



# THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 19 APRIL 2012

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## 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](mailto: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](http://www.governmentgazette.sa.gov.au)

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Department of the Premier and Cabinet  
Adelaide, 19 April 2012

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

No. 9 of 2012—Water Industry Act 2012. An Act to facilitate planning in connection with water demand and supply; to regulate the water industry, including by providing for the establishment of a licensing regime and providing for the regulation of prices, customer service standards, technical standards for water and sewerage infrastructure and installations and plumbing, and by providing performance monitoring of the water industry; to provide for other measures relevant to the use and management of water; to make amendments to various related Acts; to repeal the Sewerage Act 1929, the Water Conservation Act 1936 and the Waterworks Act 1932; and for other purposes.

No. 10 of 2012—Criminal Law Consolidation (Looting) Amendment Act 2012. An Act to amend the Criminal Law Consolidation Act 1935.

By command,

JAY WILSON WEATHERILL, Premier

DPC06/0875

Department of the Premier and Cabinet  
Adelaide, 19 April 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint Adam Patrick Kimber, SC, as the Director of Public Prosecutions for a term of 7 years commencing on 26 April 2012 and expiring on 25 April 2019, pursuant to Section 4 of the Director of Public Prosecutions Act 1991.

By command,

JAY WILSON WEATHERILL, Premier

AGO0132/12CS

Department of the Premier and Cabinet  
Adelaide, 19 April 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint Panayiotis Tyllis to the position of Chief Psychiatrist, for a term commencing on 26 May 2012 and expiring on 23 November 2012, pursuant to Section 89 of the Mental Health Act 2009.

By command,

JAY WILSON WEATHERILL, Premier

HEAC-2012-00013

## ASSOCIATIONS INCORPORATION ACT 1985

### ORDER PURSUANT TO SECTION 42 (2)

#### *Dissolution of Association*

WHEREAS the Corporate Affairs Commission ('the Commission') pursuant to Section 42 (1) of the Associations Incorporation Act 1985 ('the Act'), is of the opinion that the undertaking or operations of The Riding for the Disabled Association of Australia Incorporated ('the Association') being an incorporated association under the Act are being carried on, or would more appropriately be carried on by a company limited by guarantee incorporated under the Corporations Act 2001 (Commonwealth) and whereas the Commission was on 25 October 2011, requested by the Association to transfer its undertaking to Riding for the Disabled Association of Australia Limited (ACN 116 408 587), the Commission pursuant to Section 42 (2) of the Act does hereby order that at 19 April 2012, the Association will be dissolved, the property of the Association becomes the property of Riding for the Disabled Association of Australia Limited and the rights and liabilities of the Association become the rights and liabilities of Riding for the Disabled Association of Australia Limited.

Given under the seal of the Commission at Adelaide, 16 April 2012.

K. L. RODGER, A Delegate of the Corporate  
Affairs Commission

## DEVELOPMENT ACT 1993

### *Alteration to the Building Code of Australia*

#### *Preamble*

1. The Building Code of Australia as in force from time to time is adopted by the Development Regulations 2008 as part of the Building Rules under the Development Act 1993.

2. The Building Code of Australia is altered annually for national adoption on 1 May each year.

3. The Development Act 1993 requires that notice of the alteration must be published before the alteration can take effect.

#### NOTICE

PURSUANT to Section 4 (7) of the Development Act 1993, notice is given of an alteration to the 2011 edition of the Building Code of Australia (Volumes One and Two of the National Construction Code series). The Code has been amended and republished as BCA 2012 by the Australian Building Codes Board.

BCA 2012, as modified by the variations and additions for South Australia contained in the Appendix to that Code, will take effect for the purposes of the Development Act 1993 on 1 May 2012 with the following variations:

In South Australia, Clause 3.3.4.0 of Volume Two of BCA 2012 is replaced with SA 3.3.4.0 as follows:

Performance Requirement P2.1 is satisfied for unreinforced masonry (including masonry-veneer) and reinforced masonry if it is designed and constructed in accordance with:

- (a) AS 3700—Masonry structures; or
- (b) AS 4773—Masonry for small buildings, Parts 1 and 2;

except that:

1. All damp-proof courses must consist of:
  - (i) embossed black polyethylene film meeting the requirements of Clause 7.6 of AS/NZS 2904; or
  - (ii) polyethylene coated aluminium meeting the requirements of Clause 7.4 of AS/NZS 2904; or
  - (iii) bitumen impregnated materials of not less than 2.5 mm thickness, meeting the requirements of Clause 7.5 of AS/NZS 2904, when used in walls not higher than 7.8 m above the level of the damp-proof course; and

2. where the site classification is A, S, M-D or H-D in accordance with AS 2870, the height of the damp-proof course may be not less than:

- (i) 15 mm above finished paved, concreted or landscaped areas; or
- (ii) 0 mm if the damp-proof course is protected from the direct effects of the weather by a carport, verandah or the like.

In South Australia, Clause 3.12.0.1 (a) of Volume Two of BCA 2012 is replaced with SA 3.12.0.1 (a) as follows:

- (a) to reduce heating and cooling loads, a building must:
  - (i) achieve an energy rating, using house energy rating software, of not less than 6 stars; or
  - (ii) for an elevated building with a lightweight flooring system or a transportable building, that has a floor area not more than 60 m<sup>2</sup>, achieve an energy rating, using house energy rating software, of not less than 5 stars; or
  - (iii) for an elevated building with a lightweight flooring system or a transportable building that is located in:

- (A) Climate Zone 4 as defined in the BCA; or  
 (B) one of the following local government areas:

Ceduna Council	Lower Eyre Peninsula Council
Cleve Council	Mid Murray Council
The Coorong District Council	Mount Remarkable Council
Elliston Council	Orroroo Carrieton Council
Flinders Ranges Council	Peterborough Council
Franklin Harbour Council	Southern Mallee Council
Goyder Council	Streaky Bay Council
Kangaroo Island Council	Tatiara Council
Karoonda East Murray Council	Tumby Bay Council
Kimba Council	Wudinna Council
Land not within a Council area	

achieve an energy rating, using house energy rating software, of not less than 5 stars and comply with Minister's Specification SA 3.12.0.1 (a). Heating and cooling loads for elevated buildings with a lightweight framed flooring system and transportable buildings, May 2012.

Dated 15 April 2012.

JOHN RAU, Minister for Planning

#### DEVELOPMENT ACT 1993

##### *Publication of Minister's Specification SA 3.12.0.1 (a)—Heating and Cooling Loads for Elevated Buildings with a Lightweight framed Flooring System and Transportable Buildings*

##### *Preamble*

Section 108 (6) of the Development Act 1993 provides that the Regulations may refer to a standard or other document prepared or published by a prescribed body. Regulation 106 (2) prescribes the Minister as a prescribed body for the purposes of Section 108 (6).

##### NOTICE

PURSUANT to Section 108 (6) of the Development Act 1993 and Regulation 106 (2) of the Development Regulations 2008, notice is given of the publication of Minister's Specification SA 3.12.0.1 (a)—Heating and cooling loads for elevated buildings with a lightweight framed flooring system and transportable buildings dated May 2012, by the Minister for Planning for adoption under the Development Regulations as part of the Building Rules.

Dated 15 April 2012.

JOHN RAU, Minister for Planning

#### DEVELOPMENT ACT 1993

##### *Alteration to Minister's Specification SA F1.7—Waterproofing of Wet Areas in Buildings—Additional Requirements*

##### *Preamble*

1. Section 108 (6) of the Development Act 1993 provides that a code adopted by the regulations may refer to a standard or other document prepared or published by a prescribed body.

2. Regulation 106 (2) prescribes the Minister as a prescribed body for the purposes of Section 108 (6).

3. The Building Code of Australia as in force from time to time is adopted by the Development Regulations 2008 as part of the Building Rules under the Development Act 1993.

4. Clause SA F1.7 of the Building Code of Australia (Volume One of the National Construction Code Series) and Clause SA

3.8.1.2 of the Building Code of Australia (Volume Two of the National Construction Code Series) refer to 'Minister's Specification SA F1.7—Waterproofing of wet areas in buildings—Additional requirements'.

##### NOTICE

PURSUANT to Section 4 (7) and Section 108 (6) of the Development Act 1993 notice is given that 'Minister's Specification SA F1.7—Waterproofing of wet areas in buildings—Additional requirements' has been amended and republished as 'Minister's Specification SA F1.7—Waterproofing in buildings—Additional requirements', dated May 2012, by the Department of Planning, Transport and Infrastructure.

The amended Minister's Specification SA F1.7 will take effect for the purposes of the Development Act 1993 on 1 May 2012.

Dated 15 April 2012.

JOHN RAU, Minister for Planning

#### DEVELOPMENT ACT 1993, SECTION 25 (17): CITY OF SALISBURY, SALISBURY PLAIN NEIGHBOURHOOD CENTRE ZONE DPA

##### *Preamble*

1. The Development Plan Amendment entitled City of Salisbury, Salisbury Plain Neighbourhood Centre Zone has been finalised in accordance with the provisions of the Development Act 1993.
2. The Honourable John Rau has decided to approve the Amendment.

##### NOTICE

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

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

Dated 5 April 2012.

JOHN RAU, Deputy Premier, Minister for Planning

#### DEVELOPMENT ACT 1993, SECTION 29 (2) (b) (ii) AMENDMENT TO THE PLAYFORD COUNCIL DEVELOPMENT PLAN

##### *Preamble*

It is necessary to amend the Playford Council Development Plan dated 5 April 2012.

