounts, non-cash components of remuneration and payments to subcontractors as deemed workers
- I have documents to support the employment of apprentices or trainees in regard to remuneration recorded above in respect of apprentices or trainees.

IMPORTANT: Significant penalties can apply if remuneration is understated. For assistance please refer to the *Guide* to remuneration on the WorkCover website, www.workcover.com.

Signature			Authorised person BLOCK LETTERS	
Date	/	/		

Lodgement of reconciliation statement to WorkCoverSA, 100 Waymouth Street, Adelaide SA 5000, or GPO Box 2668, Adelaide SA 5001, facsimile: to (08) 8233 2990 or email: info@workcover.com. General enquiries by telephoning 13 18 55 or visit the WorkCover website www.workcover.com.





# Visit our website at <u>www.workcover.com</u> to complete this form. Reconciliation statement. Section 69D Workers Rehabilitation and Compensation Act 1986

Employer name Postal address	Employer number	
	Location number	
Location address	Provide completed 31 July 2009	

You are required under section 69D of the Workers Rehabilitation and Compensation Act 1986 to complete this statement and provide it to WorkCoverSA.

You are required to provide this reconciliation statement within a period after the end of the 2008-09 financial year but not later than 31 July 2009.

Please fill in the actual remuneration paid by you as an employer to workers employed by you for this location during the 2008-09 financial year for each levy rate period indicated. If nil please write 'nil'. If you have more than one location, you must provide a separate reconciliation statement for each location.

	Levy rate period Actual remunera	tion.
Section 1 - All workers (include apprentices and trainees)		-00
		- 0 0  - 0 0
Section 2 - Apprentices and trainees		00
(see note below)		-00
	<b>5</b>	00

Note – Only complete section 2 if during the 2008-09 financial year you made payments of remuneration to an apprentice or trainee engaged under an approved training contract under the *Training and Skills Development Act 2008* (or former Act).

## Declaration

I declare that:

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- I have included all relevant items of remuneration such as wages (including the wages of working directors),
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   subcontractors as deemed workers
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IMPORTANT: Significant penalties can apply if remuneration is understate	ed. For assistance please refer to the Guide t	to
remuneration on the WorkCover website, www.workcover.com.		

Signature			 Authorised person BLOCK LETTERS	
Date	/	/		

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Application for registration as an empk Workers Rehabilitation and Compensation Scheme – Sou		
You must register within 14 days of employing a worker. Please staffer the 14 day period as a penalty may apply.	apply in writing, reason(s) if you are i	registering
Use this form to register as an employer of workers where the Wo applies and for occupational health, safety and welfare purposes:		tion Act 1986
Do you employ any worker who is (or is to be) usually employ	ed outside South Australia? . 🔲 N	lo . 🔲 Yes
Workers who usually work in another State or Territory may not b You should consider also arranging cover in the appropriate State		n legislation.
A minimum levy applies to each employer registration.		NET CONTRACTOR
PLEASE NOTE: For assistance in completing this form contact W	orkCoverSA	
Phone: 13 18 55		
Email: info@workcover.com		
TTY (deaf or have hearing impairments): (08) 8233-2574		
Languages other than English: call the Interpreting and Translating C to call WorkGover on 13 18:55. This service is available at no cost to		rpreter
Visit our website or register online at www.workcover.com		
If you operate a business activity at more than one location when Application to provide additional location details form for each e Please complete the form in block letters using a black p	xtra location.	ed to fill out an
<ol> <li>Full legal name(s) of employer.</li> <li>For an individual or partnership, list the family names first, followed by your first and middle names.</li> </ol>		
The employer's legal name is not necessarily the same as the trading name. For example, John Peter Smith trading as ABC Retail, ABC Retail is the trading name, but John Peter Smith is the legal name of the employer.		
2. Tick one box to show the type of employer		
Sole proprietor (one person) Partnership		
Private company* Public compar	<b>V</b>	
*Please provide Australian Company Number		<del>,</del> ,,
Flease provide Australian Company Number		
Other Describe		
Date form received:	Registration No:	SAWIC Code:
OFFICE USE ONLY	A PROVERS	

Continued on the next page

3.	3. Australian Business Number (ABN) Please provide in the boxes (right)																			
4.	GST status (a)Is (or will) your business be registered for	GST purposes?	(a)	Yes	-	_			uest uest			) (1888 (1888)					ANGELE HESTER BOLSTE	######################################		23302
	(b) Is your business claiming (or entitled to c tax credit <b>all</b> of the GST paid on the Worl		(b)	Ye:		_		,	uest uest											
	(c) If your business is not claiming (or entitled to claim), all of the input tax credits for the GST paid on the WorkCover levy, what percentage of the GST is your business claiming (or entitled to claim)?		(c)								CHARLES AND TAXABLE STATES AND ASSESSMENT ASSESSMENT AND ASSESSMENT AND ASSESSMENT AND ASSESSMENT ASSESSMENT AND ASSESSMENT AND ASSESSMENT ASS									
	(d) On what date did (or will) your business be to claim input tax credits for the GST pair WorkCover levy?		(d)		Day	],	/ <u>[</u>	][ Mon	]/	<u>/</u> [		]  Ye	ar	in/Abaca)		Si len		21,704	10000	The second secon
5.	Company: directors Give FULL names (including middle names) of directors If more, attach list Tick appropriate box to indicate working or non-working director.	Family name			F	irst	an	d m	iddl	e n	ame	rs	Pian	Ι.	orki	-	w	Nor orki irec	ing	The second secon
6.	Other registrations as an employer Please list ALL other businesses in which the employer listed in Q1, or directors listed in Q5 are currently or have been previously involved in the past five years, If more, attach list.	Name								10 10 10 10 10 10 10 10 10 10 10 10 10 1			y	Vork	Cov er (	er n	gis	irat abl	ion e)	D1341341541541
2555 1155 1155 1155 1155 1155 1155 1155	Trust: Is the employer appointed as a trustee of a tr If so, state the name of the trust.	ust?								1200 1200 1200 1200 1200 1200 1200 1200										The Control of the Co
8.	Registered business or trading name (if applicable)	The state of the s	0300000 10000000 1000000		90000 90000						CALLED ST	OTAG								
9.	Mailing details What is your postal address for service of no correspondence?	tices and	TOTAL STATE	PETER PETER	Series Series	dicient and and a	55.553 56.555		1999 200 1999 200 1999 200	galari garah garah					A TELEPO	Establish	2001	Siz	Oldeliumi Pricipio	202120120
	What is your email address? (if applicable):									~~~			Po	stcc	ode					
	Please provide your website address.		12000302	वडरास	78233	7 (2)-2	grag		N TER		unio e e		mer		******	221242	221877		esenia	
10	Contact person Provide details of your authorised contact person who may be contacted for further information	Name Position/Title Phone number Fax number	( (	Mrs/	/Ms	/Ot	her				/lob	ile								Child and South State of the South State of Stat
20021) 20021)	Participant of the Control of the Co	Email	20000000	over the	enile d	1000	1001130	10000.00	0000000	ane		tore	20.00	:020-94	STEENING TO	Syrander	1211.00	SINISHIS	destruction of	

10a.	Rehabilitation and return to v	vork coordinator	Coordinator's name	
	If during the financial year you		Phone:	
	<ul> <li>30 or more workers continuous</li> <li>voi are required to appoin</li> </ul>	ly for three or more months.  It a rehabilitation and return	Mobile	1
	to work coordinator within	six months of registering with	Fax	( )
	WorkCover Please provide details of the a	appointment of your rehabilitation	n Email	
	and return to work coordinator		Date appointed	
11.	Have you provided the postal	or		estatud dien structure man died zich bei der 1920 die der 1944 beführe beitre beitre beitre beitre beitre beitr Die der der der der der der der der der de
	email address of your account firm at question 9 and 10?			
zgasest Zgasist 44azgas	itim at question y and 10?	Telephone	( )	
	'∟ Yes ∟ No	Fax number	( )	
	. If no, provide details of your ac	Email   counting firm		
		Address		
	Espandia (Companio de Companio de Comp Companio de Companio de Co			
12.	Address where the employer'	s business	1945 415.2 22 Lo. 20   24 C 194 - 11 L. 20 March 11 L. 20	52 m (200 A) (200 A) (300 A) (
	records can be examined. This must be a street address, a	an accountant's		Make the state of the second s
	name and address, or a farm lo			
	(not a post office box number).			Postcode
	PROTECTION OF THE PROT	Phone number	( )	Mobile
		Fax number	( )	
edicine content		Email		
na a	in location details (For add	rional locations use Applicati	on to provide additions	Location details form
		a 200 Martin primer (1916 A 1916 A 1916 A 1916 A 1917 A 1916 A 1916 Canada a 1916 A 191	on to provide additional	TibCador Details 10111.1
	Why are you registering this l (Please tick one box only)	ocation/business?	If you have ourchased	d an existing location, changed legal
	propriet services and services are services and services and services and services are services are services are services are services are services			ease provide the following information
	Purchased existing location			
	Purchased existing business		Previous employer's r	name
	Takeover			
	Gale de la companya d		Their WorkCover regi	istration number(s)
	Merger			
			Location numbers(s)	Phone number
	Changed legal status			( )
	Set up your own new		Previous Australian B	usiness Number for this location
A165 51378	business/location			
	Other	Give details		gigar stagges sausa assauta an Chia Disease de Calebra de Al
14.	At how many locations are wo	rkers employed?		
	Each site where an employer co (Temporary sites away from a b			sis is a location.
ening Comis Manid	TO THE OTHER STATES AND A TROUT & D.	ese are not reduined as income	via ea conduit sites)	
15.	When did/will you start emplo	ying at this location?	Chingkan copyright in the Chingkan copyright	Date / /

16.	Address of main location Please give the full address (not a post office For farms, include the road name, or if no ro the Sections and Hundreds (For workers working on various sites, only a base location is required.)			Postcode
17	Please provide the Australian Business Number (ABN) if different from question 3.  Trading name used by the employer at this location (if applicable).  Contact name at this location Name Give details of the person we should talk to if we have any questions about the location Phone number (not your accountant/solicitor).			
18.				
19,			( ) Mobile	
	Albert State (1985) STATE (1985) STATE (1985) STATE (1985) STATE (1985) STATE (1985) STATE (1985) STATE (1985) STATE (1985)	Fax number Email	all	
20. Business of employer at this workplace/location. This information will help us to assign the correct industry classification which determines the levy rate.				
(a) What is the ONE MAIN TYPE of goods produced or service provided by the business at this location?			maphinist our alternations.	
	b)Describe the different types of work (activit carried out at this location If you need more space, please attach à she	ies)	TETTH SERVICE COLUMN TO SERVICE	1999 (1992) (1994)
	Inch		Part-time (less than 35 hrs a week) Includes permanent, casual and seasonal	(c) that you expect to pay  Gross remuneration (including wages, superannuation, leave payments, directors fees, other allowances and monetary benefits)
	Total gross remuneration			
Declaration Before completing this declaration, please make sure you have answered each question as it applies to your business and you have attached any Application to provide additional location details forms or any other attachments.  To provide false or misleading information is a serious offence under the Workers Rehabilitation and Compensation Act 1986 which can involve you incurring a significant.			I declare that the information I have given on this form and any attachment(s) is complete and correct.  Signature of employer, Public Officer or authorised person  Date	
251 351 251 351	Return your completed form to WorkCoverSA by: Mail GPO Box 2668 Adelaide SA 5001 In person 100 Waymouth St Adelaide SA Fax (08) 8233 2990		Name (Block latters)  Position/title  Organisation	
Ma In p				





# Application to amend employer registration details

Workers Rehabilitation and Compensation Scheme – South Australia

For assistance in filling out this form contact WorkCoverSA

Telephone: 13 18 55 Email: info@workcover.com

TTY (deaf or have hearing impairments):

(08) 8233 2574

Languages other than English: call the Interpreting and Translating Centre -(08) 8226 1990. Ask for an interpreter to call WorkCover on 13 18 55. This service is at no cost to you.

Visit our website at www.workcover.com

Please complete the form in BLOCK LETTERS using a black pen and return to WorkCoverSA by:

Fax

GPO Box 2668

Adelaide SA 5001

In person 100 Waymouth St Adelaide SA

(08) 8233 2990

# To amend details about you as an employer or your business, complete details on this page and Part A.

For a change which results in (or is expected to result in) a new Australian Business Number (ABN) being issued, do not use this form. A new Application for registration as an employer form is required to be completed and provided to WorkCover.

### To amend the address or contact details of an existing location, complete details on this page and Part B.

For changes involving an additional location, do not use this form. An Application to provide additional location details is required to be completed and provided to WorkCover.

#### To cancel a location complete details on this page and Part C.

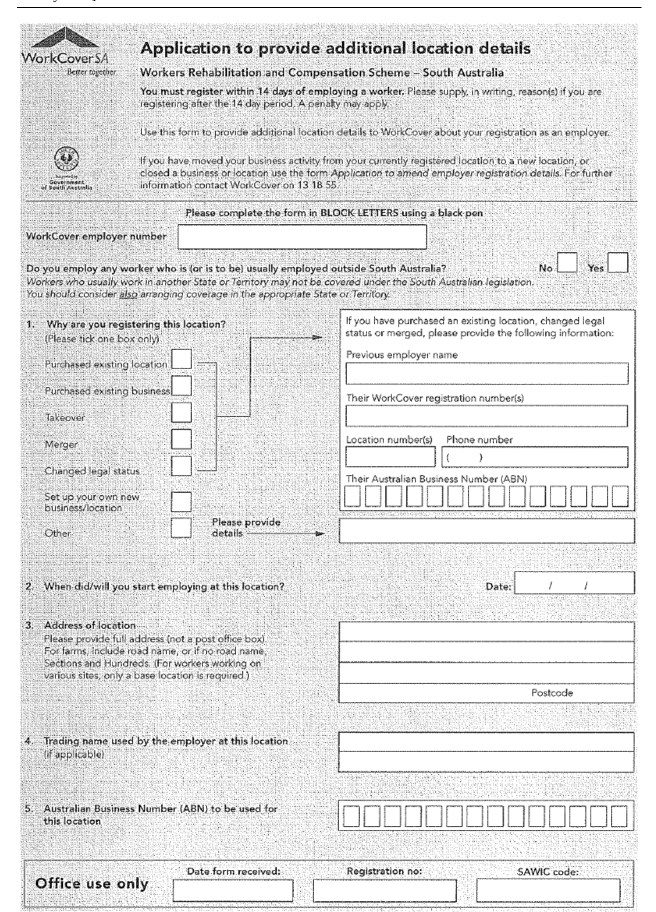
If you have ceased to be an employer who is required to be registered as an employer with WorkCover, do not use this form. A Cancellation of registration form is required to be completed and provided to WorkCover.

Part A - Amend details about you or  1. What is the DATE OF EFFECT of the following change(s)?  2. To inform a change of business activity carried	Part A for wh	nich your details have changed.
1. What is the DATE OF EFFECT of the		
Part A - Amend details about you or		te only those questions 2 to 8 in
	your business	
Full name of the person who signed this declaration		
Signature of employer, Public Officer or authorised person		Date
I declare that the information I have given in this for	m is complete and correct.	
Declaration	ORDER DE LA CONTRACTOR	
Australian Business Number (ABN)		
Employer number		
nio pina na kanjara kana ka kana ka kana ka kana ka	stration)	·
Employer name     (as shown on your WorkCover Certificate of Regi-	Gardella diuces de recognisti de Preguest Artia de Herako, el actorio de la tropo de la tropo de la comercia d Kintop Appula di Musi <sub>d</sub> e recognisti de la comencia	participates en anciena apparaçamenta que singuen de proprieta que que con que que en que que en que que que c

3. To amend employer name details	CONTROL CONTRO		er name (in full)	CONTRACTOR AND CONTRA		
(a) To amend the type of employer, tick on to indicate current type and provide de		inew.emplo)	er name (in tuir)	305.5545.0000 (31.50) (0.65)(0.545)(1.00)(3.55)	ele en percentago	
new employer name.	1 1 1 2 1 2 1 3 1 1 1 1 1 1 1 1 1 1 1 1	52 1) 0.4 (5)				
Sole proprietor		50 40 40 40 40 40				
Partnership		- XII. - 2011 - 1212 - 2212 - 4212				
Public company		CELLO CELLO CELLO	,			
Private company						***************************************
	Incom	ing directors		dalar daka estab Saranas Sarana	19 (4.19 (19.19) (19.19) (19.19) (19.19) (19.19) (19.19) (19.19) (19.19) (19.19) (19.19) (19.19) (19.19) (19.19) (19.19) (19.19) (19.19) (19.19)	
(b) To amend directors Please provide the full names of all incoming directors and	Fa	mily name	First and mide	de names	Working director	Non- working director
all outgoing directors Tick the appropriate box					-	
ta indicate working or non-working director.	Outgo	oing directors				19001981 BESSE
If you need more space; please attach a sheet.	100 m			eannanaiste and ean	Working	Non-
pese ducir a siecc	Fa	imily name	First and mide	lle names	director	working director
	. 62 (31) - 63 (32) - 63 (33)					
4. To amend business/trading names Only who	ere Australi	an Business Nu	nber (ABN) has n	ot changed		petun Augustata sanat Petipetankan angkanat Petipetankan angkanat Petipetan angkanatan
New business/trading name			magista da 1600 (1			TEARTH AFTER BOOK OF THE CONTROL OF
100w Dusiness (lating hame		<u></u>				
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5. To amend mailing details	2.72 1.717049999	eritziletani'zistoana	303414134141434461314461	(1) (1) (2) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	akersancearepplets	17117-192131-074-1911 
New postal address for service						
of notices and correspondence.			,	Postcode		
New enail address New website						
		tinisa. Makawa aya da				
6. To amend employer contact person		Mr/Mr/Ms/Othe	renth fallen virtuskir. Fersin Elfill Renestieren			
Phone		( )		***************************************		
ille palle de la company d	Mobile	. /				
Fax	number:	( )				
	Email					
santan kan kalendari da kalendari kan kan da ka Kan da kan d		un ersanten en e	CONTROL CONTRO			
7. Rehabilitation and return to work coordinat	or (only co	mplete the foll	owing if a chang	e has occurre	d)	
If during the financial year you employ or expect to 30 or more workers continuously for three or more			rdinator's name	EMPSICE DE L'AMBIET DE L'AMBIE		
• you are required to appoint a rehabilitation an	d return	nacie i vizracijalako i <b>belok</b> nacidala ubi ibeloko belokola nacidala perioanan ili esta belokola nacida perioanan ili esta belokola nacida perioanan perioanan	Phone	( )		
to work coordinator within six months of regist WorkCover,	ering with	#12#15#15#15#16#16#16#16#16#16#16#16#16#16#16#16#16#	Mobile	( )		
<ul> <li>you are required to fill a vacancy within three revacancy occurring in the role of coordinator.</li> </ul>	nonths of a		Fax	( )		
Please provide details of the appointment or a cha	nge in the		Email			
appointment of your rehabilitation and return to w		iator.	Date appointed			
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		Date of vacancy			
	2.00 (1.00 (	Date of ne	w appointment			

Maria Maria da Calabara da Cal	
Please provide the full address (not post office box). For farms include the road name, the Sections & Hundreds.	Postcode
Hungreds	
Phone number	Nitte de sales de Se de sant de la companya de la c - (
Mobile	
Fax number	( )
Email	
. GST status	
(a) Is your business registered for GST?	Yes D go to question 9(b) No D
(b) Is your business claiming (or entitled to claim) as an input tax credit all of the GST paid on the WorkCover levy paid?	Yes go to question 9(d) No go to question 9(c)
(c) If your business is not claiming (or entitled to claim) all of the input tax credits for the GST paid on the WorkCover levy, what percentage of the GST is your business claiming (or entitled to claim)?	
(d) On what date did (or will) your business become eligible to claim input tax credits for the GST paid on the WorkCover levy?	Day Month Year
To amend the physical location of an existing location  Location number	
Location number	
Location number	
Location number	
New location address  New location address  If the business activity or industry has changed, please att	Le les suites de la les des les services de la les services de la legista de la legist
New location address  New location address  If the business activity or inclustry has changed, please att	LE LE SALITATION DE LA CALLES ANTANTANTE DEL CALLES ANTANTANTE DEL CALLES ANTANTANTE DE LA CALLES ANTANTANTE DEL CALLES ANTANTANTE DE LA CALLES ANTANTANTE DEL CALLES ANTANTANTE DE LA CALLES ANTANTE DE LA CALLES AN
Location number  New location address  If the business activity or industry has changed, please att  To amend location contact details  Contact name  Location number	Le les suites de la les des les services de la les services delles de la les services de la les services de la les services de
New location address    If the business activity or industry has changed, please att   To amend location contact details	Postcode  ach details (refer Part A - Question 2)
Location number  New location address  If the business activity or industry has changed, please att  To amend location contact details  Contact name  Location number	Postcode  ach details (refer Part A - Question 2)
New location address  If the business activity or industry has changed; please att  To amend location contact details  Contact name  Location number  Telephone ( )	Postcode  ach details (refer Part A - Question 2)
New location address  If the business activity or industry has changed; please att  3. To amend location contact details  Contact name  Location number  Telephone ( )	Postcode tach details (refer Part A - Question 2)

Part C - Cancellation of location(s)  1. Do you wish to cancel one or more locations?	Location numbers of those Date employment ceased locations you wish to cancel at each location
. Why do you wish to cancel your location(s)?	
Business/location sold   Nan  Addre	
Phone Numb Fax Numb	
Other 🔲 Please give deta	



6. Contact person at this location	Name			
if we have any questions about the location	Position/Title		***************************************	
(not your accountant/solicitor).	Phone	3 <u>- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - </u>	M	obile
	Fax	<u> </u>		
	Email			n enicoson cuenciones de la company
7. Business of employer at this workplace/location	n. This inform	ation will be	alo us to assign the com	ect industry classification
which determines your levy rate.				
<ul> <li>(a) What is the ONE MAIN TYPE of goods produced service provided by the business at this location?</li> <li>(b) Describe the different types of work (activities) can at this location. If you need more space, attach a</li> </ul>	ried out			
<ol> <li>Give details of the NUMBER of workers who will include working directors. Do not include people I Estimate the total gross remuneration (including at this location for a 12 month period.</li> </ol>	listed as the c	mployer (ie,	partners or sole-proprie	ators).
Occupation	Full- (35 hrs or m Includes p casual and	ermanent,	Part-time (less than 35 hrs a week) Includes permanent, casual and seasonal	Gross remuneration (including wages, superannuation, leave payments, directors fees, other allowances and monetary benefits.)
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		**************************************	al gross remuneration	
er folken i Strat bilde skrivet i Strat Bilder bil grupe Herscheller bilde skrivet i Strat Bilder kaller skrivet i Strat bilde skrivet i Strat			ar gross remuneration	
Declaration				
Before completing this declaration, please make sure y answered each question as it applies to your business a attached any Application to provide additional location forms or any other attachments.	and have	attachmen Signature	hat the information I have st(s) is complete and cor of employer, cer or authorised persor	
Michigan Naver Manager of College		1,000,000	cer or autronsed person	Charles Saint Sain
To provide false or misleading information is a serior offence under the Workers Rehabilitation and Comp	0.5289.0449.14.90.008.			Date , ,
Act 1986 which can involve you incurring a significar penalty	ıt	Name:		
HAMBAN TOS PACTUS BRANCES AS ANTANA A ANTANA A ANTANA A ANTANA ANTANA A ANTANA ANTANA ANTANA ANTANA ANTANA ANT		(Block lette		
Return your completed form(s) to WorkCoverSA by Mail In person Fax GPO Box 2668 or 100 Waymouth St or (08) 823 Adelaide SA 5001 Adelaide SA	Pl Er T1 33 2990 La	none: 13 18 5 mail: Info@wo IY (deaf or hav inguages othe 08) 8226 1990	55 orkcover.com ve hearing impairments): (0 or than English: call the Inte	ting this form contact WorkCover 8) 8233 2574 rpreting and Translating Centre call WorkCover on 13 18 55. This
or Email info@workcover.com		3 11 25 122 25 25 27 27 27 27 27 27 27 27 27 27 27 27 27	te at www.yrorkcover.com	(D/07-1984-9)

#### WORKERS REHABILITATION AND COMPENSATION ACT 1986

#### Publication of Form Determined by the Corporation

Preamble

Section 69 (1) of the Workers Rehabilitation and Compensation Act 1986 (the Act), in operation from 1 July 2009, requires an employer by 31 July in each financial year provide to the Corporation in the form of a return determined by the Corporation an estimate of the aggregate remuneration that the employer expects to pay to the employer's workers during the financial year.

In accordance with the delegation provided under the *Instrument of Sub-Delegation of the WorkCover Corporation of South Australia*, March 2009, I, Jeff Matthews, Acting Chief Executive Officer, determine the following return for the purposes of section 69 (1) of the Act.

#### NOTICE

# Determination of a return in providing an estimate of aggregate remuneration under section 69 (1) of the Act, in operation from 1 July 2009

PURSUANT to section 69 (1) of the Act, in operation from 1 July 2009, I give notice that, from 1 July 2009, the form as appearing in the Appendix is a form for the purposes of this subsection.

Confirmed as a true and accurate decision of the Corporation made in the exercise of my delegated authority from the Corporation.

Dated 18 May 2009.

J. M	ATTHEWS,	Board 1	Delegate
			_





# Visit our website at <a href="https://www.workcover.com">www.workcover.com</a> to complete this form Remuneration return

Section 69(1) Workers Rehabilitation and Compensation Act 1986

Employer name
Postal address

Location number

Location address

Provide completed return by

31 July 2009

You are required under Section 69(1) of the Workers Rehabilitation and Compensation Act 1986 to complete this return and provide it to WorkCoverSA by 31 July 2009. Please fill in your estimate of the aggregate remuneration that you expect to pay your workers during the 2009-10 financial year.

If you have more than one location, you must provide a separate return for each location.

	Estimate of remuneration
Section 1 - All workers (include apprentices and trainees)	\$               0 0
Section 2 - Apprentices and trainees (see note below)	\$             0 0

Note – Only complete section 2 if you employ or expect to employ during the 2009-10 financial year an apprentice or trainee engaged under an approved training contract under the *Training and Skills Development Act 2008* (or former Act).

This estimate of aggregate remuneration will be used for the purposes of the calculation of the initial payment of levy for the 2009-10 financial year. Please refer to the important information in the package provided.

If you fail to provide an estimate of aggregate remuneration in respect of all workers in your employ to WorkCoverSA by 31 July 2009, WorkCoverSA may specify an estimate or estimates of aggregate remuneration that will apply instead of any estimate that you may provide and the amount of that estimate will be used for the purposes of the calculation of the initial payment of levy for the 2009-10 financial year.

#### Declaration

I declare that:

- the information I have given is complete and correct
- I have included all relevant items of remuneration such as wages (including the wages of working directors), superannuation payments, salary sacrifice amounts, non-cash components of remuneration and payments to subcontractors as deemed workers
- I have documents to support the employment of apprentices or trainees in regard to remuneration recorded above in respect of the apprentices or trainees.

IMPORTANT: Significant penalties can apply if remuneration is understated. For assistance please refer to the *Guide to remuneration* on the WorkCover website, www.workcover.com.

Signature			Authorised person BLOCK LETTERS	
Date	/	/		

Lodgement of remuneration return to WorkCoverSA, 100 Waymouth Street, Adelaide SA 5000, or GPO Box 2668, Adelaide SA 5001, facsimile: to (08) 8233 2990 or email: info@workcover.com. General enquiries by telephoning 13 18 55 or visit the WorkCover website www.workcover.com.

#### WORKERS REHABILITATION AND COMPENSATION ACT 1986

#### Determination to approve the manner of providing a return

#### Preamble

Section 69 (1) of the Workers Rehabilitation and Compensation Act 1986 (the Act), in operation from 1 July 2009, states that:

'Subject to this Division, an employer must, by the prescribed date in each financial year, provide to the Corporation, in the form of a return determined by the Corporation—

- (a) if the employer is a self-insured employer—an estimate of the aggregate remuneration that the employer expects to pay to the employer's workers during the financial year;
- (b) if the employer is not a self-insured employer—an estimate of the aggregate remuneration that the employer expects to pay to the employer's workers in each class of industry during the financial year.

and section 69 (2) of the Act, in operation from 1 July 2009, states that:

'An estimate under subsection (1) must be provided in a manner approved by the Corporation.'

In accordance with the delegation provided under the *Instrument of Sub-Delegation of the WorkCover Corporation of South Australia*, March 2009, I, Jeff Matthews, Acting Chief Executive Officer, approve the following manner for the purposes of a return under section 69 (1) of the Act.

#### NOTICE

# Determination approving the manner of a return in providing an estimate of aggregate remuneration under section 69 (1) of the Act, in operation from 1 July 2009

PURSUANT to section 69 (2) of the Act, in operation from 1 July 2009, the Corporation approves the manner of providing a return is as follows:

- 1.1 In hard copy form:
  - in person at WorkCoverSA, 100 Waymouth Street, Adelaide, S.A.; or
  - via post to WorkCoverSA:
    - 100 Waymouth Street, Adelaide, S.A. 5000;
    - G.P.O. Box 2668, Adelaide, S.A. 5001; or
  - via facsimile to WorkCoverSA (08) 8233 2990; or
  - via e-mail to WorkCoverSA, info@workcover.com.
- 1.2 In electronic form:
  - via electronic lodgement at the website of WorkCoverSA at www.workcover.com;
  - the submission of the return electronically must comply with any process stipulated by the Corporation from time to time on its website at <a href="https://www.workcover.com">www.workcover.com</a>; and
  - the Corporation does not require this form to be signed when submitted via electronic lodgement at the website of WorkCoverSA.