##### NOTICE

PURSUANT to Section 29 (2) (b) (ii) of the Development Act 1993, I amend the Playford Council Development Plan dated 5 April 2012, as follows:

1. Delete Precinct Map Play/43 and Policy Area Map Play/45.
2. Within the Mapping Section headed Map Reference Tables, delete reference to Policy Area Map 'Play/45' in respect to the Horticulture West Policy Area 4 listed within the sub-table headed 'Policy Area Maps'.
3. Within the Mapping Section headed Map Reference Tables, delete reference to Precinct Map 'Play/43' in respect to the Precinct 14 Medlow Road Neighbourhood Activity Centre listed within the sub-table headed 'Precinct Maps'.
4. Fix the day on which this notice is published in the *Gazette* as the day on which the Amendment will come into operation.

JOHN RAU, Deputy Premier, Minister for Planning

## FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 12 January 2012 and published in the *South Australian Government Gazette* dated 19 January 2012, on page 222, being the fourth notice on that page, referring to the West Coast Prawn Fishery, is hereby varied such that it will not be unlawful for a person fishing pursuant to a West Coast Prawn Fishery Licence to use prawn trawl nets in the waters specified in Schedule 1, under the conditions specified in Schedule 2, during the period specified in Schedule 3.

## SCHEDULE 1

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

## SCHEDULE 2

1. Each licence holder must ensure that a representative sample of the catch (a 'bucket count') is taken at least three times per night during the fishing activity.

2. Each 'bucket count' sample must be accurately weighed to 7 kg where possible and the total number of prawns contained in the bucket must be recorded on the daily catch and effort return.

3. Fishing must cease if one of the following limits is reached:

- (a) The average catch per vessel, per night (for all three vessels) drops below 300 kg for two consecutive nights;
- (b) The average prawn 'bucket count' for all three vessels exceeds 240 prawns per bucket on any single fishing night in the Coffin Bay area; or
- (c) The average prawn 'bucket count' for all three vessels exceeds 250 prawns per bucket on any single fishing night in the Venus Bay area.

4. The fleet must nominate a licence holder to provide a daily update by telephone or SMS message to the PIRSA Fisheries Manager, to report the average prawn catch per vessel and the average prawn 'bucket count' information.

5. No fishing activity may be undertaken between 0630 hours and 1900 hours on any day during the period of this notice.

## SCHEDULE 3

From 1900 hours on 14 April 2012 to 0630 hours on 29 April 2012.

Dated 12 April 2012.

C. NOELL, Prawn Fisheries Manager

## FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 12 January 2012 and published in the *South Australian Government Gazette* dated 19 January 2012, on page 222, being the third notice on that page, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will not 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 and under the conditions specified in Schedule 3.

## SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery that are:

1. South of the following co-ordinates: commencing at position latitude 33°11.00'S, longitude 137°28.00'E, then to position latitude 33°11.00'S, longitude 136°58.00'E, then to position latitude 34°19.00'S, longitude 136°48.00'E, then to position latitude 34°19.00'S, longitude 136°42.00'E, then to position latitude 34°04.00'S, longitude 136°49.00'E, then to position latitude 33°53.00'S, longitude 136°38.00'E.

2. Except the waters contained within and bounded by the following co-ordinates: commencing at position latitude 34°10.00'S, longitude 137°28.00'E, then to position latitude 34°21.00'S, longitude 137°12.00'E, then to position latitude 34°45.00'S, longitude 137°15.00'E, then to position latitude 34°54.00'S, longitude 137°01.00'E.

## SCHEDULE 2

From 1900 hours on 16 April 2012 to 0600 hours on 18 April 2012.

## SCHEDULE 3

1. The co-ordinates in Schedule 1 are defined as degrees decimal minutes and based on the Australian Geodetic Datum 1966 (AGD 66).

2. No fishing activity may be undertaken during the daylight hours from 0600 hours to 1900 hours on any day during the period specified in Schedule 2.

Dated 13 April 2012.

C. NOELL, Prawn Fisheries Manager

## FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 12 January 2012 and published in the *South Australian Government Gazette* dated 19 January 2012, on page 222, being the second notice on that page, referring to the Gulf St Vincent Prawn Fishery, is hereby varied such that it will not be unlawful for holders of a Gulf St Vincent Prawn Fishery Licence, or their registered masters, to use prawn trawl nets in the area specified in Schedule 1, during the period specified in Schedule 2 and subject to the conditions specified in Schedule 3.

## SCHEDULE 1

The waters of the Gulf St Vincent Prawn Fishery contained within and bounded by the following co-ordinates:

Commencing at latitude 34°55.00'S, longitude 138°10.00'E, then to position latitude 35°00.00'S, longitude 138°10.00'E, then to position latitude 35°07.00'S, longitude 138°18.00'E, then to position latitude 35°07.00'S, longitude 138°23.00'E, then to position latitude 34°55.00'S, longitude 138°20.00'E, then to position of commencement.

## SCHEDULE 2

From 1830 hours on 15 April 2012 to 0600 hours on 18 April 2012.

## SCHEDULE 3

1. The co-ordinates in Schedule 1 are defined as degrees decimal minutes and based on the WGS 1984 datum.

2. No fishing activity may be undertaken during the daylight hours from 0600 hours to 1830 hours on any day during the period specified in Schedule 3.

3. The licence holder or registered master may only undertake fishing activity according to the balance of fishing nights endorsed on the registrations and entitlement extract of their licence.

4. Fishing activity may only be undertaken using T90-mesh cod ends and grids, in accordance with the licence condition.

5. At least one hour prior to sunset on each night that fishing will occur, the licence holder or registered master must call PIRSA Fishwatch on 1800 065 522 and report the following information:

- (a) Licence number;
- (b) Name of licence holder;
- (c) Registered boat;
- (d) Name of person lodging the report;
- (e) Date on which fishing will commence;
- (f) Nearest land location of departure; and
- (g) Research survey block number from which fishing will commence.

Dated 15 April 2012.

C. NOELL, Prawn Fisheries Manager

## FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 12 January 2012 and published in the *South Australian Government Gazette* dated 19 January 2012, on page 222, being the second notice on that page, referring to the Gulf St Vincent Prawn Fishery, is hereby varied such that it will not be unlawful for holders of a Gulf St Vincent Prawn Fishery Licence, or their registered masters, to use prawn trawl nets in the area specified in Schedule 1, during the period specified in Schedule 2 and subject to the conditions specified in Schedule 3.

## SCHEDULE 1

The waters of the Gulf St Vincent Prawn Fishery contained:

- (1) South of the line:  
latitude 35°04.00'S, longitude 137°44.00'E, then to position latitude 35°04.00'S, longitude 138°05.00'E, then to position latitude 35°16.00'S, longitude 138°28.00'E; and
- (2) North of the line:  
latitude 35°10.00'S, longitude 137°41.00'E, then to position latitude 35°36.00'S, longitude 138°06.00'E.

## SCHEDULE 2

From 1830 hours on 18 April 2012 to 0600 hours on 21 April 2012.

## SCHEDULE 3

1. The co-ordinates in Schedule 1 are defined as degrees decimal minutes and based on the WGS 1984 datum.

2. No fishing activity may be undertaken during the daylight hours from 0600 hours to 1830 hours on any day during the period specified in Schedule 3.

3. The licence holder or registered master may only undertake fishing activity according to the balance of fishing nights endorsed on the registrations and entitlement extract of their licence.

4. Fishing activity may only be undertaken using T90-mesh cod ends and grids, in accordance with the licence condition 8221.

5. At least one hour prior to sunset on each night that fishing will occur, the licence holder or registered master must call PIRSA Fishwatch on 1800 065 522 and report the following information:

- (a) Licence number;
- (b) Name of licence holder;
- (c) Registered boat;
- (d) Name of person lodging the report;
- (e) Date on which fishing will commence;
- (f) Nearest land location of departure; and
- (g) Research survey block number from which fishing will commence.

Dated 17 April 2012.

C. NOELL, Prawn Fisheries Manager

## FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007 dated 13 April 2012, 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 12 January 2012 and published in the *South Australian Government Gazette* dated 19 January 2012, on page 222, being the third notice on that page, referring to the Spencer Gulf Prawn Fishery, is hereby varied such that it will not 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 and under the conditions specified in Schedule 3.

## SCHEDULE 1

The waters of the Spencer Gulf Prawn Fishery that are:

1. South and East of the following co-ordinates: Commencing at latitude 33°46.00'S, longitude 137°44.00'E, then to position latitude 33°37.00'S, longitude 137°33.00'E, then to position latitude 33°46.00'S, longitude 137°29.00'E, then to position latitude 33°47.50'S, longitude 137°31.50'E, then to position latitude 33°54.00'S, longitude 137°27.00'E, then to position latitude 33°51.50'S, longitude 137°23.50'E; then to position latitude 33°50.00'S, longitude 137°25.00'E, then to position latitude 33°48.00'S, longitude 137°23.00'E, then to position latitude 33°55.00'S, longitude 137°09.00'E, then to position latitude 33°59.00'S, longitude 137°12.00'E, then to position latitude 34°19.00'S, longitude 136°48.00'E, then to position latitude 34°19.00'S, longitude 136°42.00'E, then to position latitude 34°04.00'S, longitude 136°49.00'E, then to position latitude 33°53.00'S, longitude 136°38.00'E; and

2. Except the waters contained within and bounded by the following co-ordinates: Commencing at latitude 34°10.00'S, longitude 137°28.00'E, then to position latitude 34°21.00'S, longitude 137°12.00'E, then to position latitude 34°45.00'S, longitude 137°15.00'E, then to position latitude 34°54.00'S, longitude 137°01.00'E.

## SCHEDULE 2

From 1900 hours on 17 April 2012 to 0600 hours on 20 April 2012.

## SCHEDULE 3

1. The co-ordinates in Schedule 1 are defined as degrees decimal minutes and based on the Australian Geodetic Datum 1966 (AGD 66).

2. No fishing activity may be undertaken during the daylight hours from 0600 hours to 1900 hours on any day during the period specified in Schedule 2.