Confirmed as a true and accurate decision of the Corporation made in the exercise of my delegated authority from the Corporation.

Dated	18	May	2009
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	•	J. MATTHEWS,	Board Delegate
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#### WORKERS REHABILITATION AND COMPENSATION ACT 1986

#### Determination

In the exercise of the delegation provided under the Instrument of Sub-Delegation of the WorkCover Corporation of South Australia, dated March 2009, to the Chief Executive Officer, I, as delegate of the WORKCOVER CORPORATION OF SOUTH AUSTRALIA ('the Corporation') determine in accordance with those provisions of the **WORKERS REHABILTATION AND COMPENSATION ACT 1986** as amended ('the Act') identified in Item 1 of the Schedule hereto ('the Schedule') makes its determination in the terms set out in Item 2 of the Schedule, upon the grounds set out in Item 3 of the Schedule, if any, to come into effect on the date set out in Item 4 of the Schedule and determines further that notice of this determination shall be provided in the manner set out in Item 5 of the Schedule.

#### SCHEDULE

#### **Item 1** Section Empowering Determination

Section 69 (4).

#### **Item 2** Terms of Determination

- 2.1 That the Determinations of the Corporation made on 31 July 1987, 30 September 1987, 14 April 1989, 11 May 1995, 10 March 2006 and 31 July 2008 and published in the *South Australian Government Gazette* on 7 August 1987 at pages 448 and 449, 8 October 1987 at pages 1097 and 1098, 20 April 1989 at pages 1109 and 1110, 18 May 1995 at page 2164, 13 April 2006 at page 1093 and 14 August 2008 at pages 3621 to 3623 (inclusive) respectively are revoked, if not otherwise revoked, from the commencement of this Determination.
- Subject to Clause 2.3 of this Determination, where an employer provides its return pursuant to section 69 (1) of the Act to the Corporation other than electronically via the Corporation's website, <a href="http://www.workcover.com">http://www.workcover.com</a>, the levy payable by that employer will not be payable in accordance with section 69 (3) of the Act, but instead will be payable in accordance with the following requirements:
  - (a) following receipt of the employer's return pursuant to section 69 (1) of the Act, the Corporation will issue the employer with a tax invoice for the amount of levy payable by the employer on aggregate remuneration in the relevant class or classes of industry based on the estimate or estimates set out in the return; and
  - (b) the employer must pay the levy payable in respect of the relevant financial year as a lump sum, as set out in the tax invoice issued by the Corporation, by 31 August in the financial year in respect of which the levy is payable or such later date as may be specified in the tax invoice.
- 2.3 Notwithstanding Clause 2.2 of this Determination, where, in the opinion of a person holding delegated or sub-delegated power to form such an opinion from the Corporation ('the Delegated Officer(s)'), formed from information provided to or otherwise obtained by the Corporation (including, without limitation, any return provided by the employer pursuant to section 69 (1) of the Act), any employer is likely to be liable to pay an annual levy in relation to the financial year ending 30 June 2010 of not more than \$2 000 (a 'small employer'), the levy payable by the employer in respect of the financial year ending 30 June 2010 will not be payable in accordance with section 69 (3) of the Act, but instead will be payable by 31 January 2010
- Where, in the opinion of a Delegated Officer, a small employer should not for any reason whatsoever, be entitled to pay levies according to the requirements set out in Clause 2.3 of this Determination the Corporation may by written notice to the employer revoke those requirements.

#### 2.5 Where:

- (a) an employer is not a small employer (a 'large employer'); and
- (b) that employer provides its return pursuant to section 69 (1) of the Act to the Corporation electronically via the Corporation's website, <a href="http://www.workcover.com">http://www.workcover.com</a>; and
- (c) that employer does not make payment in full of the levy payable in respect of a financial year pursuant to section 69 (3) of the Act,

the levy payable by that employer will not be payable in accordance with section 69 (3) of the Act, but instead will be payable in accordance with the following requirements:

- (d) the levy will be payable by the employer to the Corporation in ten equal instalments on or before 7 September, 7 October, 7 November, 7 December, 7 January, 7 February, 7 March, 7 April, 7 May and 7 June of the financial year in respect of which the levy is payable;
- (e) the ten equal instalments of the levy will be paid by electronic means to the account of the Corporation;

- (f) if the employer fails to make an instalment by a date specified in Clause 2.5 (d) of this Determination or in the manner specified in Clause 2.5 (e) of this Determination, a Delegated Officer shall be empowered to issue the employer with a tax invoice for the amount of levy payable by the employer in respect of the relevant financial that remains unpaid at that time; and
- (g) if the employer is issued with a tax invoice pursuant to Clause 2.5 (f) of this Determination, then notwithstanding Clause 2.5 (d) of this Determination the employer must pay the amount set out in the invoice to the Corporation as a lump sum within 14 days of the date of the invoice or by such later date as may be specified in the tax invoice.
- In this Determination, the term 'electronic means' means payment by way of direct debit from the employer's bank account, electronic funds transfer to a bank account nominated for the purpose by the Corporation, electronic payment via the Corporation's website, <a href="http://www.workcover.com">http://www.workcover.com</a>, BPAY, credit card (Visa or Mastercard), or any other electronic form of payment nominated by the Corporation for the purpose from time to time and, for the avoidance of doubt, does not include payment by cash, personal cheque, bank cheque or set-off.
- Where, in the opinion of a Delegated Officer, a large employer should not for any reason whatsoever, be entitled to pay levies according to the requirements set out in Clause 2.5 of this Determination the Corporation may by written notice to the employer revoke or vary those requirements.

#### **Item 3** Grounds of Determination

- 3.1 In respect of the requirements set out in Clause 2.2 of this Determination, that in the case of employers that provide returns other than electronically via the Corporation's website, the internal systems of the Corporation require it to issue a tax invoice for payment before the payment of levies can be received by the Corporation and, accordingly, the requirements of section 69 (3) of the Act are not appropriate.
- 3.2 In respect of the requirements set out in Clause 2.3 of this Determination, that in the case of employers likely to pay an annual levy of not more than \$2 000, those employers are likely to have been subject to an exemption from the requirements of the previous version of section 69 of the Act which allowed them to pay the levy payable in respect of the financial year ending 30 June 2009 in a single payment by 31 July 2009 and that, as a result of amendments to section 69 of the Act requiring employers to pay levies in advance, it would be onerous to require such employers to pay the levy payable in respect of the financial year ending 30 June 2010 in a single payment by the same time or shortly thereafter.
- 3.3 In respect of the requirements set out in Clause 2.5 of this Determination, that in the case of employers likely to pay an annual levy of more than \$2 000, it is reasonable to allow those employers to make payment of that levy by electronic means in ten equal monthly instalments.

#### **Item 4** Commencement Date of Determination

1 July 2009.

#### Item 5 Notice of Determination

That notice of this Determination be given in the South Australian Government Gazette.

Confirmed as a true and correct record of the decision of the Corporation made in the exercise of my delegated authority from the Corporation.

Dated 18 May 2009.

J. MATTHEWS, Acting Chief Executive Officer
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#### WORKERS REHABILITATION AND COMPENSATION ACT 1986

#### Determination to fix designated minimum levy

#### Preamble

Section 66 (14) of the Workers Rehabilitation and Compensation Act 1986 (the Act), in operation from 1 July 2009, states 'The Corporation may, from time to time, by notice in the *Gazette*, fix the designated minimum levy for the purposes of subsection (13).'

Section 66(13) of the Act, in operation from 1 July 2009, states:

'Subject to any remission of levy granted by the Corporation where—

- (a) the amount of levy payable by an employer in a financial year would, apart from this subsection, be less than the designated minimum levy; or
- (b) an employer is registered but no levy would, apart from this subsection, be payable by the employer for that financial year,

the levy payable by the employer for that financial year is the designated minimum levy.'

Section 65 (5) of the Act states:

'The levy under this Act is subject to any GST payable under A New Tax System (Goods and Services) Tax Act 1999 (Commonwealth) and any such GST is additionally payable by an employer'.

#### NOTICE

PURSUANT to section 66 (14) of the Act (in operation from 1 July 2009) notice is given by the Corporation in the fixing of the designated minimum levy for the purposes of section 66 (13) of the Workers Rehabilitation and Compensation Act 1986 is as set out below, plus 10% to allow for GST:

- for the 2009-2010 financial year—\$100;
- for the 2010-2011 financial year—\$150;
- for the 2011-2012 financial year—\$200.

Confirmed as a true and accurate decision of the Corporation.

Dated 14 May 2009.

	P. BENTLEY, Board Chair
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#### WORKERS REHABILITATION AND COMPENSATION ACT 1986

#### Determination

The WORKCOVER CORPORATION OF SOUTH AUSTRALIA ('the Corporation') in accordance with those provisions of the WORKERS REHABILTATION AND COMPENSATION ACT 1986, as amended ('the WRCA') and the WORKCOVER CORPORATION ACT 1994, as amended ('the WCA') identified in Item 1 of the Schedule hereto ('the Schedule') makes its determination in the terms set out in Item 2 of the Schedule, upon the grounds set out in Item 3 of the Schedule, if any, to come into effect on the date set out in Item 4 of the Schedule and determines further that notice of this determination shall be provided in the manner set out in Item 5 of the Schedule, if any, and further for the purposes of this determination the Corporation pursuant to section 17 of the WCA delegates those powers or functions of the Corporation set out in Item 6 of the Schedule to the person or persons named therein ('the Delegate') subject to the conditions and limitations specified for that purpose in this Determination.

#### **SCHEDULE**

#### **Item 1** Section Empowering Determination

Sections 67 and 69 (4) of the WRCA and Section 17 of the WCA.

#### **Item 2** Terms of Determination

- A. Imposition of Interim Levy Adjustment.
- 2.1 This Determination shall not apply at all to self-insured employers.
- 2.2 If a Levy Adjustment occurs in relation to a particular employer during the course of a financial year, then the Delegate will calculate the quantity  $\Delta$  in respect of each workplace of the employer (whether a new or existing workplace) affected by the Levy Adjustment (an 'affected workplace') in accordance with the following formula:

$$\Delta = ER \times (NLR - OLR) \times \frac{x}{12}$$

where:

- (a) ER or Estimated Remuneration is:
  - (i) if no notice of adjustment of levy has been issued to the employer pursuant to section 69E (1) of the WRCA in respect of the relevant financial year, the estimate of the aggregate remuneration that the employer expected to pay to the employer's workers at the affected workplace during the relevant financial year as set out in the return provided to the Corporation by the employer pursuant to section 69 (1) of the WRCA; or
  - (ii) if a notice of adjustment of levy has been issued to the employer pursuant to section 69E (1) of the WRCA in respect of the relevant financial year, the estimate of the aggregate remuneration expected to be paid to the employer's workers at the affected workplace during the relevant financial year used in the most recent such notice of adjustment issued in respect of that financial year;
- (b) NLR or New Levy Rate is the levy rate applicable to the affected workplace immediately after the Levy Adjustment;
- (c) OLR or Old Levy Rate is:
  - (i) if no notice of remission has previously been granted to, and no supplementary levy has previously been imposed on, the employer pursuant to this Determination in respect of the relevant financial year, the levy rate applicable to the affected workplace as at the commencement of the relevant financial year; and
  - (ii) if a notice of remission has previously been granted to, or a supplementary levy has previously been imposed on, the employer pursuant to this Determination in respect of the relevant financial year, the levy rate applicable to the affected workplace immediately after the Levy Adjustment that gave rise to that remission or supplementary levy;
- (d) x is the number of whole calendar months remaining in the financial year after:
  - (i) the date of the Levy Adjustment or the date on which the grant of remission or imposition of the supplementary levy is notified to the employer, whichever is later; or
  - (ii) a different date than that referred to in paragraph (i) (which may be earlier or later than that date) as determined by the Delegate if the Delegate considers it appropriate to do so having regard to the objects of this Determination and any particular circumstances of the employer, the Levy Adjustment or the affected workplace.
- 2.3 If  $\Delta$  for an affected workplace is positive, then a supplementary levy will be imposed on the employer in respect of that workplace in the amount of  $\Delta$ .

2.4 If  $\Delta$  for an affected workplace is negative, then a remission will be granted to the employer in respect of that workplace in the amount of the absolute value of  $\Delta$ .

#### B. Adjustment of remissions and supplements

- 2.5 In order to give effect to this Determination and section 67 of the WRCA in a manner which will best achieve the objects of the WRCA under section 2 of the WRCA and the primary objects of the Corporation under section 12 of the WCA, the Delegate may adjust the operation or application of the remissions and supplementary levies set out in paragraphs 2.3 and 2.4 above respectively as follows:
  - (a) the Delegate may grant a remission to, or impose a supplementary levy on, a particular location or locations at which the particular employer employs workers or may grant a remission to, or impose a supplementary levy on, the particular employer as a whole; and
  - (b) the Delegate may determine that two or more employers will constitute a group for the purposes of Division 4 of Part V of the WRCA if:
    - (i) they are capable of being treated as members of a group under the *Pay-roll Tax Act* 1971, as amended; or
    - (ii) they are related in some other way,

and treat this Determination as applicable to that group of employers as if a reference in this Determination to an 'employer' was a reference to that group of employers, and may nominate, after consultation with the members of the group, one of the employers to be treated as the employer of all workers employed by members of that group; and

(c) if the employer is treated by the Corporation pursuant to section 66 (5) of the WRCA as employing workers at a single location in more than one class of industry, the Delegate may make such adjustment to the calculation of the remission or supplementary levy determined under Part A as the Delegate thinks fit, having regard to the grounds for this determination set out in Item 3 and the objects of the WRCA under section 2 of the WRCA and the primary objects of the Corporation under section 12 of the WCA.

#### C. Payment

- 2.6 Any remission granted to a particular employer pursuant to section 67 of the WRCA under this Determination will be payable to the employer as follows:
  - (a) the Corporation may set-off any remission payable to the employer against any levy (including any supplementary levy) payable by the employer; or
  - (b) if the employer is an Instalment Payer and there remain instalments for the financial year that have not yet become payable, then the amount (if any) of the remission that has not already been set-off against a levy under paragraph (a) will be credited to the employer by way of a reduction in some or all of the instalments that remain unpaid by the employer for that financial year as specified in a notice given by the Corporation to the employer; or
  - (c) if:
    - (i) the particular employer is not an Instalment Payer; or
    - (ii) the particular employer is an Instalment Payer but there remain no instalments for the financial year that have not yet been paid; or
    - (iii) the particular employer is an Instalment Payer and there remain instalments for the financial year that have not yet been paid but the instalments that remain unpaid for the financial year are less than the remission payable to the employer,

then the Corporation will pay to the employer the amount (if any) of the remission that has not already been set-off under paragraph (a) or credited to the employer by way of a reduction in an Instalment Payer's remaining instalments under paragraph (b) by way of a lump sum or otherwise pay or credit the amount to the employer in such other manner as the Delegate determines.