Dated 17 April 2012.

C. NOELL, Prawn Fisheries Manager

## FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE note that the notice made under Section 115 of the Fisheries Management Act 2007, dated 21 February 2012 and published in the *South Australian Government Gazette* No. 13 dated Thursday, 1 March 2012, (page 867), referring to Andrew Fox of Dangerous Reef Pty Ltd, 73 Ninth Avenue, Joslin, S.A. 5070, with Exemption No. 9902522 is hereby varied. The notice is varied to remove '31 March 2012' and insert '30 June 2012' unless varied or revoked earlier.

Dated 30 March 2012.

P. LAUER, Acting Director, Policy  
Fisheries and Aquaculture

## FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, David Miller, Department of Environment and Natural Resources (the 'exemption holder') is exempt from Sections 76 and 77 of the Fisheries Management Act 2007, Regulation 7 and Clause 118 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder may collect algae and invertebrates for ecological monitoring of Marine Parks, in the waters described in Schedule 1 using S.C.U.B.A. equipment (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 10 April 2012 until 10 April 2013, unless varied or revoked earlier.

## SCHEDULE 1

Coastal waters of the South East Coast, Fleurieu Peninsula and specially protected areas consisting of South Australian Marine Parks.

## SCHEDULE 2

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 species collected that are not returned to the water must be lodged as voucher specimens with the South Australian Museum and/or State Herbarium.

3. Before conducting the exempted activity, the exemption holder must contact PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related issues. Exemption No. 9902517.

4. The exemption holder must provide a report in writing detailing the outcomes of the collection of algae and invertebrates 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, time and location of each collection;
- the description of all species collected; and

- the number of each species collected.

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

6. 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 10 April 2012.

PROFESSOR M. DOROUDI, Director of Fisheries

#### FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, Professor Stephen Donnellan, South Australian Museum and his agents (the 'exemption holder') are exempt from Sections 70, 76 and 77 of the Fisheries Management Act 2007, Regulation 7 and Clause 118 of Schedule 6 of the Fisheries Management (General) Regulations 2007, but only insofar as the exemption holder may collect intertidal invertebrates listed in Schedule 1, in all coastal waters of South Australia (the 'exempted activity'), subject to the conditions set out in Schedule 2, from 28 March 2012 until 28 March 2013, unless varied or revoked earlier.

#### SCHEDULE 1

The following species are allowed to be collected under this exemption:

Genus	Species	Common Name	Phylum
<i>Galeolaria</i>	<i>caespitosa</i>	polychaete	Annelida
<i>Plaxiphora</i>	<i>albida</i>	chiton	Mollusca
<i>Notoacmea</i>	<i>flammea</i>	limpet	Mollusca
<i>Patelloidea</i>	<i>alicostata</i>	limpet	Mollusca
<i>Patelloidea</i>	<i>latistrigata</i>	limpet	Mollusca
<i>Cellana</i>	<i>tramecrica</i>	limpet	Mollusca
<i>Nerita</i>	<i>atramentosa</i>	nerite	Mollusca
<i>Montfortula</i>	<i>rugosa</i>	keyhole limpet	Mollusca
<i>Chlorodiloma</i>	<i>adelaidae</i>	periwinkle	Mollusca
<i>Diloma</i>	<i>concamerata</i>	periwinkle	Mollusca
<i>Austrocochlea</i>	<i>rudis</i>	periwinkle	Mollusca
<i>Austrocochlea</i>	<i>constricta</i>	periwinkle	Mollusca
<i>Austrocochlea</i>	<i>porcata</i>	periwinkle	Mollusca
<i>Lepsiella</i>	<i>vinosa</i>	muricid	Mollusca
<i>Afrolittorina</i>	<i>praetermissa</i>	periwinkle	Mollusca
<i>Australittorina</i>	<i>unifasciata</i>	periwinkle	Mollusca
<i>Bembicum</i>	<i>auratum</i>	periwinkle	Mollusca
<i>Bembicum</i>	<i>nanum</i>	periwinkle	Mollusca
<i>Bembicum</i>	<i>vitatum</i>	periwinkle	Mollusca
<i>Siphonaria</i>	<i>tasmanica</i>	air-breathing limpet	Mollusca
<i>Siphonaria</i>	<i>zelandica</i>	air-breathing limpet	Mollusca
<i>Siphonaria</i>	<i>diemenensis</i>	air-breathing limpet	Mollusca
<i>Brachidontes</i>	<i>erosus</i>	bivalve	Mollusca
<i>Ibla</i>	<i>quadrivalvis</i>	goose barnacle	Crustacea
<i>Tetraclitella</i>	<i>purpurascens</i>	non-stalked barnacle	Crustacea
<i>Catomerus</i>	<i>polymerus</i>	non-stalked barnacle	Crustacea
<i>Parvulasta</i>	<i>exigua</i>	sea-star	Echinoderm

#### SCHEDULE 2

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 species taken must be lodged as voucher specimens with the South Australian Museum.

3. Before conducting the exempted activity, the exemption holder must contact PIRSA Fishwatch on 1800 065 522 and answer a series of questions about the exempted activity. You will need to have a copy of your exemption with you at the time of making the call, and be able to provide information about the area and time of the exempted activity, the vehicles and/or boats involved, the number of agents undertaking the exempted activity and other related issues. Exemption No. 9902515.

4. The exemption holder must provide a report in writing detailing the outcomes of the collection of algae and invertebrates 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, time and location of each collection;
- the description of all species collected; and
- the number of each species collected.

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

6. 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 28 March 2012.

PROFESSOR M. DOROUDI, Director of Fisheries

#### FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, the holders of a West Coast Prawn Fishery Licence issued pursuant to the Fisheries Management (Prawn Fisheries) Regulations 2006, listed in Schedule 1 (the 'exemption holders') or their registered masters, are exempt from the closure notice made under Section 79 of the Fisheries Management Act 2007, dated 12 January 2012 and published in the *South Australian Government Gazette* dated 19 January 2012, on page 222, being the fourth notice on that page, referring to the West Coast Prawn Fishery, but only insofar as the exemption holder shall not be guilty of an offence when using prawn trawl nets in accordance with the conditions of their fishery licence for the purpose of undertaking a prawn survey (the 'exempted activity') subject to the conditions contained in Schedule 2.

#### SCHEDULE 1

Licence No.	Licence Holder	Boat Name	Survey Area
D01	Nicholas Paleologoudias	Bosanquet Bay	Venus Bay
D03	Konstantine Paleologoudias	Limnos	Ceduna

#### SCHEDULE 2

1. This exemption is valid from 2000 hours on 24 March 2012 until 0700 hours on 25 March 2012.

2. The exemption holder must operate within the trawl survey area nominated in Schedule 1.

3. The registered master must keep a 'skippers log' to record catch information during the survey.

4. All fish, other than King Prawns, Southern Calamari, Gould's Squid, Scallops, Octopus and Bugs taken during the exempted activity for survey purposes, are to be returned to the water immediately after capture.

5. While engaged in the exempted activity or unloading the survey catch, the exemption holder must have a copy of this notice on board the boat or near their person. This notice must be produced to a PIRSA Fisheries Officer if requested.

6. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any other regulations made under that Act except where specifically exempted by this notice.

Dated 22 March 2012.

PROFESSOR M. DOROUDI, Director of Fisheries

#### FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE note that the notice made under Section 115 of the Fisheries Management Act 2007, dated 3 February 2012 and published in the *South Australian Government Gazette* No. 9 dated: Thursday, 9 February 2012, (pages 695-696), referring to Andrew N. Wright of Calypso Star Charters Pty Ltd, Unit 3,

10 South Quay Boulevard, Port Lincoln, S.A. 5606 with Exemption No. 99024519 is hereby varied. The notice is varied to remove '31 March 2012' and insert '30 June 2012' unless varied or revoked earlier.

Dated 30 March 2012.

P. LAUER, Acting Director, Policy  
Fisheries and Aquaculture

#### FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, the holders of a Gulf St Vincent Prawn Fishery Licence issued pursuant to the Fisheries Management (Prawn Fisheries) Regulations 2006, listed in Schedule 1 (the 'exemption holders'), or their registered masters, are exempt from the closure notice made under Section 79 of the Fisheries Management Act 2007, dated 12 January 2012, and published in the *South Australian Government Gazette* dated 19 January 2012, on page 222, being the second notice on that page, referring to the Gulf St Vincent Prawn Fishery, but only insofar as the exemption holder shall not be guilty of an offence when using prawn trawl nets in accordance with the conditions of their fishery licence in the area specified in Schedule 2 for the purpose of undertaking a spot survey (the 'exempted activity'), subject to the conditions contained in Schedule 3.

#### SCHEDULE 1

Licence No.	Licence Holder	Boat Name
V01	Ganelon Pty Ltd	<i>Falcon</i>
V02	W J Fountain Pty Ltd	<i>Angela Kaye</i>
V03	Josephine K Fisheries Pty Ltd	<i>Josephine-K</i>
V04	Ledo Pty Ltd	<i>Miss Anita</i>
V05	Maurice Corigliano	<i>Frank Cori</i>
V06	Todreel Pty Ltd	<i>Anna Pearl</i>
V08	Haralambos Paleologoudias	<i>Shenandoah II</i>
V09	Hamid Huseljic	<i>Josephine-K</i>
V10	Norman Justice	<i>Silda</i>
V14	S V Gulf Fisheries Pty Ltd	<i>Zadar</i>

#### SCHEDULE 2

The waters of the Gulf St Vincent north of the line extending from latitude 35°7.9'S, longitude 137°43.7'E (southern Yorke Peninsula) to latitude 35°33.2'S, longitude 138°8.0'E (southern Fleurieu Peninsula) (co-ordinates based on the Australian Geodetic Datum 1966).

#### SCHEDULE 3

1. The exemption is valid from 2030 hours on 17 March 2012 until 0630 hours on 18 March 2012.

2. All trawling activity must be completed by 0630 hours on 18 March 2012 with nets out of the water.

3. All prawn trawl nets used during the exempted activity must meet the following specifications:

- a by-catch reduction grid must be positioned and secured to the net so that prawns must pass through the grid before entering the cod end of the net;
- the by-catch reduction grid must be constructed of a rigid material and made up of vertical bars that are spaced no more than 50 mm apart;
- the part of the net between the by-catch reduction grid and the cod end must be made of netting known as T90 mesh (in which the orientation of the stretched mesh is turned 90° to that of standard mesh), except for the final part of the cod end that is drawn together and closed off, where no more than the last 10 meshes may be made up of standard mesh; and
- the T90 mesh must be made from 4 mm twine, and must have a minimum mesh size of 58 mm (measured from inside of knot) when stretched perpendicular to the length of the net.

4. The exemption holder must comply with instructions from the SARDI Stock Assessment Co-ordinator and work within the allotted survey trawl stations.

5. All fish, other than King Prawns, Southern Calamari (*Sepioteuthis australis*) and Bugs (*Ibacus* spp) taken during the exempted activity, are to be returned to the water immediately after capture.

6. Whilst engaged in the exempted activity or while unloading the survey catch, the exemption holder must have on board their boat or near their person a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if requested.

7. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any other regulations made under that Act except where specifically exempted by this notice.

Dated 16 March 2012.

S. SLOAN, Director Policy, Fisheries  
and Aquaculture

#### FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, the holders of a Gulf St Vincent Prawn Fishery Licence issued pursuant to the Fisheries Management (Prawn Fisheries) Regulations 2006, listed in Schedule 1 (the 'exemption holders') or their registered masters, are exempt from the closure notice made under Section 79 of the Fisheries Management Act 2007, dated 12 January 2012 and published in the *South Australian Government Gazette* dated 19 January 2012, on page 222, being the second notice on that page, referring to the Gulf St Vincent Prawn Fishery, but only insofar as the exemption holder shall not be guilty of an offence when using prawn trawl nets in accordance with the conditions of their fishery licence in the area specified in Schedule 2 for the purpose of undertaking a spot survey (the 'exempted activity'), subject to the conditions contained in Schedule 3. Exemption No. 9902538.

#### SCHEDULE 1

Licence No.	Licence Holder	Boat Name
V01	Ganelon Pty Ltd	<i>Falcon</i>
V02	W J Fountain Pty Ltd	<i>Angela Kaye</i>
V03	Josephine K Fisheries Pty Ltd	<i>Josephine-K</i>
V04	Ledo Pty Ltd	<i>Miss Anita</i>
V05	Maurice Corigliano	<i>Frank Cori</i>
V06	Todreel Pty Ltd	<i>Anna Pearl</i>
V08	Haralambos Paleologoudias	<i>Shenandoah II</i>
V09	Hamid Huseljic	<i>Josephine-K</i>

#### SCHEDULE 2

The waters of the Gulf St Vincent north of the line latitude 34°47.00'S, longitude 137°51.50'E, then to position latitude 35°7.00'S, longitude 138°9.00'E, then to position latitude 35°16.00'S, longitude 138°27.00'E (co-ordinates based on the Australian Geodetic Datum 1966).

#### SCHEDULE 3

1. The exemption is valid from 1900 hours on 14 April 2012 until 0630 hours on 15 April 2012.

2. All trawling activity must be completed by 0630 hours on 15 April 2012 with nets out of the water.

3. All prawn trawl nets used during the exempted activity must meet the following specifications:

- a by-catch reduction grid must be positioned and secured to the net so that prawns must pass through the grid before entering the cod end of the net;
- the by-catch reduction grid must be constructed of a rigid material and made up of vertical bars that are spaced no more than 50 mm apart;
- the part of the net between the by-catch reduction grid and the cod end must be made of netting known as T90 mesh (in which the orientation of the stretched mesh is turned 90° to that of standard mesh), except for the final part of the cod end that is drawn together and closed off, where no more than the last 10 meshes may be made up of standard mesh; and
- the T90 mesh must be made from 4 mm twine, and must have a minimum mesh size of 58 mm (measured from inside of knot) when stretched perpendicular to the length of the net.

4. The exemption holder must comply with instructions from the SARDI Stock Assessment Co-ordinator and work within the allotted survey trawl stations.

5. All fish, other than King Prawns, Southern Calamari (*Septoteuthis australis*) and Bugs (*Ibacus* spp) taken during the exempted activity, are to be returned to the water immediately after capture.

6. While engaged in the exempted activity or while unloading the survey catch, the exemption holder must have on board their boat or near their person a copy of this notice. Such notice must be produced to a PIRSA Fisheries Compliance Officer if requested.

7. The exemption holder must not contravene or fail to comply with the Fisheries Management Act 2007, or any other regulations made under that Act except where specifically exempted by this notice.

Dated 13 April 2012.

PROFESSOR M. DOROUDI, Director of Fisheries

#### FISHERIES MANAGEMENT ACT 2007: SECTION 115

TAKE notice that pursuant to Section 115 of the Fisheries Management Act 2007, the holder of a Prawn Fishery Licence issued pursuant to the Fisheries Management (Prawn Fisheries) Regulations 2006, (the 'exemption holder') or a person acting as their agent is exempt from the notices made under Section 79 of the Fisheries Management Act 2007, prohibiting the taking of King Prawns [*Penaeus (melicertus) latisulcatus*] in the waters specified in Schedule 1, in that the exemption holder shall not be guilty of an offence when using prawn trawl nets in accordance with the conditions of their fishery licence for the purpose of gear trials (the 'exempted activity'), subject to the conditions contained in Schedule 2.

#### SCHEDULE 1

The waters of Spencer Gulf, Gulf St Vincent and the West Coast of South Australia contained within the following co-ordinates:

##### *Anxious Bay*

Those waters of the west coast bounded by a line commencing at position latitude 33°16.75'S, longitude 134°40.50'E, then to position latitude 33°16.75'S, longitude 134°39.25'E, then to position latitude 33°17.50'S, longitude 134°40.80'E, then to position latitude 33°17.60'S, longitude 134°41.80'E, then to the point of commencement.

##### *Port Lincoln*

Those waters of Spencer Gulf bounded by a line commencing at position latitude 34°42.00'S, longitude 135°52.70'E, then to position latitude 34°41.70'S, longitude 135°53.40'E, then to position latitude 34°43.40'S, longitude 135°54.50'E, then to position latitude 34°43.70'S, longitude 135°53.80'E, then to the point of commencement.

##### *Wallaroo*

Those waters of Spencer Gulf bounded by a line commencing at position latitude 33°53.20'S, longitude 137°32.00'E, then to position latitude 33°53.50'S, longitude 137°32.50'E, then to position latitude 33°55.00'S, longitude 137°31.50'E, then to position latitude 33°54.70'S, longitude 137°31.00'E, then to the point of commencement.

##### *Port Pirie*

Those waters of Spencer Gulf bounded by a line commencing at position latitude 33°07.90'S, longitude 137°46.50'E, then to position latitude 33°08.10'S, longitude 137°46.70'E, then to position latitude 33°10.10'S, longitude 137°45.80'E, then to position latitude 33°09.90'S, longitude 137°45.60'E, then to the point of commencement.

##### *Port Adelaide*

Those waters of Gulf St Vincent commencing at position latitude 34°45.00'S, longitude 138°17.00'E, then to position latitude 34°47.00'S, longitude 138°17.00'E, then to position latitude 34°47.00'S, longitude 138°15.00'E, then to position latitude 34°45.00'S, longitude 138°15.00'E, then to the point of commencement.

#### SCHEDULE 2

1. The exempted activity may only be undertaken from 18 March 2012 until 30 December 2012, unless varied or revoked.

2. The exemption holder may only conduct the exempted activity between 0800 hours and 1700 hours on any day.

3. The exemption holder may only engage in the exempted activity in those waters described in Schedule 1 that are greater than 10 m in depth.

4. Any fish taken during the exempted activity are to be returned to the water immediately.

5. The exemption holder must contact PIRSA Fishwatch on 1800 065 522 not less than one hour prior to departure from port and provide the following information:

- A description of the boat to be used including the registration number marked on that boat;
- The estimated time of departure from port;
- The area in which the gear trials are to be conducted;
- The estimated time of return to port;
- The registered master who will be in charge of the boat during the exempted activity; and
- Exemption No. 9902526.

6. While engaged in the exempted activity, the exemption holder must have a copy of this notice on board the vessel or near his person. This notice must be produced to a PIRSA Fisheries Compliance Officer if requested.

7. The exemption holder must contact the PIRSA Fishwatch on 1800 065 522, not less than one hour prior to the boat returning to port and provide the following information:

- A description of the boat used including the registration number marked on that boat;
- The estimated time of return to port; and
- Exemption No. 9902526.

8. The exemption holder must not contravene or fail to comply with Fisheries Management Act 2007, or any other regulations made under that Act except whereby specifically exempted by this notice.

Dated 18 March 2012.