- 2.7 Pursuant to section 69 (4) (c) of the WRCA, the Corporation gives notice that any supplementary levy imposed on a particular employer pursuant to section 67 of the WRCA under this Determination will not be payable in accordance with section 69 (3) of the WRCA, but instead will be payable by the employer as follows:
  - (a) if the employer is an Instalment Payer and there remain instalments for the financial year that have not yet been paid, then the amount (if any) of the supplementary levy that has not already been set-off against a remission or remissions under paragraph 2.6 (a) will be payable by the employer by way of an increase in some or all of the instalments that remain unpaid by the employer for that financial year as specified in a notice given by the Corporation to the employer; or

- (b) if:
  - (i) the particular employer is not an Instalment Payer; or
  - (ii) the particular employer is an Instalment Payer but there remain no instalments for the financial year that have not yet been paid,

#### then:

- (iii) the Corporation will issue the employer with a tax invoice for the amount (if any) of the supplementary levy that has not already been set-off against a remission or remissions under paragraph 2.6 (a); and
- (iv) the employer must pay the supplementary levy as a lump sum, as set out in the tax invoice issued by the Corporation, within 14 days or such longer period as may be specified in the tax invoice.

#### D. Definitions

#### 2.8 In this Determination:

- (a) 'financial year' means the 12 months ending on 30 June unless, in respect of a particular employer, the Corporation has determined pursuant to section 69 (8) of the WRCA that the employer pay levy with respect to some other period, in which case a reference in this Determination to a 'financial year' in respect of that employer shall be read as referring to that other period.
- (b) 'Instalment Payer' means an employer that is paying levy for the relevant financial year by way of instalments pursuant to a notice given by the Corporation pursuant to section 69 (4) of the WRCA (other than a notice in this Determination).
- (c) 'Levy Adjustment' means a change in the levy rate, or any of the levy rates, used to calculate the levy payable by an employer as a result of:
  - (i) the fixing or variation of a levy rate applicable to the employer by the Corporation pursuant to section 66 (6) of the WRCA;
  - (ii) a change in the class or classes of industry in which the employer employs workers or a change in the allocation of the employers' workers between those classes of industries;
  - (iii) the alteration of a levy rate by the WorkCover Levy Review Panel as a result of a review of a decision of the Corporation pursuant to section 72 of the WRCA; or
  - (iv) any other circumstance (other than a circumstance affecting only the estimate of aggregate remuneration paid by the employer to the employer's workers or the grant of another remission or the imposition of another supplementary levy under section 67 of the WRCA) which, if known at the time of the return provided to the Corporation by the employer pursuant to section 69 (1) of the WRCA, would have resulted in the employer paying a different amount of levy based on the estimate or estimates set out in the return,

where that change would not otherwise result in a corresponding change in the levy payable by the employer as a result of the operation of section 69E of the WRCA.

#### **Item 3** Grounds of Determination

That, where levies are payable by employers in the first instance on the basis of an estimate of remuneration made by the employer at the start of the financial year and by reference to the levy rates applicable to the employer at that time, and where levy rates may change during the course of the year or the levy rates applicable to a particular employer may change during the course of the year due to a change in the operations or circumstances of the employer, it is reasonable to grant a remission to, or impose a supplementary levy on, a particular employer to give effect to any such change in levy rates occurring during a financial year.

Further, that it is reasonable to allow the Corporation to set-off any remission(s) payable to an employer against any levy (or levies) payable by the employer, to pay any remission that has not been set-off to an employer by way of a lump sum payment or to credit the employer in some other way or, in the case of an employer paying levy in instalments, by decreasing the amount of any remaining instalments, and to require the payment of any supplementary levy that has not been set-off by way of a lump sum payment upon an invoice being issued by the Corporation or, in the case of an employer paying levy in instalments, by increasing the amount of any remaining instalments.

#### **Item 4** Commencement Date of Determination

1 July 2009.

#### **Item 5** Notice of Determination

This Determination shall be published in the Government Gazette.

#### Item 6 Delegation by Board

That the officer of the Corporation occupying (or acting in) the position designated by the Corporation as the Chief Financial Officer be delegated (in addition to and not in derogation of such other delegated powers and functions of the Corporation delegated to that officer) ('the Delegate') such of the powers and functions of the Corporation pursuant to the WRCA as are necessary to give effect to this Determination.

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

Dated 14 May 2009.

P. BENTLEY, Board Chair

# Statutes Amendment (Real Property) Act (Commencement) Proclamation 2009

#### 1—Short title

This proclamation may be cited as the *Statutes Amendment (Real Property) Act (Commencement) Proclamation 2009.* 

#### 2—Commencement of Act

The *Statutes Amendment (Real Property) Act 2008* (No 12 of 2008) will come into operation on 1 June 2009.

# Made by the Governor

with the advice and consent of the Executive Council on 28 May 2009

AGO0062/03CS

#### South Australia

# Workers Rehabilitation and Compensation (Scheme Review) Amendment Act (Commencement) Proclamation 2009

## 1—Short title

This proclamation may be cited as the *Workers Rehabilitation and Compensation (Scheme Review) Amendment Act (Commencement) Proclamation 2009.* 

# 2—Commencement of suspended provisions

The following provisions of the *Workers Rehabilitation and Compensation (Scheme Review) Amendment Act* 2008 (No 17 of 2008) will come into operation on 1 July 2009:

- (a) section 22(2);
- (b) section 44(2), (3), (4) and (5);
- (c) section 45;
- (d) section 48;
- (e) section 50;
- (f) Schedule 1 clause 8.

#### Made by the Governor

with the advice and consent of the Executive Council on 28 May 2009

MIR09/020CS; MIR09/026CS

# Adelaide Festival Centre Trust (Transfer of Property) Proclamation 2009

under section 29 of the Adelaide Festival Centre Trust Act 1971

#### 1—Short title

This proclamation may be cited as the *Adelaide Festival Centre Trust (Transfer of Property) Proclamation 2009.* 

#### 2—Commencement

This proclamation will come into operation on 30 June 2009.

# **3**—Transfer of property

Pursuant to section 29 of the *Adelaide Festival Centre Trust Act 1971*, the following land is transferred to the Minister for the Arts:

The whole of the land comprised in Certificate of Title Register Book Volume 5883 Folio 845.

# Made by the Governor

with the advice and consent of the Executive Council on 28 May 2009

ASACAB001/09

# **Crown Lands (Resumption of Dedicated Land) Proclamation 2009**

under section 5AA(1)(c) of the Crown Lands Act 1929

## **Preamble**

The following land is dedicated as a school reserve not intended for ecclesiastical or denominational purposes (*Gazette 17.7.1930 p85*):

Section 702, Hundred of Baker, being the whole of the land comprised in Certificate of Title Register Book Volume 5987 Folio 934.

2 The registered proprietor of the land has consented to the resumption of the land.

## 1—Short title

This proclamation may be cited as the *Crown Lands (Resumption of Dedicated Land) Proclamation 2009.* 

# 2—Commencement

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

# 3—Resumption of dedicated land

The land defined in clause 1 of the preamble is resumed.

## Made by the Governor

with the advice and consent of the Executive Council on  $28~\mathrm{May}~2009$ 

EHCS09/0010

# Wilderness Protection (Danggali Wilderness Protection Area) Proclamation 2009

under section 22(1) of the Wilderness Protection Act 1992

# **Preamble**

- The land described in Schedule 1 forms part of a reserve (the Danggali Conservation Park) under the *National Parks and Wildlife Act 1972*.
- It is intended that, by this proclamation, the land be constituted as a wilderness protection area under the *Wilderness Protection Act 1992*.
- On being so constituted, the land will cease to form part of a reserve under the *National Parks and Wildlife Act 1972* (see section 22(7) of the *Wilderness Protection Act 1992*).

# 1—Short title

This proclamation may be cited as the *Wilderness Protection (Danggali Wilderness Protection Area) Proclamation 2009.* 

### 2—Commencement

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

#### 3—Constitution of Danggali Wilderness Protection Area

The land described in Schedule 1 is constituted as a wilderness protection area and is assigned the name *Danggali Wilderness Protection Area*.

# Schedule 1—Description of land

Sections 729 and 730, Out of Hundreds (Chowilla);

Allotment 100 of approved plan No. DP 78460, Out of Hundreds (Chowilla), lodged in the Lands Titles Registration Office.

#### Made by the Governor

on the recommendation of the Minister for Environment and Conservation and with the advice and consent of the Executive Council on 28 May 2009

EHCS09/0009

# Workers Rehabilitation and Compensation (Scheme Review) (Relevant Day) Proclamation 2009

under Schedule 1 clause 1 of the Workers Rehabilitation and Compensation (Scheme Review) Amendment Act 2008

## 1—Short title

This proclamation may be cited as the Workers Rehabilitation and Compensation (Scheme Review) (Relevant Day) Proclamation 2009.

#### 2—Commencement

This proclamation will come into operation on 1 July 2009.

# 3—Relevant day

Pursuant to the definition of *relevant day* in Schedule 1 clause 1 of the *Workers Rehabilitation and Compensation (Scheme Review) Amendment Act 2008*, 1 July 2009 is appointed as the relevant day for the purposes of clause 8 of that Schedule.

## Made by the Governor

with the advice and consent of the Executive Council on 28 May 2009

MIR09/026CS

# Road Traffic (Miscellaneous) Variation Regulations 2009

under the Road Traffic Act 1961

#### **Contents**

# Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

# Part 2—Variation of Road Traffic (Miscellaneous) Regulations 1999

- 4 Variation of regulation 17—Operation and testing of photographic detection devices referred to in regulation 14(1)(a) for offences committed at intersections, marked foot crossings or level crossings
- 5 Insertion of regulation 18
  - Operation and testing of photographic detection devices referred to in regulation 14(1)(a) for offences committed other than at intersections, marked foot crossings or level crossings

# Part 1—Preliminary

#### 1—Short title

These regulations may be cited as the *Road Traffic (Miscellaneous) Variation Regulations 2009*.

## 2—Commencement

These regulations will come into operation on 1 July 2009.

### **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 1999

- 4—Variation of regulation 17—Operation and testing of photographic detection devices referred to in regulation 14(1)(a) for offences committed at intersections, marked foot crossings or level crossings
  - (1) Regulation 17(2)(i)—delete "after a person relocates the device with recording media in place" and substitute:

after a person relocates the device, or a portion of the device, with recording media in place to a location at which it is to be used to provide evidence of offences referred to in this regulation

- (2) Regulation 17(2)—after paragraph (i) insert:
  - (ia) after a person relocates the device, or a portion of the device, with recording media in place to a location at which it is to be used to provide evidence of offences referred to in regulation 18, that person must comply with regulation 18(1)(f);
- (3) Regulation 17(2)(j)—delete "this subregulation" and substitute:

these regulations

### 5—Insertion of regulation 18

After regulation 17 insert:

- 18—Operation and testing of photographic detection devices referred to in regulation 14(1)(a) for offences committed other than at intersections, marked foot crossings or level crossings
  - (1) Where a photographic detection device referred to in regulation 14(1)(a) is used to provide evidence of speeding offences committed other than at an intersection, marked foot crossing or level crossing, the following provisions must be complied with:
    - (a) the induction loop vehicle detector (*induction loop*) must be installed under the surface of the road;
    - (b) the camera or cameras forming part of the device must be positioned and aimed, and the induction loop linked up, so that when vehicles are proceeding over that part of the road under which the induction loop is installed, a photograph or series of photographs may be taken of the vehicles from the front or from the rear;
    - (c) the device must be programmed and set to operate so that if a vehicle is detected by the device passing over the induction loop at a speed equal to or greater than a speed set on the device, at least 2 exposures are taken, or at least 2 electronic records are made, of that vehicle from the front or from the rear—
      - (i) at least 1 of which is taken or made following a programmed delay after the first is taken or made; and
      - (ii) on at least 1 of which is recorded the speed of the vehicle as detected by the device; and
      - (iii) on each of which is recorded the date, time and code for the location at which the exposure or record is taken or made, together with the lane in which the vehicle is travelling;
    - (d) subject to paragraph (e), once in every 7 days—

- (i) a test must be carried out (by reference to speeds not exceeding the speed-limit applying to drivers driving vehicles on the length of road under which the induction loop is installed) to ensure that the device detects vehicles passing over the induction loop and accurately indicates the speed of any vehicle so detected and the lane in which the vehicle is travelling; and
- (ii) the device must be checked to ensure that the device—
  - (A) indicates the correct date, time and code for the location at which exposures or electronic records are taken or made by the device; and
  - (B) is set to operate in accordance with paragraph (c); and
- (iii) if a fault is indicated by the test referred to in subparagraph (i), corrective action must be taken and the test must be repeated until no fault is indicated; and
- (iv) if a fault is indicated by the check referred to in subparagraph (ii), corrective action must be taken until no fault is indicated;
- (e) if that part of the road surface under which the induction loop is installed has 2 or more lanes for vehicles travelling in the same direction, the test referred to in paragraph (d)(i) is not required to be carried out in relation to each such lane in the same 7 day period provided that, once in every 7 days, the test is carried out in relation to 1 of those lanes and the lane in relation to which the test is carried out is not the same as the lane in relation to which the previous test was carried out;
- (f) after a person relocates the device, or a portion of the device, with recording media in place to a location at which it is to be used to provide evidence of offences referred to in this regulation, that person must do the following:
  - (i) ensure that the induction loop is correctly installed as referred to in paragraph (a) and that each camera forming part of the device is correctly positioned and aimed as referred to in paragraph (b);
  - (ii) ensure that the test and check referred to in paragraph (d) are carried out and—
    - (A) if a fault is indicated by the test, take corrective action and repeat the test until no fault is indicated;
    - (B) if a fault is indicated by the check, take corrective action until no fault is indicated;
- (g) after a person relocates the device, or a portion of the device, with recording media in place to a location at which it is to be used to provide evidence of offences referred to in regulation 17, the person must comply with regulation 17(2)(i);

- (h) if—
  - (i) a test or check; or
  - (ii) in the case of a wet film camera—the film when developed; or
  - (iii) in the case of a digital or other electronic camera—any electronic record made by the camera,

indicates a fault that has affected the proper operation of the device as required by these regulations, that part of the film affected by the fault, or those electronic records affected by the fault, (as the case may be), must be rejected for evidentiary purposes;

- (i) the accuracy with which the device detects vehicle speeds must be tested on the day on which it is used (or on a day within the period of 6 days immediately preceding that day) with a view to the issuing of a certificate under section 175(3)(ba) of the Act.
- (2) Where a photographic detection device referred to in regulation 14(1)(a) is used to provide evidence of reckless or dangerous driving offences or registration offences committed other than at an intersection, marked foot crossing or level crossing, the provisions of subregulation (1) must be complied with.