PROFESSOR M. DOROUDI, Director of Fisheries

**IMPORTANT NOTICE**  
***Government Gazette Publication***

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**Anzac Day Holiday Week Publishing Information**

*Government Gazette* Notices  
***Publishing Date: Thursday, 26 April 2012***

Closing date for notices for publication will be  
**4 p.m. on Monday, 23 April 2012**

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## Acts, Bills, Rules, Parliamentary Papers and Regulations

Pages	Main	Amends	Pages	Main	Amends
1-16	2.80	1.30	497-512	38.50	37.50
17-32	3.70	2.30	513-528	39.50	38.25
33-48	4.85	3.45	529-544	41.00	39.50
49-64	6.10	4.70	545-560	42.00	41.00
65-80	7.10	5.90	561-576	43.00	42.00
81-96	8.30	6.85	577-592	44.50	42.50
97-112	9.45	8.10	593-608	45.75	44.00
113-128	10.60	9.30	609-624	46.50	45.50
129-144	11.80	10.50	625-640	47.75	46.00
145-160	13.00	11.60	641-656	49.00	47.75
161-176	14.10	12.80	657-672	49.75	48.25
177-192	15.40	13.90	673-688	51.50	49.75
193-208	16.60	15.30	689-704	52.50	50.50
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353-368	27.75	26.75	849-864	64.00	62.50
369-384	29.25	27.75	865-880	65.50	64.00
385-400	30.50	29.00	881-896	66.00	64.50
401-416	31.75	30.00	897-912	67.50	66.00
417-432	33.00	31.50	913-928	68.00	67.50
433-448	34.00	32.75	929-944	69.00	68.00
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## HARBORS AND NAVIGATION ACT 1993

*Determination of the State Crewing Committee*

THE State Crewing Committee convened on 2 April 2012 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

PATRICK CONLON, Minister for Transport

## HARBORS AND NAVIGATION ACT 1993

*Determination of the State Crewing Committee in respect of the 'Champion'*

THE following determination is made by the State Crewing Committee pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993 in respect of the *Champion*.

*Operational Limits*

- Limit 1—SA Harbour Limits.
- Limit 2—Between Whyalla and Transshipment points.
- Limit 3—Gulf of St Vincent; North of Latitude 35°10S.
- Limit 4—Spencer Gulf; North of Latitude 24°S.
- Limit 5—Up to 200 nautical miles off the Coast of South Australia.

*Minimum Crew and Qualifications*

- Limits 1—Minimum 3 crew—Master, Engineer and an Integrated Rating.
  - Limit 2—Minimum 4 crew—Master, Chief Engineer and 2 General Purpose Hands.
  - Limit 3—Minimum 5 crew—Master, Mate, Engineer and 2 General Purpose Hands.
  - Limit 4—Minimum 6 crew—Master, Mate, Engineer, 3 General Purpose Hands.
  - Limit 5—Minimum 7 crew—Master, Mate, Chief Engineer, Engineer, 3 General Purpose Hands.
- Master is to hold a Master 4 Certificate of Competency.  
 Mate is to hold a Master 5 Certificate of Competency.  
 Chief Engineer is to hold an Engineer Class 3 Certificate of Competency.  
 Engineer is to hold a Marine Engine Driver 1 Certificate of Competency.  
 A General Purpose Hand is to be a person, who is at least 16 years of age, is medically fit for the duties employed, holds a certificate for Elements of Shipboard Safety and has at least three months experience.

CAPT. W. FERRAO, Presiding Member,  
State Crewing Committee

## HARBORS AND NAVIGATION ACT 1993

*Determination of the State Crewing Committee*

THE State Crewing Committee convened on 2 April 2012 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

PATRICK CONLON, Minister for Transport

TSA 11423

## HARBORS AND NAVIGATION ACT 1993

*Determination of the State Crewing Committee in respect of the 'Tickera'*

THE following determination is made by the State Crewing Committee pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993 in respect of the *Tickera*.

*Operational Limits*

- Limit 1—Between Whyalla and Port Bonython; North of Latitude 34°10S.
- Limit 2—Between Wallaroo and Port Pirie.
- Limit 3—Up to 30 nautical miles off the Coast of South Australia.
- Limit 4—SA Harbour Limits.

*Minimum Crew and Qualifications*

- Limits 1 and 4—Minimum 4 crew—Master, Chief Engineer and 2 General Purpose Hands.
  - Limit 2—Minimum 5 crew—Master, Mate, Chief Engineer and 2 General Purpose Hands.
  - Limit 3—Minimum 6 crew—Master, Mate, Chief Engineer, 2nd Engineer and 2 General Purpose hands.
- Master is to hold a Master 4 Certificate of Competency.  
 Mate is to hold a Master 5 Certificate of Competency.  
 Chief Engineer is to hold a Marine Engine Driver 1 Certificate of Competency.  
 2nd Engineer is to hold a Marine Engine Driver 3 Certificate of Competency.

A General Purpose Hand is to be a person, who is at least 16 years of age, is medically fit for the duties employed, holds a certificate for Elements of Shipboard Safety and has at least three months experience.

CAPT. W. FERRAO, Presiding Member,  
State Crewing Committee

## HARBORS AND NAVIGATION ACT 1993

*Determination of the State Crewing Committee*

THE State Crewing Committee convened on 2 April 2012 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

PATRICK CONLON, Minister for Transport

TSA 29995

## HARBORS AND NAVIGATION ACT 1993

*Determination of the State Crewing Committee in respect of the 'Pillage'*

THE following determination is made by the State Crewing Committee pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993 in respect of the *Pillage*.

*Operational Limits*

- Limit 1—Up to 30 nautical miles from the coast of South Australia.
- Limit 2—Up to 15 nautical miles from the coast of South Australia.

*Minimum Crew and Qualifications*

- Limits 1 and 2—Minimum 1 crew.
- Limit 1—Master is to hold both a Master 5 and Marine Engine Driver 3 Certificate of Competency unless there is another crew member on board that holds a Marine Engine Driver 3 Certificate of Competency.

Limit 2—Master is to hold a Coxswain Certificate of Competency.

CAPT. W. FERRAO, Presiding Member,  
State Crewing Committee

## HARBORS AND NAVIGATION ACT 1993

*Determination of the State Crewing Committee*

THE State Crewing Committee convened on 10 February 2012 and made the following determination, pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993.

PATRICK CONLON, Minister for Transport

TSA 29928

## HARBORS AND NAVIGATION ACT 1993

*Determination of the State Crewing Committee in respect of the 'Aurora V'*

THE following determination is made by the State Crewing Committee pursuant to Part 6, Section 45 of the Harbors and Navigation Act 1993 in respect of the *Aurora V*.

*Operational Limits*—operations for both limits to occur between 7 a.m. and 7 p.m.

Limit 1—Between Lucky Bay and Wallaroo, carrying up to 200 passengers.

Limit 2—Between Lucky Bay and Wallaroo, carrying between 201 and 300 passengers.

*Minimum Crew and Qualifications*

Limit 1—Minimum 4 crew—Master, Mate, Chief Engineer and General Purpose Hand (GP).

Limit 2—Minimum 5 crew—Master, Mate, Chief Engineer and 2 General Purpose Hands (GP).

For both limits:

Master is to hold a Master 4 Certificate of Competency.

Mate is to hold a Master 5 Certificate of Competency.

Chief Engineer is to hold a Marine Engine Driver 1 Certificate of Competency with an electrical endorsement.

GP is to be a person, who is at least 16 years of age, is medically fit for the duties employed, holds a certificate for Elements of Shipboard Safety and has at least three months experience.

*Note: Mate or GP to also hold a Marine Engine Driver 2 Certificate of Competency.*

CAPT. W. FERRAO, Presiding Member,  
State Crewing Committee

HIGHWAYS ACT 1926

*Section 26 (3)*

I, ANDREW JOHN MILAZZO, delegate of the Commissioner of Highways, with the approval of the Minister for Transport and pursuant to my delegated powers under Section 12A of the Highways Act 1926, do hereby give notice that I will undertake the care, control and management of Francis Road from a point 50 m west of Brabham Circuit to South Road, contained within the boundaries of the City of Port Adelaide Enfield until further notice.

Dated 12 April 2012.

A. MILAZZO, Delegate of the Commissioner  
of Highways

LAND ACQUISITION ACT 1969

(SECTION 16)

*Notice of Acquisition*

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

*Definition of Land Acquired*

Comprising an unencumbered estate in fee simple in that piece of land situated at Lot 93, Main North Road, Willaston, being the whole of Allotment 93 in Filed Plan No. 207128 comprised in Certificate of Title Volume 5592, Folio 321.

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

*Compensation*

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

*Inquiries*

Inquiries should be directed to:

Lloyd Ioannou,  
G.P.O. Box 1533,  
Adelaide, S.A. 5001  
Phone (08) 8343 2460

Dated 19 March 2012.

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

D. THOMAS, Manager, Transport Property,  
Department of Planning, Transport and  
Infrastructure

DPTI 2011/16337/01

LAND ACQUISITION ACT 1969

(SECTION 16)

*Notice of Acquisition*

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

*Definition of Land Acquired*

Comprising an unencumbered estate in fee simple in that piece of land situated at Lot 32, Old Port Wakefield Road, Virginia, being a portion of Allotment 32 in Filed Plan No 114846 comprised in Certificate of Title Volume 6072, Folio 553, and being the whole of the land numbered 78 on the unapproved plan numbered D88079 that has been lodged in the Lands Titles Office subject to the existing Easement 'A' in Certificate of Title Volume 6072, Folio 553 created by T3992118.

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

*Compensation*

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

*Inquiries*

Inquiries should be directed to:

Jim Tuppin,  
G.P.O. Box 1533,  
Adelaide, S.A. 5001  
Phone (08) 8343 2760

Dated 19 April 2012.

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

D. THOMAS, Manager, Transport Property,  
Department of Planning, Transport and  
Infrastructure

DTEI 2011/02749/01

LIQUOR LICENSING ACT 1997

*Notice of Application*

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Aqua Sano Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 29 Essex Street North, Goodwood, S.A. 5034.

The application has been set down for hearing on 22 May 2012 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: 15 May 2012).

The applicant's address for service is c/o Nick Pipinias, P.O. Box 397, Goodwood, S.A. 5034.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 12 April 2012.

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 Richmond Road Projects Pty Ltd has applied to the Licensing Authority for a Restaurant Licence with Section 34 (1) (c) authorisation in respect of premises situated at 109A Goodwood Road, Goodwood, S.A. 5034 and to be known as Ginger's Coffee Studio.

The application has been set down for hearing on 22 May 2012 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: 15 May 2012).

The applicant's address for service is c/o Robert Lempens, Camatta Lempens Lawyers, First Floor, 345 King William Street, Adelaide, S.A. 5000.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 13 April 2012.

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 LCP Malaysian Kitchen Pty Ltd has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Shop 3, 645 Marion Road, Ascot Park, S.A. 5043 and known as Little Chilli Padi.

The application has been set down for hearing on 21 May 2012 at 11.30 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: 14 May 2012).

The applicant's address for service is c/o Buong Lock Chieng, 17 Hendon Street, Clovelly Park, S.A. 5042.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 12 April 2012.

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 Winona Way Pty Ltd has applied to the Licensing Authority for a variation of Extended Trading Authorisation in respect of premises situated at 1349 North East Road, Tea Tree Gully, S.A. 5091 and known as Tea Tree Gully Hotel.

The application has been set down for hearing on 21 May 2012 at 10.30 a.m.

*Conditions*

The following licence conditions are sought:

- Variation of Extended Trading Authorisation to add the hours of midnight until 2 a.m. on the day following on Monday, Tuesday and Wednesdays in respect to areas 1 and 2.

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: 14 May 2012).

The applicant's address for service is c/o DBH Commercial Lawyers, G.P.O. Box 2, Adelaide, S.A. 5001 (Attention: Max Basheer or David Tillett).

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 12 April 2012.

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 Peterborough R.S.L. Sub Branch Incorporated has applied to the Licensing Authority for the removal of a Limited Club Licence in respect of premises situated at 108 Main Street, Peterborough, S.A. 5422 and to be situated at 82-84 Main Street, Peterborough and known as Peterborough R.S.L. Club.

The application has been set down for hearing on 21 May 2012 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: 14 May 2012).

The applicant's address for service is c/o Michael Pickering, P.O. Box 64, Peterborough, S.A. 5422.

The application and certain documents and material (including Plans) relevant to the application may be inspected without fee at a place and during a period specified by the Liquor and Gambling Commissioner, Chesser House, 3rd Floor, 91-97 Grenfell Street, Adelaide, S.A. 5000. Telephone: 8226 8655. Facsimile: 8226 8512. Email: [olgc@agd.sa.gov.au](mailto:olgc@agd.sa.gov.au).

Dated 10 April 2012.

Applicant

## LIQUOR LICENSING ACT 1997

*Licensing Court Rules 2012*

I, BRIAN PATRICK GILCHRIST, the Licensing Court Judge, by virtue of the provisions of Section 16A of the Liquor Licensing Act 1997, do hereby make rules titled 'Licensing Court Rules 2012', as attached hereto.

These rules take effect as from 19 April 2012.

Given under my hand and the seal of the Licensing Court of South Australia this 16th day of April 2012.

B. P. GILCHRIST, The Licensing Court Judge

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## LICENSING COURT RULES 2012

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## CHAPTER 1—PRELIMINARY

### Part 1—Preliminary

#### 1. Citation

These rules may be cited as the *Licensing Court Rules 2012*.

#### 2. Commencement

These rules commence on the 19th day of April 2012 and apply to all proceedings commenced on or after that date. If the Court considers it appropriate they may be applied to proceedings commenced prior to that date with such modifications as thought necessary.

### Part 2—Purpose and Application of Rules

#### 3. Purpose

The purpose of these rules is to provide for the just, efficient and expeditious disposition of the business of the Licensing Court of South Australia at minimum expense.

#### 4. Application of rules

- (1) These rules do not affect rules of procedure laid down by regulation.
- (2) These rules do not derogate from any inherent jurisdiction of the Court.
- (3) In any circumstances not provided for or fully provided for by these rules, the general principles of the practice of the Supreme Court and the rules of that Court in its civil jurisdiction may be adopted and applied at the discretion of the Court with such modifications as the circumstances may require.

### Part 3—Interpretation

#### 5. Interpretation

Words defined in the Act shall also have the same meanings when used in these rules and, unless the contrary intention appears—

**the Act** means the '*Liquor Licensing Act 1997*' as amended from time to time;

**applicant**—a party that seeks relief in a proceeding is the applicant;

**approved form**—a document is in an approved form if it is in the form as approved, and amended from time to time, by the Licensing Court Judge;

**business day**—means a day on which the Registry is ordinarily open for business;

**the Clerk** means the Licensing Court Clerk appointed pursuant to the Rules and includes a Deputy Licensing Court Clerk;

**Commissioner** means the Liquor and Gambling Commissioner;

**complainant** means a party authorized to lodge a complaint alleging that grounds exist for taking disciplinary action pursuant to s 120 of the Act or a party authorized to lodge a complaint under s 106 of the Act;

**the Court** means the Licensing Court of South Australia however constituted;

**document**—anything that records information is a document;

**file**—a document is filed in the Court—

- (a) if the document has been lodged with the Clerk or transmitted in electronic form to the Clerk for filing in the Court; and
- (b) the Clerk has accepted the document for filing and, in the case of a document transmitted in electronic form, issued a receipt for the document.

**intervener** means a party authorized to intervene in proceedings before the Court pursuant to the Act

**Judge** means a Judge of the Court;

**lawyer** means a legal practitioner entitled to practice as a barrister or solicitor in South Australia;

**the Licensing Court Judge** means the Licensing Court Judge and a Judge to whom the Licensing Court Judge has delegated powers to act as the Licensing Court Judge;

**member** means Judge, Clerk or Deputy Clerk as the case may be;

**objector** means a party who is entitled to be heard in opposition to an applicant's claim;

**officer** of the Court includes a person whom the Court has appointed to carry out a particular function;

**order** includes a direction or determination;

**originating process** means a document that initiates a proceeding in the Court;

**proceeding** includes any cause, complaint, matter, application, conference, mediation, hearing, trial, reference, case stated, review or other step before the Court or the Clerk pursuant to the Act or within any jurisdiction invested in the Court by any other statute, whether in chambers or open court;

**procedural irregularity** includes—

- (a) failure to comply with a procedural obligation (whether arising under these rules, a practice direction, or an order of the Court);
- (b) unnecessary delay;
- (c) prolixity in the statement of a party's case;
- (d) the unnecessary, vexatious or otherwise improper commencement of, or an unnecessary, vexatious or otherwise improper step in, a proceeding;
- (e) unreadiness to proceed with the hearing of a proceeding, or the taking of any other step in a proceeding, at the time fixed by or under these rules;

**the Regulations** mean Regulations promulgated under the Act;

**respondent**—a respondent to a proceeding is a party against whose interest the proceeding lies;

**representative** includes a lawyer or other duly appointed representative of a party;

**tele-conference** means a hearing at which the Court and the party or the party's representative communicate by telephone, video-link or other electronic means;

The *Acts Interpretation Act 1915* is to be applied to the construction of these rules in the same manner as if they had been enacted by Parliament.

## CHAPTER 2—COURT'S CONTROL OF PROCEDURE

### Part 1—Court Procedure

#### 6. Power of the Court to control procedure

- (1) The Court may, on its own initiative, or on application by a party, give directions about the procedure to be followed in a particular proceeding.
- (2) A direction may be given under this rule—
  - (a) to resolve uncertainty about the correct procedure to be adopted; or
  - (b) to achieve procedural fairness in the circumstances of a particular case; or
  - (c) to expedite the hearing or determination of a particular case or to avoid unnecessary delay or expense.
- (3) A direction may be given under this rule irrespective of whether it involves some departure from these rules or the established procedures of the Court.
- (4) A direction may be given under this rule superseding an earlier direction, but a step taken in a proceeding in accordance with a direction that has been superseded is to be regarded as validly taken.

#### 7. Practice Directions

- (1) The Licensing Court Judge may make any **practice direction** contemplated by these rules or necessary for the regulation of proceedings in the Court.
- (2) A practice direction is distinguished from other directions given by the Court in that its operation is not confined to particular proceedings before the Court but applies in relation to proceedings generally, or to a particular class of proceedings, according to its terms.
- (3) A practice direction must be published in such manner as is directed by the Licensing Court Judge.

### Part 2—Conduct of the Court's business

#### 8. The Clerk

- (1) The Clerk is the principal administrative officer of the Court. The Clerk shall maintain the Registry and the records of the Court
- (2) The Clerk may delegate any powers conferred by the rules to a Deputy Clerk.
- (3) The Clerk or a Deputy Clerk may if so directed, publish and deliver a decision on behalf of a Judge.

**9. The Seal**

- (1) The seal of the Court shall be in such form as shall from time to time be approved by the Licensing Court Judge and shall be kept in the Registry under the control of the Clerk.
- (2) The seal shall be affixed by the Clerk or an officer of the Court duly authorised by the Clerk to all summonses, orders of the Court and such other documents as the Licensing Court Judge may direct.

**10. The Registry**

- (1) There is to be a Registry at which all documents shall be lodged either physically or by other means as permitted by these rules and from which all documents to be issued by the Court shall be sent.
- (2) The Registry shall be situated at such location as shall from time to time be approved by the Licensing Court Judge.
- (3) It shall be open to the public between such hours as the Licensing Court Judge may direct.

**11. Clerk may seek directions from the Licensing Court Judge**

- (1) The Clerk may refer to the Licensing Court Judge any question arising in the course of—
  - (a) the exercise of the functions of the Clerk; and
  - (b) the carrying out of administrative functions by any of the Court's administrative officers.
- (2) The Licensing Court Judge may—
  - (a) give directions he or she considers appropriate; or
  - (b) assume control of the matter.