#### 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 28 May 2009

No 64 of 2009

MRS08/007CS

# Workers Rehabilitation and Compensation (Claims and Registration) Variation Regulations 2009

under the Workers Rehabilitation and Compensation Act 1986

# **Contents**

# Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

# Part 2—Variation of Workers Rehabilitation and Compensation (Claims and Registration) Regulations 1999

- 4 Variation of regulation 8—Registration of employers
- 5 Variation of section 13—Remission of levy
- 6 Substitution of regulations 14 and 15
  - 14 Payment of levies
- 7 Variation of regulation 19—Expiation of certain offences

# Part 1—Preliminary

#### 1—Short title

These regulations may be cited as the Workers Rehabilitation and Compensation (Claims and Registration) Variation Regulations 2009.

#### 2—Commencement

These regulations will come into operation on 1 July 2009.

# 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 Workers Rehabilitation and Compensation (Claims and Registration) Regulations 1999

#### 4—Variation of regulation 8—Registration of employers

- (1) Regulation 8(1)—delete "furnished to the Corporation under section 69" and substitute: or statement submitted or provided to the Corporation under Part 5 Division 6
- (2) Regulation 8(5)(a)—delete "furnished to the Corporation under section 69" and substitute: or statement submitted or provided to the Corporation under Part 5 Division 6

### 5—Variation of section 13—Remission of levy

Regulation 13(a)—delete paragraph (a) and substitute:

(a) if the remuneration otherwise subject to the levy belongs to a category of remuneration determined by the Corporation for the purposes of this paragraph to be a category in relation to which the levy will be remitted (with the extent of the remission under this paragraph reflecting the extent to which remuneration falls into any such category); or

## 6—Substitution of regulations 14 and 15

Regulations 14 and 15—delete the regulations and substitute:

#### 14—Payment of levies

- (1) For the purposes of section 69(1) of the Act, the prescribed date is 31 July.
- (2) For the purposes of section 69A(1) of the Act, the prescribed percentage is 20%.
- (3) For the purposes of section 69D of the Act, the prescribed period is 31 days.
- (4) For the purposes of section 69E(3) of the Act, an additional amount of levy payable by an employer is to be paid in a manner determined by the Corporation within the period specified in the notice of adjustment of levy issued to the employer by the Corporation.
- (5) A document in the designated form that is to be submitted or provided under Part 5 Division 6 of the Act is to be submitted or provided in 1 of the following ways:
  - (a) a hard copy of the document may be—
    - (i) delivered personally to the Corporation's principal place of business; or
    - (ii) posted to the Corporation's postal address; or
    - (iii) faxed to the Corporation's fax number;
  - (b) an electronic copy of the document may be emailed to the Corporation's email address;
  - (c) an electronic version of the document may be lodged via a website maintained by the Corporation,

(with any such address, number or website being determined by the Corporation).

## 7—Variation of regulation 19—Expiation of certain offences

- (1) Regulation 19(1), table—delete the item relating to section 69(5) of the Act
- (2) Regulation 19(3), definition of *Annual Declaration*—delete the definition

#### 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 28 May 2009

No 65 of 2009

MIR09/020CS

# **Bills of Sale Regulations 2009**

under the Bills of Sale Act 1886

#### **Contents**

- 1 Short title
- 2 Commencement
- 3 Interpretation
- 4 Fees payable to the Registrar-General
- 5 Requirements relating to paper used for Bills of Sale etc

# Schedule 1—Fees

#### Schedule 2—Revocation

- 1 Revocation of Bills of Sale (Fees) Regulations 1995
- 2 Revocation of Bills of Sale (Requirements as to Instruments) Regulations 1995

#### 1—Short title

These regulations may be cited as the *Bills of Sale Regulations* 2009.

#### 2—Commencement

These regulations will come into operation on the day on which Part 2 of the Statutes Amendment (Real Property) Act 2008 comes into operation.

## 3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the Bills of Sale Act 1886.

#### 4—Fees payable to the Registrar-General

The fees set out in Schedule 1 are payable to the Registrar-General.

## 5—Requirements relating to paper used for Bills of Sale etc

The following requirements are prescribed under section 38A of the Act in relation to the paper on which bills of sale and other instruments lodged with the Registrar for registration or filing under that Act are written:

- (a) the paper must be A4 size (210 millimetres in width and 297 millimetres in length);
- (b) the weight of the paper must be at least 80 grams per square metre;
- (c) the paper must be white in colour and not be discoloured or have any other defect.

# **Schedule 1—Fees**

1 For registering or filing—

	(a)	a document under section 11A of the Act	\$58.50
	(b)	a Bill of Sale	\$58.50
	(c)	the discharge, extension, transfer or renewal of a Bill of Sale	\$58.50
	(d)	any other document	\$58.50
2	For with	ndrawing a Bill of Sale from registration or filing	\$48.00

# **Schedule 2—Revocation**

## 1—Revocation of Bills of Sale (Fees) Regulations 1995

The Bills of Sale (Fees) Regulations 1995 are revoked.

## 2—Revocation of Bills of Sale (Requirements as to Instruments) Regulations 1995

The Bills of Sale (Requirements as to Instruments) Regulations 1995 are revoked.

#### 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 28 May 2009

No 66 of 2009

AGO0062/03CSTemp1

# **Community Titles Variation Regulations 2009**

under the Community Titles Act 1996

#### **Contents**

# Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

# Part 2—Variation of Community Titles Regulations 1996

- 4 Substitution of regulation 4
  - 4 Plans and maps to comply with guidelines
- 5 Variation of regulation 12—Notification on deposit of plan
- 6 Variation of Schedule 1—Forms

# Part 1—Preliminary

#### 1—Short title

These regulations may be cited as the Community Titles Variation Regulations 2009.

#### 2—Commencement

These regulations will come into operation on the day on which Part 3 of the *Statutes Amendment (Real Property) Act 2008* comes into operation.

## **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 Community Titles Regulations 1996

# 4—Substitution of regulation 4

Regulation 4—delete the regulation and substitute:

# 4—Plans and maps to comply with guidelines

A plan or map lodged with the Registrar-General for the purposes of the Act must comply with any requirements specified in guidelines issued, from time to time, by the Registrar-General.

# 5—Variation of regulation 12—Notification on deposit of plan

Regulation 12—after its present contents (now to be designated as subregulation (1)) insert:

(2) A notification or other document required to be given under this regulation may be sent by electronic means.

# **6—Variation of Schedule 1—Forms**

(1)	Schedule 1, For	m 1—delete	the form and substitu	rute:				
	Form	1						
	sections	sections 14(4)(h), 52(4)(f)(ii), 58(3)(e) and 60(3)(f)  Certificate of licensed surveyor						
	Certif							
		I,, a licensed surveyor under the <i>Survey</i> Act 1992, certify that—						
	(a)	I am uncertain about the location of that part of the service infrastructure shown between the points marked > and < on the plan; and						
	(b)	this community	rrectly prepared in accordance with the					
	Dated t	the	day of	20				
(2)	Schedule 1. For	m 6—delete	the form and substitu	Licensed Surve	 2yor			
(-)								
		Form 6						
		section 50(10)						
	Certification of copy of development contract as varied							
I [name and address of person certifying] being an officer of Community Corporate No Incorporated certify that the copy of the development contract a this certificate is a true copy of the contract as varied pursuant to section 5 Community Titles Act 1996 by agreement made on the								
	Dated	the	day of	20				
				(Signature of person certify	 ing)			
		Note—The copy of the contract attached to the certificate must be endorsed an signed by the person certifying as follows:						
	"This i	s the copy of	the development con	ntract referred to in the attached certifica	ıte".			
				(Signature of person certify				

#### (3) Schedule 1, Form 7—delete the form and substitute:

#### Form 7

section 50(10)

Certification of copy of agreement to terminate development contract	Certification of	f copy of	agreement	to terminate	development	contract
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I [name and address of person certifying] being a No Incorporated certify that the condevelopment contract attached to this certified into pursuant to section 50 of the day of [year] between the definition of the day	opy of the agreement to terminate a rtificate is a true copy of the agreement e Community Titles Act 1996 on the					
Dated the day of	20					
	(Signature of person certifying)					
Note—The copy of the agreement attach signed by the person certifying as follow	ed to the certificate must be endorsed and vs:					
1. 0	"This is the copy of the agreement to terminate a development contract referred to in the attached certificate".					
	(Signature of person certifying)					
 0.1 1.1 1 0 0 0						

(4) Schedule 1—after Form 9 insert:

## Form 10

sections 30(1)(ia), 31(3)(ab), 34(2)(e), 39(5a), 47(2)(ka), 50(7)(a)

# Certificate as to preparation of scheme description, by-laws or development contracts

Certified correctly prepared in accordance with the requirements of the *Community Titles Act 1996* by the person who prepared the document / an officer of the community corporation<sup>1</sup>.

.....

(Signature of person certifying - name and address to be printed below)

<sup>1</sup>Insert whichever description is applicable

Note—The certificate must be endorsed on the relevant document.

#### 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 28 May 2009

No 67 of 2009

AGO0062/03CSTemp1

# **Real Property Regulations 2009**

under the Real Property Act 1886

# **Contents**

p	art	1	—Pre	li	m	in	art	7
T	aιι	ı	.—ı ıc.	IJ	ш	ш	a y	1

- 1 Short title
- 2 Commencement
- 3 Interpretation

#### Part 2—Land Division

- 4 Transactions excluded from unlawful division provisions
- 5 Certificate of licensed surveyor
- 6 Applications for which section 51 certificate not required
- 7 Consent to plans of division
- 8 Examination of plan
- 9 Notification on deposit of plan

## Part 3—Land Amalgamation

- 10 Examination of plan
- 11 Notification of amalgamation

#### Part 4—Certification of Instruments

12 Classes of instruments

#### Part 5—Miscellaneous

- Plans and maps to comply with guidelines
- Persons on whom notice must be served under Schedule 1 of Act
- Persons whose consents are required under Schedule 1 of Act
- 16 Fees payable to Registrar-General

## Schedule 1—Fees payable to Registrar-General

#### Schedule 2—Revocation

- 1 Revocation of Real Property (Certification of Instruments) Regulations 1995
- 2 Revocation of Real Property (Fees) Regulations 2002
- 3 Revocation of Real Property (Land Division) Regulations 1995

# Part 1—Preliminary

#### 1—Short title

These regulations may be cited as the *Real Property Regulations 2009*.

#### 2—Commencement

These regulations will come into operation on the day on which Part 4 of the *Statutes Amendment (Real Property) Act 2008* comes into operation.

# 3—Interpretation

In these regulations, unless the contrary intention appears—

Act means the Real Property Act 1886;

*check search* of a certificate of title, is an inspection of the certificate of title to ascertain—

- (a) whether there are any documents lodged in respect of, but not registered on, the certificate of title; or
- (b) whether any documents have been registered on the certificate of title within the period of 90 days prior to the inspection;

*Mount Lofty Catchment Area* means the part of the State delineated in G.R.O. Plan No. 180 of 1992 and described in that plan as "Water Supply Protection Zone";

road includes a street.

## Part 2—Land Division

# 4—Transactions excluded from unlawful division provisions

The following classes of transactions are excluded from the provisions of section 223LB of the Act:

- (a) the granting of, and all dealings with, a lease of part of an allotment;
- (b) the granting of, and all dealings with, a license in respect of part of an allotment;
- (c) the granting, selling, transferring, conveying, mortgaging or encumbering of an estate or interest in part of an allotment if the transaction—
  - (i) is necessary to enable the deposit of a plan of division under Part 19AB of the Act to proceed; or
  - (ii) is 1 to which the Crown, whether in right of the State or the Commonwealth, is a party; or
  - (iii) involves or is incidental to the acquisition of land for the purposes of an authorised undertaking referred to in the *Land Acquisition Act 1969*; or
  - (iv) involves a lawfully existing lease or license and where any subsequent transaction or dealing, including any transaction or dealing which has occurred at any time prior to the commencement of this regulation is in respect of the whole of the land comprised in that lawfully existing lease;
- (d) the granting, selling, transferring, conveying, mortgaging or encumbering of an estate or interest in land comprising part of an allotment if—
  - (i) the land is to be used for widening or adding to an existing road, road reserve or drainage reserve; and
  - (ii) after becoming part of the road, road reserve or drainage reserve, the land will be vested in the Crown, a Minister of the Crown, an instrumentality or agency of the Crown or a council.

### 5—Certificate of licensed surveyor

- (1) The certificate of a licensed surveyor that must accompany an application for the division of land must be included on the plan of division that accompanies the application and must comply with regulation 20 of the *Survey Regulations 2007* made under the *Survey Act 1992*.
- (2) Subject to subregulation (4), a certificate of a licensed surveyor is not required under section 223LD(3)(b) of the Act if—
  - (a) the application is for the division of the land into no more than 2 allotments; and
  - (b) the land is not within, or partly within, an area declared to be a designated survey area under the *Survey Act 1992*; and
  - (c) party wall rights are not created by the division; and
  - (d) there is no new boundary created by the division that defines an existing line of occupation or is located by reference to a physical structure or feature located on or below the surface of the land; and
  - (e) the division does not involve the creation of a new road or the substantial widening of an existing road; and
  - (f) the land is not designated primarily for shopping, commercial, office or business use in the relevant Development Plan under the *Development Act 1993*, and is not used or intended to be used primarily for such purposes.
- (3) For the purposes of subregulation (2)(a), any widening of an existing road that is considered by the Registrar-General to be minor, will not be counted as a separate allotment in relation to a plan of division of land.
- (4) In a particular case the Registrar-General may require the certificate of a licensed surveyor to be provided in relation to a plan of division even though the requirement for the certificate is excluded by subregulation (2).

### 6—Applications for which section 51 certificate not required

An application for the division of land where that division is excluded from the definition of development by Schedule 3 of the *Development Regulations 2008* is prescribed for the purposes of section 223LD(5a) of the Act.

### 7—Consent to plans of division

A certificate of consent is not required under section 223LH of the Act in relation to a division of land that is required to give effect to an acquisition of land under the *Land Acquisition Act 1969*, unless the Registrar-General specifically requires such a certificate.

### 8—Examination of plan

As part of the Registrar-General's obligation to administer the Act and the regulations, the Registrar-General must examine the plan of division accompanying an application for division and must not accept the plan for deposit unless he or she is satisfied with it.

### 9—Notification on deposit of plan

- (1) After the Registrar-General deposits a plan of division in the Lands Titles Registration Office he or she must—
  - (a) notify the applicant or the applicant's agent in writing of the deposit; and
  - (b) notify the council for the area in which the land is situated in writing of the deposit and send a copy of the deposited plan to the council.

(2) A notification or other document required to be given under this regulation may be sent by electronic means.

# Part 3—Land Amalgamation

# 10—Examination of plan

As part of the Registrar-General's obligation to administer the Act and the regulations, the Registrar-General must examine a plan of amalgamation accompanying an application for amalgamation and must not accept the plan unless he or she is satisfied with it.