### CHAPTER 3—REPRESENTATION

#### 12. General principles

- (1) If the Court's permission to enable representation is required the party or the representative shall seek that permission at the earliest opportunity and if granted, that permission shall continue unless revoked. Upon being granted permission the representative shall give notice to the Court, in an **approved form**, that the representative is acting for the party.
- (2) A party appearing before the Court by a representative who is not a lawyer is bound by the actions of that representative in the same manner and to the same extent as if the representative was a lawyer.
- (3) Documents may only be filed in a proceeding by a party personally or by a representative recorded in the Court's records as the representative acting for the party.

#### 13. Representative acting for a party

- (1) A representative is to be recorded in the Court's records as the representative acting for a party if—
  - (a) the representative's name appears on the first document to be filed in the Court on behalf of the party as the name of the party's representative; or
  - (b) the representative gives notice to the Court, in an **approved form**, that the representative is acting for the party.
- (2) The Court will alter its records so that a particular representative no longer appears as the representative for a party if—
  - (a) the party files in the Court a notice, in an **approved form**, to the effect that the party is no longer represented by that representative; or
  - (b) a representative files a notice, in an **approved form**, to the effect that the representative is to be recorded as the representative now acting for the party in place of the representative previously recorded as the representative acting for the party; or
  - (c) the Court orders on its own initiative, or on the application of a party or a representative, that the Court's records be altered so that the representative no longer appears as the representative acting for the party.
- (3) If the Court makes an order under subrule (2) (c) it may make ancillary orders—
  - (a) requiring that notice be given of the order; and
  - (b) providing that the order is not to take effect until notice has been given as required in it.

**14. Representative' s presumptive authority**

A representative who appears in the Court's records as the representative of a party is taken to have authority to represent the party as the party's agent, and to accept, on behalf of the party, service of documents related to the proceeding unless the contrary is established.

## CHAPTER 4—COMMENCEMENT OF PROCEEDINGS

### Part 1—Initiating Actions

#### 15. Disciplinary Action—General

- (1) All complaints alleging that grounds exist for disciplinary action being taken against a person will be commenced by summons with particulars of complaint in the **approved form**, and shall be lodged in the Registry.
- (2) Upon filing of the summons, the Clerk shall set the matter down in a call-over to be conducted by a Judge at a specified date and time.
- (3) The Clerk will cause the date of issue of the summons and the date and time of the call-over to be entered on the summons, which will be regarded as the notice of the date and time of the call-over.
- (4) The complainant shall endeavour to serve the complaint at least fourteen days before the call-over.
- (5) The complainant shall be expected to be ready to proceed on the day of the call-over or at such later time as the Court may direct.
- (6) The Judge conducting the call-over may, at the Judge's discretion or upon the application of a party, adjourn the complaint to another call-over or to a specified date and time.

#### 16. Review of or an appeal from the Commissioner's decision

- (1) An application seeking a review of the Commissioner's decision or an appeal from a party to proceedings before the Commissioner under the *Gaming Machines Act 1992* who is dissatisfied with a decision or order made or given in such proceedings must
  - (a) be in the **approved form**, and shall be lodged in the Registry; and
  - (b) be filed within one month of the receipt of the Commissioner's decision by the applicant. If an extension of time is sought the application must be accompanied by an Application for Directions seeking the extension of time together with a supporting affidavit.
- (2) On filing of an application for review or appeal, the Clerk shall set the matter down for a directions hearing before a Judge and shall endorse the date and time of the directions hearing on the application.
- (3) Unless otherwise directed by the Licensing Court Judge, the Clerk must provide a copy of the application endorsed with the date and time of the directions hearing to the applicant for service upon all relevant parties.

- (4) At the directions hearing the Court may:
  - (a) give directions with respect to service of the application on other persons who may have an interest in the proceedings;
  - (b) make such orders as are reasonable for the effective conduct of the proceedings.

#### **17. Reference by the Commissioner**

- (1) A reference of a matter by the Commissioner must be in the **approved form**, and shall be lodged in the Registry;
- (2) On filing of the reference, the Clerk shall set the matter down for a directions hearing before a Judge and shall endorse the date and time of the directions hearing on the reference.
- (3) Unless otherwise directed by the Licensing Court Judge, the Clerk must provide a copy of the reference endorsed with the date and time of the directions hearing to the applicant for service upon all relevant parties.
- (4) At the directions hearing the Court may:
  - (a) give directions with respect to service of the application on other persons who may have an interest in the proceedings;
  - (b) make such orders as are reasonable for the effective conduct of the proceedings.

### **Part 2—Service**

#### **18. Time for service of originating process**

- (1) Except where otherwise provided in these rules, an originating process must be served by the applicant on the other relevant parties within fourteen days after it is filed in the Court unless otherwise directed.
- (2) The Court may, from time to time, extend the period for serving the originating process, or make an order for alternative or substituted service.
- (3) The Court's discretion to extend the time for serving the originating process may be exercised even though the time allowed for service by or under this rule has expired.

**Part 3—Intervention****19. Intervention by an intervener**

If a party authorized by the Act to intervene in proceedings wishes to exercise that right the party shall file in the Court and serve on each party as soon as is practicable a notice of intention to intervene in an **approved form**.

## CHAPTER 5—CASE MANAGEMENT

### Part 1—Assignment and the Court’s powers to manage and control proceedings

#### 20. Assignment and place of hearing of proceedings

- (1) It is the prerogative of the Licensing Court Judge to assign or re-assign any proceeding to a Judge either for interlocutory management or ultimate determination.
- (2) The Court may fix any appropriate place within or outside the State as the place of hearing.
- (3) The place of hearing may change during the progress of the hearing.
- (4) Subject to any direction by the Court under sub rule (2), the place of hearing of a proceeding will be in Adelaide.
- (5) A party may at any time file a written request with the Clerk that a proceeding be heard at a place other than Adelaide. The Judge to whom the proceeding has been assigned will determine such request after hearing each party affected.
- (6) Proceedings may be conducted by **tele-conference** at the discretion of the Judge concerned.

#### 21. Court’s power to manage proceedings

- (1) The Court has the power to manage litigation to the extent necessary to ensure that it is conducted—
  - (a) fairly; and
  - (b) as expeditiously and economically as is consistent with the proper administration of justice.
- (2) The Court may, at any time, on its own initiative or on application of a party, review the progress of a proceeding in the Court and—
  - (a) exercise its power under sub rule (1) by giving directions appropriate to the circumstances of the case; and
  - (b) make any other order that may be appropriate in the circumstances including orders dealing with non-compliance with these rules.
- (3) A Judge hearing a matter in open court may adjourn a proceeding for further consideration in Chambers or, if sitting in Chambers, may adjourn a proceeding to be heard in open court.

- (4) A Judge may, with the concurrence the Licensing Court Judge and for proper reason, direct that any interlocutory proceeding that is part heard before that Judge be assigned to another Judge for determination.

## **22. Application for directions**

- (1) A party seeking directions about the conduct of proceedings must apply by an application for directions in an **approved form**.
- (2) The Clerk must, on receipt of an application for directions, list it for hearing by a Judge.
- (3) The party filing the application must serve a copy on all other parties whose interests are affected and give them not less than five clear days written notice of the time and place appointed for the hearing of it. If the circumstances of the case require the application to be dealt with urgently the application shall be endorsed 'Specially returnable' in which case the applicant must serve a copy on all other parties whose interests are affected as soon as is reasonably practicable.
- (4) The application for directions must specify each order sought. Where necessary, it shall be supported by an affidavit setting out all relevant facts.

## **Part 2—Entry and Inspection**

### **23. Entry and Inspection**

- (1) When in respect of proceedings the Court proposes to exercise its right of entry and inspection of a land or building it shall issue a written instrument setting out the nature and extent of the powers it intends to exercise.
- (2) The written instrument shall be under the seal of the Court and shall be signed by the Clerk on behalf of the Court.

## **Part 3—Evidence**

### **24. Oral and Affidavit Evidence**

- (1) The evidence of a witness at a hearing will be taken orally upon the personal attendance of the witness unless the Court orders that evidence may be taken by other means including by video-link, by telephone or by affidavit.
- (2) At or before the hearing the Court may order that evidence of a particular fact be given in a particular manner including by affidavit or sworn transcript of evidence in other proceedings.
- (3) Any document purporting to be an order or determination of the Court or any other Court and bearing the seal of the Court or the relevant Court shall be accepted as such unless the Clerk certifies to the contrary.

**Part 4—Summons to attend or Produce documents or things****25. Issue of summons**

- (1) On the direction of a Judge or the Commissioner, the Clerk must issue a summons ordering a person the subject of the summons to—
  - (a) attend to give evidence as directed by the summons; or
  - (b) to produce any document or thing as directed by the summons; or
  - (c) to do both those things; or
- (2) A summons to attend to give evidence or to produce any document or thing must—
  - (a) be in the **approved form**; and
  - (b) state the name or designation by office or position of the person to whom the summons is directed, unless the Court directs otherwise; and
  - (c) be filed.
- (3) A summons requiring only the production of a document or thing must—
  - (a) adequately describe the document or thing;
  - (b) be served at least five days before the earliest date on which the addressee is required to comply with the summons or an earlier or later date fixed by the Court;
  - (c) contain a notice, in the approved form, telling the person to whom the summons is directed that the person has the right to apply to the Court to have the summons set aside on any sufficient grounds, including—
    - (i) the document or thing is not relevant to the proceedings; or
    - (ii) the document or thing is privileged; or
    - (iii) oppressiveness, including the possible incurring of substantial expense which may not be reimbursed; or
    - (iv) non-compliance with these rules.
- (4) A summons may only be directed to a single person.

**26. Compliance with summons**

- (1) If a summons requires only the production of a document or thing it may be complied with by delivering the document or thing to the Clerk not less than two clear business days prior to the date for compliance.