### 11—Notification of amalgamation

- (1) After amalgamation of allotments under Part 19AB Division 3 of the Act the Registrar-General must notify the Minister for Infrastructure and the council for the area in which the land is situated in writing of the amalgamation and must send a copy of the plan (if any) that accompanied the application to the Minister and the council.
- (2) A notification or other document required to be given under this regulation may be sent by electronic means.

### Part 4—Certification of Instruments

### 12—Classes of instruments

The following classes of instruments are prescribed under section 273(2) of the Act:

- (a) applications for amalgamation of land (except where the benefit of an easement is extended to other land upon the amalgamation);
- (b) applications for division of land where deposit of the plan of division in the Lands Titles Registration Office will not—
  - (i) vest an estate or interest in land in any person, except for the following:
    - (A) a street, road, thoroughfare, reserve or other similar open space that vests in a council or other authority or reverts to the Crown; or
    - (B) an easement that vests in an authority or entity under section 223LG of the Act; or
  - (ii) discharge or extinguish an estate or interest;
- (c) applications for the issue of a summons by the Registrar-General;
- (d) applications for new certificates of title;
- (e) applications to withdraw an instrument from registration;
- (f) applications to withdraw plans of survey;
- (g) applications to withdraw a Registrar-General's caveat;
- (h) applications to the Registrar-General by the Minister for the time being administering the *Crown Lands Act 1929*, under that Act or any other Act;
- (i) applications to register agreements under section 57 of the *Development Act 1993*;
- (j) applications to rectify certificates of title by consent pursuant to section 223J of the Act;

- (k) certificates of alteration issued pursuant to section 66A of the *Crown Lands Act 1929*;
- (1) certificates issued pursuant to section 66B of the Crown Lands Act 1929;
- (m) closed road title certificate issued pursuant to section 26 of the *Roads* (*Opening and Closing*) *Act 1991*;
- (n) informal documents issued pursuant to section 247 of the Act;
- (o) notices of acquisition under the Land Acquisition Act 1969;
- (p) notices of intention to acquire land under the Land Acquisition Act 1969;
- (q) notifications of declaration by councils of public roads under the *Local Government Act 1999*;
- (r) Registrar-General's caveats.

# Part 5—Miscellaneous

# 13—Plans and maps to comply with guidelines

A plan or map lodged with the Registrar-General for the purposes of the Act must comply with any requirements specified in guidelines issued, from time to time, by the Registrar-General.

### 14—Persons on whom notice must be served under Schedule 1 of Act

The Registrar-General must serve notice under clause 1(1)(b) of Schedule 1 of the Act on all persons who have, or claim, an estate or interest in the land of whom he or she knows or could reasonably be expected to know.

### 15—Persons whose consents are required under Schedule 1 of Act

The consents of all persons who have, or claim, an estate or interest in the land of whom the Registrar-General knows or could reasonably be expected to know are required under clause 1(2)(c) of Schedule 1 of the Act.

### 16—Fees payable to Registrar-General

- (1) The fees set out in Schedule 1 are payable to the Registrar-General.
- (2) If the amount of the registration fee payable in respect of a transfer is to be based on the value of the transfer assessed under the *Stamp Duties Act 1923*, the amount of the registration fee must be based on that value despite—
  - (a) a pending reassessment under section 10 of the *Taxation Administration Act 1996*; or
  - (b) a pending objection or appeal against the assessment under section 82 or 92 of the *Taxation Administration Act 1996*.
- (3) If the assessed value is reduced as a result of a reassessment by the Commissioner under section 10 of the *Taxation Administration Act 1996*, the Registrar-General must refund the difference between the registration fee paid and the registration fee that would have been payable in accordance with the reassessed value.

(4) If the assessed value is reduced as a result of an objection under section 82 of the *Taxation Administration Act 1996* or an appeal under section 92 of that Act, the Registrar-General must refund the difference between the registration fee paid and the registration fee that would have been payable in accordance with the reassessed value, together with interest calculated on a daily basis from the date of lodgement of the transfer for registration until the date on which the difference is refunded at the market rate applying from time to time under Part 5 Division 1 of that Act.

# Schedule 1—Fees payable to Registrar-General

1	For the registration or entry of each instrument (irrespective of the number of folios to be endorsed)—other than any registration or entry specifically provided for	\$112.00
2	For registering a transfer—	
	(a) where the consideration, or the value as assessed under the <i>Stamp Duties Act 1923</i> —	
	(i) does not exceed \$5 000	\$112.00
	(ii) does not exceed \$20 000	\$125.00
	(iii) does not exceed \$40 000	\$140.00
	(iv) exceeds \$40 000	\$201.00
	plus \$62.00 for every \$10 000 (or part of \$10 000) above \$50 000	
	(b) where the Commissioner of State Taxation has adjudged the transfer to be exempt from stamp duty or where no ad valorem stamp duty is payable (except for those transfers assessed pursuant to section 71C of the Stamp Duties Act 1923)	\$112.00
	(c) that has been assessed pursuant to sections 71CA, 71CB, 71CBA or 71CC of the <i>Stamp Duties Act 1923</i>	\$112.00
3	On lodgment of a caveat under sections 39, 80F or 223D of the Act	\$112.00
4	For the deposit, or noting the revocation, of a duplicate or attested copy of a power of attorney	\$112.00
5	For an application for the issue of a substituted lessee's copy of a Crown lease or duplicate certificate of title (exclusive of the cost of advertising in the Gazette)	\$112.00
6	For the registration of an application to note a change of address	no fee
7	For entry of a foreclosure order (exclusive of the cost of advertising in the Gazette)	\$194.00
8	For a certified copy of—	
	(a) an original certificate of title under section 51A of the Act	\$20.00
	(b) a statement under section 51D of the Act	\$20.00
9	Unless otherwise specified—	
	(a) (except where paragraph (b) applies) for the issue of a new certificate of title or a substituted lessee's copy of a Crown lease or duplicate certificate of title	\$65.75
	(b) for the issue of a new certificate of title on the amalgamation of allotments wholly within the Mount Lofty Catchment Area	no fee

10	For the	issue of a certificate of title—	
	(a)	(limited or ordinary) on the land first being brought under the Act	no fee
	(b)	to a corporation or district council for a road, street or reserve	no fee
	(c)	to effect correction or amendment of title or for the convenience of the Lands Titles Registration Office in effecting registration or redesignation	no fee
	(d)	under Part 5 Division 2 of the Act (but only if the volume and folio numbers remain the same and the title is not issued to replace 1 that has been lost or destroyed)	no fee
11	For a ne	ew certificate of title issued as a result of the existing title being full of ments	no fee
12	For an a	application for the division of land—	
	(a)	where deposit of the plan of division will not vest an estate or interest in land (except a street, road, thoroughfare, reserve or other similar open space that vests in a council or other authority or reverts to the Crown or an easement that will vest in an authority or entity in accordance with section 223LG of the <i>Real Property Act 1886</i> ) in any person	\$112
	(b)	in all other cases	\$297
Note-	_		
		For the examination of the plan of division, deposit or acceptance for filing e issue of new certificates of title are payable under this Schedule in addition	-
13	For an a	application for the amalgamation of allotments—	
	(a)	for the amalgamation of allotments that are wholly within the Mount Lofty Catchment Area	No fee
	(a)	for any other amalgamation of allotments	\$112
Note-	_		
Fees for the examination of the plan of amalgamation, deposit or acceptance for filing of the plan and for the issue of new certificates of title are payable under this Schedule in addition to this amount.			
14	For the	deposit or acceptance for filing by the Registrar-General—	
	(a)	of a plan of amalgamation of allotments wholly within the Mount Lofty Catchment Area	no fee
	(b)	of any other plan	\$112.00
15	Unless	otherwise specified, for the examination—	
	(a)	of a plan of survey certified correct by a licensed surveyor and lodged with or submitted to the Registrar-General (for freehold or Crown land)— plus a further \$365, payable by the surveyor, if the plan is relodged or resubmitted following rejection by the Registrar-General (However, the Registrar-General may waive or reduce the further fee if he or she considers that appropriate in a particular case having regard to the work involved in examining the relodged or resubmitted plan.)	\$730.00
	(b)	of an uncertified data plan (except a plan of a kind referred to in paragraph (c)) lodged with or submitted to the Registrar-General (for freehold or Crown land)	\$365.00

	(c)	of an uncertified data plan lodged with or submitted to the Registrar-General for the amalgamation of allotments wholly within the Mount Lofty Catchment Area	no fee
	(d)	of a plan lodged with or submitted to the Registrar-General for the purposes of a lease of part of an allotment	\$148.00
16	For the	examination—	
	(a)	of a plan of survey certified correct by a licensed surveyor and lodged with the Registrar-General for information purposes only	no fee
	(b)	of an uncertified data plan lodged with the Registrar-General for information purposes only	no fee
	(c)	of a plan of survey certified by a licensed surveyor and lodged with the Registrar-General by the Surveyor-General	no fee
	(d)	of plans submitted under the Roads (Opening and Closing) Act 1991	no fee
17		otherwise specified, for the deposit or acceptance for filing of any r freehold or Crown land)	\$112.00
18		deposit or acceptance for filing of a plan prepared by the ar-General or under the Registrar-General's authorisation	no fee
19		withdrawal of any instrument, application or plan submitted for ion, deposit or acceptance for filing	\$48.00
20		withdrawal of any plan of survey certified correct by a licensed r and lodged with or submitted to the Registrar-General for attion	\$98.00
21		pplication under section 146 of the Act (exclusive of the cost of ion of the instrument of discharge)	\$161.00
22		application to the Registrar-General to issue a summons under 220(c) of the Act	\$161.00
23	For sear	ching the Register Book—	
	(a)	comprising a search statement from the Registrar-General's unregistered document system, a copy of the original certificate of title and a check search	\$17.40
	(b)	comprising a search of the electronic records of the original certificate of title, the Registrar-General's unregistered document system and a check search (including the transmission fee)	\$17.40
24	For a co	ру—	
	(a)	of a registered instrument	\$7.50
	(b)	of a plan deposited or accepted for filing by the Registrar-General	\$7.50
	(c)	of a cancelled original certificate of title	\$7.50
	(d)	of any instrument, entry, document or record not otherwise specifically provided for	\$7.50
25		nesting any of the following under the Automated Registration g and Enquiry System ( <i>ARIES</i> ):	
	(a)	a check search of a specified certificate of title	no fee
	(b)	the details of a specified document	\$6.20
	(c)	a search of the numbers assigned to documents associated with a specified instrument	\$6.20

	(d)	the	e location of a specified document or plan	no fee
	(e)	the	e details of a specified plan	\$6.20
	(f)		ist of the numbers assigned to plans lodged in respect of a ecified Section of land in a Hundred	\$6.20
	(g)	the	e details of the delivery of a specified item	no fee
	(h)	the	e details of the delivery of documents relating to—	
		(i)	a specified agent code	no fee
		(ii)	a specified delivery slip	no fee
	(i)	the	e details of a specified agent code	no fee
	(j)	in 1	respect of a specified document—a search of—	
		(i)	the series in which the document was lodged; and	no fee
		(ii)	any other series into which the document may, subsequently, have been moved, prior to registration of the document	no fee
	(k)		earch of the location of, and the numbers assigned to, documents lged in a specified series	no fee
	(1)		earch to ascertain the name of the registered proprietor of ecified land prior to ordering a search of the Register Book	no fee
	(m)	a re	ecord of all documents lodged or registered under a specified me	\$6.20
26	For req	uestin	ng a search under the Torrens Automated Title System (TATS)	no fee
27	For the	returi	n of a cancelled duplicate certificate of title	\$26.00
28	For adv	ertisi	ng in the Gazette—	
	(a)	an	application for a foreclosure	no fee
	(b)	an	application under Part 4 of the Act	no fee
	(c)	an	application under Part 7A of the Act	no fee
29	For rep	orting	g to a local government authority—	
	(a)		change of ownership of land (for each change of ownership corted)	\$1.65
	(b)		onverted certificate of title (for each converted certificate of title ported)	\$1.65
	(c)	on	the subdivision of land—details of—	\$1.65
		(i)	cancelled certificates of title; and	
		(ii)	newly created parcels of land and new certificates of title issued in respect of those parcels; and	
		(iii)	the valuation assessment for each new certificate of title issued,	
		(fo	or each valuation assessment reported)	
30	For rep	orting	g to the South Australian Water Corporation—	
	(a)		change of ownership of land (for each change of ownership ported)	\$1.65
	(b)	on	the subdivision of land—details of—	\$1.65
		(i)	cancelled certificates of title; and	

(ii) newly created parcels and new certificates of title issued in respect of those parcels,

(for each new certificate of title reported)

	1 /	
31	For providing miscellaneous reports of changes of ownership of land to government agencies (other than the South Australian Water Corporation)	no fee
32	For providing reports of Heritage Agreements to the Department for Environment and Heritage	no fee
33	For reporting to ETSA Utilities a change of ownership of land (plus an additional fee of \$3.60 for each change of ownership reported)	\$26.00
34	For a copy of any of the following documents under the <i>Bills of Sale Act 1886</i> :	
	(a) a document filed under section 11A of the Bills of Sale Act 1886	\$7.50
	(b) a registered Bill of Sale or a discharge, extension or renewal of a Bill of Sale	\$7.50
	(c) any other document	\$7.50
35	For a copy of a plan under the <i>Strata Titles Act 1988</i> (including provision of the unit entitlement sheet)	\$7.50
36	For a copy of a plan under the <i>Community Titles Act 1996</i> (including provision of the lot entitlement sheet)	\$7.50

# **Schedule 2—Revocation**

# 1—Revocation of Real Property (Certification of Instruments) Regulations 1995

The Real Property (Certification of Instruments) Regulations 1995 are revoked.

### 2—Revocation of Real Property (Fees) Regulations 2002

The Real Property (Fees) Regulations 2002 are revoked.

### 3—Revocation of Real Property (Land Division) Regulations 1995

The Real Property (Land Division) Regulations 1995 are revoked.

### 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 28 May 2009

No 68 of 2009

AGO0062/03CSTEMP1

### South Australia

# **Strata Titles (Fees) Variation Regulations 2009**

under the Strata Titles Act 1988

### **Contents**

# Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

# Part 2—Variation of Strata Titles (Fees) Regulations 2001

4 Substitution of Schedule 1

Schedule 1—Fees payable to Registrar-General

# Part 1—Preliminary

### 1—Short title

These regulations may be cited as the Strata Titles (Fees) Variation Regulations 2009.

### 2—Commencement

These regulations will come into operation on the date on which Part 6 of the *Statutes Amendment (Real Property) Act 2008* comes into operation.

### **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 Strata Titles (Fees) Regulations 2001

### 4—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

# Schedule 1—Fees payable to Registrar-General

1	For lodg	gement of an application for—	
	(a)	amendment of a strata plan	\$112.00
	(b)	amalgamation of 2 or more strata plans	\$112.00
2	2 For the examination of—		
	(a)	an amendment to a strata plan	\$365.00
	(b)	an amalgamation of 2 or more strata plans	\$365.00
3	For the o	deposit of a strata plan	\$112.00

4	For the issue of a certificate of title—			
	(a)	for each unit added to a strata plan or amended by a strata plan	\$65.75	
	(b)	for each unit comprised in an amalgamated plan	\$65.75	
5	For the a	amendment of a schedule of unit entitlements	\$112.00	
6	Applicat	ion for cancellation of a strata plan—		
	(a)	for examination of application (including fees for entering necessary memorials in the Register Book)	\$329.00	
	(b)	for each certificate of title issued	\$65.75	
7	_	ing a certified copy of a special resolution of a strata ion amending the articles of the corporation	\$112.00	
8	On lodgi the Act	ing any other document with the Registrar-General under	\$112.00	
9	On givin	g written notice—		
	(a)	of the appointment of an administrator of a strata corporation	\$112.00	
	(b)	of the removal or replacement of an administrator of a strata corporation	\$112.00	

### 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 28 May 2009

No 69 of 2009

AGO0062/03CSTemp1

### South Australia

# **Strata Titles Variation Regulations 2009**

under the Strata Titles Act 1988

### **Contents**

# Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

### Part 2—Variation of Strata Titles Regulations 2003

- 4 Insertion of regulation 3A
  - 3A Plans and maps to comply with guidelines
- 5 Variation of regulation 5—Application for deposit of strata plan
- 6 Revocation of Schedule 1

# Part 1—Preliminary

### 1—Short title

These regulations may be cited as the Strata Titles Variation Regulations 2009.

### 2—Commencement

These regulations will come into operation on the date on which Part 6 of the *Statutes Amendment (Real Property) Act 2008* comes into operation.

### **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 Strata Titles Regulations 2003

# 4—Insertion of regulation 3A

Before regulation 4 insert:

# 3A—Plans and maps to comply with guidelines

A plan or map lodged with the Registrar-General for the purposes of the Act must comply with any requirements specified in guidelines issued, from time to time, by the Registrar-General.

### 5—Variation of regulation 5—Application for deposit of strata plan

- (1) Regulation 5(1)—delete subregulation (1)
- (2) Regulation 5(2)—delete subregulation (2)

# 6—Revocation of Schedule 1

Schedule 1—delete the Schedule

### 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 28 May 2009

No 70 of 2009

AGO0062/03CSTemp1

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NOTE: Closing time for lodging new copy (fax, hard copy or email) is 4 p.m. on Tuesday preceding the day of publication.

### RURAL CITY OF MURRAY BRIDGE

Change of Road Names

NOTICE is hereby given that the Council of the Rural City of Murray Bridge at its meeting held on 11 May 2009, resolved pursuant to section 219 (1) of the Local Government Act 1999, that the name of certain roads be changed as follows:

- Park Terrace (between Mannum Road and Ind Street) to Ind Street.
- Mesisca Road (between Princes Highway and Queen Louisa Drive) to Queen Louisa Drive.
- Todd Street (off Torrens Road) to Angas Court.

Plans delineating the roads subject to change of street name, together with a copy of Council's resolutions is available for inspection at the Local Government Centre, 2 Seventh Street, Murray Bridge, during normal business hours.

K. J. MILLER, Acting Chief Executive Officer

#### RURAL CITY OF MURRAY BRIDGE

Change of Road Name

NOTICE is hereby given that the Council of the Rural City of Murray Bridge, at its meeting held on 11 May 2009, resolved pursuant to section 219 (1) of the Local Government Act 1999, that the name of a certain road be changed as follows:

 Military Road (between Harrogate Road and the boundary of the District Council of Mount Barker) to Wirilda Road.

A plan delineating the road subject to change of street name, together with a copy of Council's resolutions is available for inspection at the Local Government Centre, 2 Seventh Street, Murray Bridge, during normal business hours.

K. J. MILLER, Acting Chief Executive Officer

#### CITY OF ONKAPARINGA

Periodical 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 to retain the current structure and composition of the Council as follows:

- The Principal Member will be a Mayor elected by the electors.
- Council will have wards.
- There will be five wards each with four councillors, a total of 20 councillors.

Report

Council has prepared a report which details the review process, public consultation undertaken and the proposal Council considers could be carried into effect. A copy of this report is available from:

• All Council offices and libraries:

Noarlunga Office, Ramsay Place, Noarlunga Centre; Noarlunga Library, Hannah Road, Noarlunga Centre;

Aberfoyle Park Office and Library, Hub Drive, Aberfoyle Park:

Willunga Office and Library, St Peters Terrace, Willunga;

Woodcroft Library, Woodcroft Shopping Centre, Bains Road, Woodcroft;

Seaford Library, Grand Boulevard, Seaford; or Aldinga Library, Aldinga Beach Road, Aldinga Beach,

- By visiting www.onkaparingacity.com;
- By emailing repreview@onkaparinga.sa.gov.au; or
- By contacting Kate Harmon, Manager Organisation Development on 8384 0682.

Written Submissions

Written submissions are invited by close of business on Monday, 29 June 2009. Please send them to:

Chief Executive Officer Representation Review City of Onkaparinga, P.O. Box 1, Noarlunga Centre, S.A. 5168,

or by email to repreview@onkaparinga.sa.gov.au.

All submissions received in response to this public consultation process will be provided to Council as part of the final report. Each respondent, or their representative, will be invited to attend a Council or Committee meeting in July to address the Council or Committee and to speak about their submission.

Dated 20 May 2009.

J. TATE, Chief Executive Officer

#### CITY OF PLAYFORD

ROADS (OPENING AND CLOSING) ACT 1991

Public Roads, Angle Vale

#### ERRATUM

NOTICE is hereby given that the notice appearing in *Government Gazette* dated 23 April 2009 on page 1491, pursuant to section 10 of the said Act, the road to be opened and closed should read as follows:

'open as road portion of Section 7590, Hundred of Munno Para (forming an extension of Broster Road), shown numbered '9' on Preliminary Plan No. 09/0024 and to close and Vest in the Crown the whole of the unnamed public road west of Riverbanks Road and added to the adjoining allotment 200 in Deposited Plan 29985 held by the City of Playford, which land is dedicated for Metropolitan Open Space System purposes pursuant to the Crown Lands Act 1929, shown lettered 'A' on Preliminary Plan No. 09/0024.'

Dated 28 May 2009.

T. R. S. JACKSON, Chief Executive Officer

### CITY OF TEA TREE GULLY

Delegations to Planning Consultant

NOTICE is hereby given that in accordance with section 20 (8) of the Development Act 1993 and Regulation 110(c) (ii) of the Development Regulations 2008, that on 1 May 2009 the City of Tea Tree Gully delegated its powers, functions and duties under:

- Sections 1, 6, 7.1, 8, 9, 10-13, 14.1-14.2, 14.4-14.7, 15-19, 21, 23, 25, 26, 27.1, 30-31, 41-42, 44-45, Category 2 Applications of the Development Act 1993; and
- Regulations 48-53, 55-56, 58-59, 61.1-61.2, 62, 63.1-63.6, 64-68, 69.1, 69.3, 70.2, 71, 73, 76, 81-82, 87A.1, 89-93, 96-97 of the Development Regulations 2008,

to Greg Tucker, Development Assessment Officer—Planning—Consultant being a person who is not an officer or employee of the City of Tea Tree Gully. Further details of the specific powers, functions and duties delegated by the City of Tea Tree Gully to Greg Tucker can be obtained by making inquiry to the Manager, Development and Compliance of the City of Tea Tree Gully.

D. ROGOWSKI, Chief Executive Officer

### CITY OF WHYALLA

Adoption of Valuation

NOTICE is hereby given that the Corporation of the City of Whyalla at its meeting held on 18 May 2009, in accordance with section 167 of the Local Government Act 1999, adopted the Valuer-General's valuation of site value for rateable properties in the amount of \$835 468 280 and hereby specifies that 1 July 2009, shall be the day as and from which such assessment shall become the assessment of the Council for the year ending 30 June 2010.

The said valuations are included in the Assessment Book, which is held in the office of the Council at Darling Terrace and may be inspected by any interested persons between the hours of 9 a.m. and 5 p.m., Monday to Friday.

P. CAMERON, Chief Executive Officer

#### ADELAIDE HILLS COUNCIL

Appointment of Public Officer

NOTICE is hereby given that by resolution of Council on 16 December 2008, Michael Gowing, Director Finance and Corporate Services, was appointed as the Public Officer for the Council's Development Assessment Panel, pursuant to section 56A (23) of the Development Act 1993. The functions of a public officer include ensuring the proper investigation of complaints about the conduct of a member of the Council's Development Assessment Panel (but nothing in this section prevents a person making a complaint to the Ombudsman at any time under the Ombudsman Act 1972, or the public officer referring a complaint to another person or authority for investigation or determination).

Any complaints should be submitted in writing to the Public Officer:

Michael Gowing, Director Finance and Corporate Services

P.O. Box 44, Woodside, S.A. 5244

Telephone: (08) 8408 0408 Fax: (08) 8389 7440 E-mail: mail@ahc.sa.gov.au

P. PEPPIN, Chief Executive Officer

#### DISTRICT COUNCIL OF BARUNGA WEST

Change of Meeting Venue

NOTICE is hereby given that the next meeting of Council scheduled for Tuesday, 9 June 2009 at 7 p.m. will be held at the Port Broughton Golf Club, Port Broughton in lieu of the Council Chambers in Bute.

N. HAND, District Manager

### THE DISTRICT COUNCIL OF CEDUNA

Change of Meeting Date

NOTICE is hereby given that Council advises that its June 2009 Ordinary meeting has been re-scheduled for Tuesday, 16 June 2009 at 4 p.m. (in lieu of Wednesday, 17 June 2009).

A. J. IRVINE, Chief Executive Officer

#### DISTRICT COUNCIL OF COOBER PEDY

PUBLIC CONSULTATION

Periodical 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:

- To retain the position of Mayor as the principal member of Council, elected 'at large' by the community.
- To retain the positions of eight Councillors elected 'at large' from the community.
- To retain the 'no ward' structure.

#### Report

Council has prepared a report which details the review process, public consultation undertaken and the proposal Council considers could be carried into effect. A copy of this report is available during office hours from the Council Office, Hutchison Street, Coober Pedy, the Council website at <a href="https://www.cooberpedy.sa.gov.au">www.cooberpedy.sa.gov.au</a> or contact Trevor McLeod, Chief Executive Officer by telephone (08) 8672 4600.

#### Written Submissions

Written submissions are invited from interested persons from 22 May 2009 and are to be directed to Trevor McLeod, Chief Executive Officer, District Council of Coober Pedy, P.O. Box 425,

Coober Pedy, S.A. 5723, or email <a href="mailto:tmcleod@cpcouncil.sa.gov.au">tmcleod@cpcouncil.sa.gov.au</a> and are to be received by close of business on Friday, 19 June 2009

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. MCLEOD, Chief Executive Officer

#### THE COORONG DISTRICT COUNCIL

Assignment of Road Names

NOTICE is hereby given, pursuant to section 219 (1) of the Local Government Act 1999, that The Coorong District Council at its meeting held on 19 May 2009, assigned the following street names in Tailem Bend:

Naming of Roads—Almond Grove Estate, Bruce Harris Project Management:

Approve the following road names for the internal roads created in Almond Grove Estate:

Harris Way—Off Princes Highway, Tailem Bend, adjacent Lots 6, 12, 10, 13, 15, 17, 14, 16 and 18.

Schirmer Court—Internal road between Lots 6, 7, 8, 9, 10, 13, 15 and 17.

T. DREW, Chief Executive Officer

#### NORTHERN AREAS COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closing—South Terrace, East Terrace, Price Street, Caltowie

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the Northern Areas Council proposes to make a Road Process Order to close and transfer to the Australian Rail Track Corporation Ltd the portions of South Terrace, East Terrace, Price Street and unnamed public roads adjoining Section 80, Hundred of Caltowie, more particularly delineated and lettered 'A', 'B' and 'C' on Preliminary Plan No. 09/0043.

A copy of all the abovementioned plans and statements of persons affected are available for public inspection at the office of the Council, Ayr Street, Jamestown and the Adelaide office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons.

The application for easement or objection must be made in writing to the Council, P.O. Box 120, Jamestown, S.A. 5491 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the council will give notification of a meeting at which the matter will be considered.

Dated 27 May 2009.

K. HOPE, Chief Executive Officer

### PORT PIRIE REGIONAL COUNCIL

Results of Supplementary Election for Mayor Conducted on Monday, 11 May 2009

Formal Ballot Papers: 6 098 Informal Ballot Papers: 6

Quota: 3 050

Candidates	First Preference Votes	Result after Distribution of Preferences
Hortin Shirley Evelyn	600	
Kilgallon, Colin (Killer)	278	
Porter, Rae	833	
Bone, Ellei	426	
Vanstone, Brenton I	1 228	Elected
Johnson, Bluey	1 513	
Wilson, Neville Kevin	1 014	
Carwana, David	206	

K. MOUSLEY, Returning Officer

#### DISTRICT COUNCIL OF ROBE

#### ROADS (OPENING AND CLOSING) ACT 1991

Road Closure-Main Road, Robe

NOTICE is hereby given, pursuant to section 10 of the Roads (Opening and Closing) Act 1991, that the District Council of Robe proposes to make a Road Process Order to close and sell by public auction or tender the portion of the public road (Main Road) adjoining Allotment 1 in Filed Plan 128516 and Allotment 141 in Filed Plan 205487, as more particularly delineated and lettered 'A' on Preliminary Plan No. 09/0027.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, Royal Circus, Robe and the Adelaide Office of the Surveyor-General during normal office hours.

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons.

The application for easement or objection must be made in writing to the Council, P.O. Box 1, Robe, S.A. 5276 within 28 days of this notice and a copy must be forwarded to the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001.

Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

Dated this 28 May 2009.

B. HENDER, Chief Executive Officer

### SOUTHERN MALLEE DISTRICT COUNCIL

Periodical Review of Elector Representation

NOTICE is hereby given that pursuant to section 12 of the Local Government Act 1999, the Council has undertaken a Representation Review to determine whether the community would benefit from an alteration to the composition and structure of the Council.

The Council has now prepared a report pursuant to section 12 (8a) of the Local Government Act 1999. The report provides information on the public consultation undertaken on the Representation Options Paper, the Council's response to the issues arising from the submission made as part of that process and sets out the proposal the Council considers should be carried into

The Proposal the Council Considers Should be Carried into Effect

- The council shall be composed of nine members.
- The Council area shall be divided into two wards for the election of Councillors.
- The Principal Member shall be chosen by the members from amongst their own number.

Availability of the Council Report

The Council Report is available for public consultation from Friday, 29 May 2009 to Monday, 22 June 2009. Interested persons may obtain a copy of the report from:

The Principal Office of the Council, Day Street, Pinnaroo, S.A. 5304

The Council sub-office, Railway Terrace North, Lameroo, S.A. 5302

or from the Council website www.southernmallee.sa.gov.au.

Written submissions

Interested persons are invited to make written submissions to the review during the public consultation period. Any persons who make written submissions will be given an opportunity to appear personally or by representative before the Council and to be heard on those submissions.

Written submissions must be received by 5 p.m. on Monday, 22 June 2009 addressed to:

Representation Review Southern Mallee District Council P.O. Box 49, Pinnaroo, S.A. 5304

or faxed to (08) 8577 8443;

or emailed to council@southernmallee.sa.gov.au.

Further information may be obtained by contacting Sheryn Bennier on (08) 8577 8002.

R. RALPH, Chief Executive Officer

IN the matter of the estates of the undermentioned deceased persons

Barnes, Violet Joyce, late of 94 Avenue Road, Clarence Gardens, widow, who died on 13 March 2009.

Beaumont, Jessie Doreen, late of 9 Lewis Road, Payneham, retired shop assistant, who died on 22 April 2009.

Bewley, Lena Louise, late of 5 Baker Street, Birkenhead, widow, who died on 12 April 2009.

Collins, Thelma Ethel, late of 47 Glen Osmond Road, Eastwood, of no occupation, who died on 22 April 2009. Fajer, Katherine, late of 367-379 Waterloo Corner Road,

Burton, of no occupation, who died on 7 December 2008.

Gal, Krystyna, late of 7 Raymond Grove, Glenelg, of no occupation, who died on 14 February 2009.

Grieg, Margaret Emma, late of 54 Woodcroft Drive, Morphett Vale, of no occupation, who died on 16 February 2009.

Heritage, Marjorie Haldane, late of 2 The Strand, Mawson Lakes, retired secretary, who died on 3 September 2008. Kane, Sarah Torrens, late of 7 Railway Terrace, Old Reynella,

of no occupation, who died on 5 April 2009.

Phillips, Phyllis Agnes, late of 43 High Street, Strathalbyn, of no occupation, who died on 13 March 2009.

Talbot, Doreen Mary, late of 160 Walkerville Terrace, Walkerville, of no occupation, who died on 16 January

Tomala, Monica Bernadine, late of 11 Walsh Street, Whyalla Norrie, of no occupation, who died on 31 January 2009.

Tuck, Ernest Oliver, late of 169 Brougham Place, North Adelaide, retired university lecturer, who died on 11 March

Tzeegankoff, Dimitry Alex, late of 1 Fairford Terrace, Semaphore Park, retired plasterer, who died on 31 October

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972, and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Public Trustee, 25 Franklin Street, Adelaide, S.A. 5000, full particulars and proof of such claims, on or before 26 June 2009, otherwise they will be excluded from the distribution of the said estate; and notice is also hereby given that all persons who are 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 the same to the Public Trustee.

Dated 28 May 2009.

M. I. BODYCOAT, Public Trustee

#### PARTNERSHIP ACT 1891-1975

Notice of Discontinuance of Partnership

NOTICE is hereby given that the partnership previously subsisting between Kalan James Rayner Pty Ltd (ACN 125 480 346) in its capacity as Trustee for the KJ Rayner Family Trust and Wess Rayner Nominees Pty Ltd (ACN 125 487 819) in its capacity as Trustee for the WS Rayner Family Trust carrying on business as the firm Murray Pest Control Barossa at 65 Murray Street, Nuriootpa, in the State of South Australia, has been dissolved as from 22 January 2009, so far as concerns the said Kalan James Rayner Pty Ltd in its capacity as Trustee for the KJ Rayner Family Trust who retires as partner from the said firm.

KALAN JAMES RAYNER PTY LTD

### UNCLAIMED MONEYS ACT 1891

Register of Unclaimed Moneys held by John Shearer Ltd for the Year ended 2008

Register of Unclaimed Moneys held by John Shearer Lid for the Year ended 2008				
Name of Owner on Books and Last Known Address	Reason	Amount Due to Owner \$		
Bridea Investments Pty Ltd, Box 5, Freeling, S.A. 5372	Unclaimed Dividend—Return Mail Shareholder	25.76		
Bridea Investments Pty Ltd, Box 5, Freeling, S.A. 5372	Unclaimed Dividend—Return Mail Shareholder	32.20		
Bridea Investments Pty Ltd, Box 5, Freeling, S.A. 5372	Unclaimed Dividend—Return Mail Shareholder	51.26		
Bridea Investments Pty Ltd, Box 5, Freeling, S.A. 5372	Unclaimed Dividend—Return Mail Shareholder	64.33		
Bridea Investments Pty Ltd, Box 5, Freeling, S.A. 5372	Unclaimed Dividend—Return Mail Shareholder	77.19		
Bridea Investments Pty Ltd, Box 5, Freeling, S.A. 5372	Unclaimed Dividend—Return Mail Shareholder	90.06		
Bridea Investments Pty Ltd, Box 5, Freeling, S.A. 5372 Bridea Investments Pty Ltd, Box 5, Freeling, S.A. 5372	Unclaimed Dividend—Return Mail Shareholder Unclaimed Dividend—Return Mail Shareholder	102.92 103.84		
K. R. and S. R. Luestner, 211 Sturt Road, Seacombe Gardens,	Olicianned Dividend—Return Man Shareholder	103.64		
S.A. 5047	Unclaimed Dividend—No Longer Shareholder	40.00		
Dorothy A Nunn, 59 Ballville Street, Prospect, S.A. 5082	Unclaimed Dividend—Return Mail Shareholder	15.00		
Dorothy A Nunn, 59 Ballville Street, Prospect, S.A. 5082	Unclaimed Dividend—Return Mail Shareholder	18.75		
Dorothy A Nunn, 59 Ballville Street, Prospect, S.A. 5082	Unclaimed Dividend—Return Mail Shareholder	22.50		
Dorothy A Nunn, 59 Ballville Street, Prospect, S.A. 5082	Unclaimed Dividend—Return Mail Shareholder Unclaimed Dividend—Return Mail Shareholder	26.25 30.00		
Dorothy A Nunn, 59 Ballville Street, Prospect, S.A. 5082	Unclaimed Dividend—Return Mail Shareholder	30.00		
Archie Edwin Arthur Prosser, Almoree, Tintinarra, S.A. 5266	Unclaimed Dividend—No Longer Shareholder	44.96		
Brett David Mooney, 9 Marshall Street, Manly, N.S.W. 2095	Unclaimed Dividend—Current Shareholder	11.76		
Brett David Mooney, 9 Marshall Street, Manly, N.S.W. 2095	Unclaimed Dividend—Current Shareholder	11.76		
Brian S Shepherd, 7 Platt Crescent, Naracoorte, S.A. 5271	Unclaimed Dividend—Return Mail Shareholder	46.80		
Brian S Shepherd, 7 Platt Crescent, Naracoorte, S.A. 5271	Unclaimed Dividend—Return Mail Shareholder	38.42		
Brian S Shepherd, 7 Platt Crescent, Naracoorte, S.A. 5271	Unclaimed Dividend—Return Mail Shareholder	48.21 57.85		
Brian S Shepherd, 7 Platt Crescent, Naracoorte, S.A. 5271 Brian S Shepherd, 7 Platt Crescent, Naracoorte, S.A. 5271	Unclaimed Dividend—Return Mail Shareholder Unclaimed Dividend—Return Mail Shareholder	57.85 67.49		
Brian S Shepherd, 7 Platt Crescent, Naracoorte, S.A. 5271	Unclaimed Dividend—Return Mail Shareholder	77.13		
Brian S Shepherd, 7 Platt Crescent, Naracoorte, S.A. 5271	Unclaimed Dividend—Return Mail Shareholder	77.76		
Charles Alfred M. Conrade, Vogesenstr 63, CH-4056 Basel,				
Switzerland	Unclaimed Dividend—Return Mail Shareholder	79.69		
Switzerland	Unclaimed Dividend—Return Mail Shareholder	95.63		
Switzerland	Unclaimed Dividend—Return Mail Shareholder	127.50		
Charles Lawrence, 31 Pierre Road, Modbury, S.A. 5088	Unclaimed Dividend—No Longer Shareholder	12.32		
Errol Monk, 3/194 South Road, Mile End, S.A. 5031 Errol Monk, 3/194 South Road, Mile End, S.A. 5031	Unclaimed Dividend—Return Mail Shareholder Unclaimed Dividend—Return Mail Shareholder	12.40 30.00		
Errol Monk, 3/194 South Road, Mile End, S.A. 5031	Unclaimed Dividend—Return Mail Shareholder	24.63		
Errol Monk, 3/194 South Road, Mile End, S.A. 5031	Unclaimed Dividend—Return Mail Shareholder	30.90		
Errol Monk, 3/194 South Road, Mile End, S.A. 5031	Unclaimed Dividend—Return Mail Shareholder	37.08		
Errol Monk, 3/194 South Road, Mile End, S.A. 5031	Unclaimed Dividend—Return Mail Shareholder	43.26		
Errol Monk, 3/194 South Road, Mile End, S.A. 5031	Unclaimed Dividend—Return Mail Shareholder	49.44		
Errol Monk, 3/194 South Road, Mile End, S.A. 5031	Unclaimed Dividend—Return Mail Shareholder  Unclaimed Dividend—No Longer Shareholder	50.00 12.90		
Glenn Raymond Barry, 11 Jordan Avenue, Fulham Gardens, S.A. 5024	Unclaimed Dividend—Current Shareholder	80.00		
Gustav Paulsson, c/o A. Ackerfeldt, 5 Caprice Court, Templestowe, Vic. 3106	Unclaimed Dividend—Current Shareholder	12.50		
Gustav Paulsson, c/o A. Ackerfeldt, 5 Caprice Court, Templestowe, Vic. 3106	Unclaimed Dividend—Current Shareholder	10.26		
Gustav Paulsson, c/o A. Ackerfeldt, 5 Caprice Court, Templestowe, Vic. 3106	Unclaimed Dividend—Current Shareholder	12.88		
Gustav Paulsson, c/o A. Ackerfeldt, 5 Caprice Court, Templestowe, Vic. 3106	Unclaimed Dividend—Current Shareholder	15.45		
Gustav Paulsson, c/o A. Ackerfeldt, 5 Caprice Court, Templestowe, Vic. 3106	Unclaimed Dividend—Current Shareholder	18.03		
Gustav Paulsson, c/o A. Ackerfeldt, 5 Caprice Court, Templestowe, Vic. 3106	Unclaimed Dividend—Current Shareholder	20.60		
Templestowe, Vic. 3106	Unclaimed Dividend—Current Shareholder	21.00		
4350	Unclaimed Dividend—Return Mail Shareholder	12.50		
4350	Unclaimed Dividend—Return Mail Shareholder	10.26		
4350	Unclaimed Dividend—Return Mail Shareholder	12.88		
4350Jonathan Anthony Lindley, 14 Norwood Street, Toowoomba, Qld	Unclaimed Dividend—Return Mail Shareholder	15.45		
4350 Jonathan Anthony Lindley, 14 Norwood Street, Toowoomba, Qld	Unclaimed Dividend—Return Mail Shareholder	40.00		
4350 Keith A. Copping, Cairnbank, Avenue Range, S.A. 5273 Raymond Feltrin, 6 Nalara Place, Salisbury Heights, S.A. 5109 Robert, W. and Roming, O'Thresfall, 10 File Street, Doyler	Unclaimed Dividend—Return Mail Shareholder Unclaimed Dividend—No Longer Shareholder Unclaimed Dividend—Current Shareholder	40.00 11.50 20.00		
Robert W. and Bernice O'Threlfall, 19 Ella Street, Dover Gardens, S.A. 5048	Unclaimed Dividend—No Longer Shareholder	38.48		

Name of Owner on Books and Last Known Address	Reason	Amount Due to Owner \$
Robert W. and Bernice O'Threlfall, 19 Ella Street, Dover Gardens, S.A. 5048	Unclaimed Dividend—No Longer Shareholder	48.29
Gardens, S.A. 5048	Unclaimed Dividend—No Longer Shareholder	57.94
Sisto Pigliacelli, 12 Silkes Road, Paradise, S.A. 5075 Antonia Alison Van Geuns, 151 Hermitage Road, Toowoomba,	Unclaimed Dividend—Return Mail Shareholder	15.45
Qld 4350	Unclaimed Dividend—Return Mail Shareholder	30.00
2071 McEachern, 27 Birdwood Avenue, Killara, N.S.W.  Molly D. McEachern, 27 Birdwood Avenue, Killara, N.S.W.	Unclaimed Dividend—Return Mail Shareholder	18.75
2071	Unclaimed Dividend—Return Mail Shareholder	15.39
Molly D. McEachern, 27 Birdwood Avenue, Killara, N.S.W. 2071	Unclaimed Dividend—Return Mail Shareholder	19.32
Molly D. McEachern, 27 Birdwood Avenue, Killara, N.S.W. 2071	Unclaimed Dividend—Return Mail Shareholder	23.18
Molly D. McEachern, 27 Birdwood Avenue, Killara, N.S.W.	Unclaimed Dividend—Return Mail Shareholder	27.04
Molly D. McEachern, 27 Birdwood Avenue, Killara, N.S.W. 2071	Unclaimed Dividend—Return Mail Shareholder	30.90
Molly D. McEachern, 27 Birdwood Avenue, Killara, N.S.W. 2071	Unclaimed Dividend—Return Mail Shareholder	31.00
Jean Viola Wandel, Kybunga, Kybunga, S.A. 5262	Unclaimed Dividend—Return Mail Shareholder	22.32
Jean Viola Wandel, Kybunga, Kybunga, S.A. 5262	Unclaimed Dividend—Return Mail Shareholder	29.76
Jennifer Argyle Robinson, 16 Čassell Street, South Yarra, Vic. 3141	Unclaimed Dividend—No Longer Shareholder	15.50
T. A. & N. P. Investments Pty Ltd, 26 Torrens Road, Riverton, S.A. 5412	Unclaimed Dividend—No Longer Shareholder	19.35
T. A. & N. P. Investments Pty Ltd, 26 Torrens Road, Riverton, S.A. 5412	Unclaimed Dividend—No Longer Shareholder	60.00
T. A. & N. P. Investments Pty Ltd, 26 Torrens Road, Riverton, S.A. 5412	Unclaimed Dividend—No Longer Shareholder	75.00
T. A. & N. P. Investments Pty Ltd, 26 Torrens Road, Riverton, S.A. 5412	Unclaimed Dividend—No Longer Shareholder	105.00
Valerie Mary McGregor, 2/66 Darley Road, Manly, N.S.W. 2095	Unclaimed Dividend—No Longer Shareholder	143.50
	_	\$2 997.43

# **ATTENTION**

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