- (2) Upon delivery of a document or thing to the Clerk following service of a summons to produce, the Clerk must forthwith notify the parties in order that they or any other interested person have the opportunity to consider taking action to restrict access to the document or thing in accordance with sub rule (6).
- (3) If a document or thing is delivered to the Clerk prior to the date of hearing, the parties must, within not less than seven days of delivery, and subject to any contrary ruling by a member, be given unrestricted access to the document or thing subject to the giving of an undertaking that the document or thing will be returned to the Clerk in the same order and state as it was at the time access is taken.
- (4) A party may apply to the Clerk for permission to inspect the document or thing at a time earlier than seven days from delivery to the Clerk.
- (5) A party shall not be permitted to remove the document or thing from the Court without permission and upon such terms as may be imposed.
- (6) If a party, the recipient of the summons or some other relevant and interested person seeks an order restricting access to the document or thing produced under this rule, an application seeking appropriate relief shall be filed within seven days of the filing of the document or thing and shall be referred to a Judge for determination. Pending such determination the parties shall not have access to the document or thing. If no such application is filed within the prescribed time, the parties shall be deemed to consent to all parties having unrestricted access to the document or thing.
- (7) Any application under this rule must be made on an application for directions.

**27. Setting aside summons**

The Court may, by order, set aside part or all of a summons.

**28. Costs and expenses of compliance**

- (1) A person who attends the Court under summons is entitled to—
  - (a) the person's reasonable expenses of travelling to attend; and
  - (b) the allowance payable to a witness in a civil action in the Supreme Court;
  - (c) any other reasonable costs.
- (2) If a party has required the person's attendance by summons that party, subject to any contrary ruling by the Court, is responsible for paying the allowance and the expenses to the person.
- (3) The costs and expenses are to be fixed by agreement between the responsible party and the person summonsed, or in default of agreement, by the Court.

**29. Failure to comply with a summons**

A person who fails to comply with a summons without lawful excuse may be guilty of an offence under the Act.

**Part 5—Discontinuance of proceedings****30. Discontinuance of a proceeding or part of it**

An applicant may discontinue a proceeding by filing a notice of discontinuance in an **approved form**.

**Part 7—Miscellaneous powers****31. Power to excuse non-compliance with procedural obligations**

- (1) A procedural irregularity does not make a proceeding void.
- (2) If a party commits a procedural irregularity in bringing or in the conduct of a proceeding the Court may, on its own initiative or on the application by a party—
  - (a) dismiss the proceeding; or
  - (b) set aside a particular step in the proceeding.
  - (c) issue such directions as considered appropriate
- (3) An application for an order dismissing a proceeding, setting aside a particular step in a proceeding or some other order under this rule should be made as soon as practicable after the procedural irregularity becomes apparent to the applicant party.

**32. Court's power to dismiss or deal summarily with a proceeding**

- (1) The Court may dismiss a proceeding if—
  - (a) the relevant documents disclose no reasonable cause of action; or
  - (b) the proceeding is frivolous, vexatious or an abuse of the process of the Court.
- (2) The Court may, on application of a party, make a summary order in favour of that party if satisfied that—
  - (a) if the applicant is the applicant in the proceeding—there is no reasonable basis for resisting the applicant's claim; or
  - (b) if the applicant is a respondent in the proceeding—there is no reasonable basis for pursuing a proceeding against that applicant.

- (3) The Court may, in its discretion, make a summary order as to a particular issue without disposing of the proceeding as a whole.
- (4) If the Court makes a summary order without disposing of the proceeding as a whole, the Court may give directions about the determination of the remaining issues and, in the absence of any such direction, the proceeding will continue in the normal way as to the remaining issues.
- (5) If, when a proceeding is called on for hearing, the applicant or complainant does not attend (or no party attends) the Court may make an order dismissing the proceeding for want of prosecution.
- (6) If, when a proceeding is called on for hearing, the applicant or complainant attends, but a respondent, objector or intervener, as the case may be, does not, the Court may hear and dispose of the proceeding in a summary manner in the absence of that other party.

### **33. Court's power to stay**

The Court may stay a proceeding if the justice of the case so requires.

### **34. The suspense list**

- (1) If, at any stage, all parties to a proceeding do not then seek any orders or assistance from the Court or wish to defer progressing the proceeding for an indefinite period, the Court may, on its own initiative or on the application of a party, direct that the proceeding be placed in the suspense list.
- (2) A proceeding cannot be removed from the suspense list except by order of the Court.
- (3) If a proceeding has been in the suspense list for a period of twelve months the Clerk must, on not less than seven days notice to the parties, list it before a member for consideration as to whether it ought to be dismissed for want of prosecution.
- (4) A Judge may make such order as to the disposition of the proceeding as is appropriate in the circumstances.

### **35. Death or incapacity of a Judge**

- (1) If a Judge dies or becomes incapacitated before completing a hearing and determination of a proceeding, or, for some reason, it becomes impractical for the Judge to complete the hearing and determination the Licensing Court Judge may assign another Judge to complete the hearing and determination.
- (2) The Judge so assigned may complete the hearing and determination having regard to the existing transcript and exhibits and such other evidence as the parties may wish to adduce.

- (3) The judge may on his or her own initiative or shall, if requested by party, recall any witness whose evidence is material and in dispute.
- (4) If reasons for decision in final form were prepared before the Judge died or became incapacitated, the Judge to whom the proceeding is reassigned must publish the reasons and give a decision in accordance with them.

**36. Case stated**

Where the Court decides to state a case for consideration by the Supreme Court pursuant to the Act it may issue directions generally.

**CHAPTER 6—DOCUMENTS****37. Form of documents to be filed**

- (1) A document to be filed in the Court must be in an **approved form** and lodged at the Registry.
- (2) The Court may, in a particular proceeding, give directions—
  - (a) about the form in which documents are to be filed in the Court;
  - (b) imposing additional requirements about the filing or form of documents.
- (3) Documents may be filed physically or by other means including electronically in accordance with practice directions.

**38. Issue of sealed copy**

- (1) An officer of the Court must issue a sealed copy of any document that has been filed in the Court that is required for service on another party to the proceeding.
- (2) A document in electronic form is taken to bear the Court's seal if, when called up in readable form, a computer-generated image of the Court's seal appears on the document.
- (3) If the document is required for service on different parties, the officer of the Court must, at the request of a party who is to serve the document, issue different versions of the same document with the variations appropriate to the circumstances in which service is to be affected.

**39. Issue of certified copy**

An officer of the Court must, at the request of a party, issue a certified copy of a document filed in the Court.

**40. Power to reject documents submitted for filing**

- (1) A document is an abuse of the process of the Court if it contains matter that is scandalous, frivolous or vexatious.
- (2) If it appears to the Clerk that a document submitted for filing is an abuse of the process of the Court, the Clerk must refer the matter to a Judge.
- (3) If the Judge so directs, the Clerk will reject the document.
- (4) If it appears to the Court that a document that is an abuse of the process of the Court has been filed, a Judge may direct that it be struck from the file. Such a direction may be given either on the initiative of the Court or on application by a party.

**41. Court's power to amend**

- (1) The Court may at any stage of a proceeding—
  - (a) order the amendment of any document; or
  - (b) itself amend a document.
- (2) The Court may make an amendment, or order for amendment, on its own initiative or on application by a party.

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**CHAPTER 7—ORDERS AND DETERMINATIONS****42. When orders and determinations take effect**

- (1) Subject to this rule, an order that the Court makes following a process of adjudication takes effect when the Court pronounces that order.
- (2) The Court may order that an order take effect earlier or later than the time prescribed under sub rule (1).

**43. Clerk to settle and record orders and determinations**

- (1) Subject to this rule, an order must be formally entered in the Court's records.
  - (2) The Clerk must cause all orders that finally determine an issue arising in a proceeding to be drawn up signed and sealed with the seal of the Court.
  - (3) Within seven days of receipt of a sealed order, either party, upon notification to the other of their intention to do so, may apply to the Clerk to be heard on the form of the order if it is contended that the sealed order does not properly reflect the terms of the final determination. Upon receipt of such application the Clerk shall refer the matter to the presiding Judge who shall allow each party an opportunity to be heard, and if the Judge sees fit, the terms of the order may be amended accordingly.
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South Australia

## **Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2012**

under the *Motor Vehicles Act 1959*

### **1—Short title**

This notice may be cited as the *Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2012*.

### **2—Commencement**

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

### **3—Approved motor bikes and motor trikes**

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

## Schedule 1—Approved motor bikes and motor trikes

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

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

Suzuki RGV250

Kawasaki KR250 (KR-1 and KR1s models)

Honda NSR250

Yamaha TZR250

Aprilia RS250

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

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

Make	Model	Variant Name	Year	Capacity
AJS	Model 18	Model 18	Pre1963	497
	Model 20 (formerly known as Model 30)	Model 20	1955-61	498
Aprila	Moto 6.5	Moto 6.5	1998-99	649
	Pegaso 650	Dual Sports	1994-01	652
	Pegaso 650	Outback	2000-01	652
	Pegaso 650	Factory 650	2007-08	660
	Pegaso 650 I.E	Outback	2001-02	652
	Pegaso 650 I.E	Dual Sports	2001-06	652
	RXV4.5	RXV4.5	2006-08	449
	RXV5.5	RXV5.5	2006-08	549
	Scarabeo 400	Scarabeo 400	2007	399
	Scarabeo 500	Scarabeo 500	2007-08	460
	Sportcity 300	Sportcity 300	2008	278
	Strada 650	Road	2006-08	659
	Strada 650	Trail	2006-08	659
	SXV4.5	SXV450	2006-08	449
SXV5.5	SXV550	2006-08	553	
Asiawing	LD450	ODES MCF 450	2011	449
Benelli	Velvet Dusk	Velvet 400	2003-05	383
Beta	RR350	RR350	2011	349
	RR400	RR400	2010-11	398
	RR450	RR450	2010-11	449
	RR450	RR450	2008	448
	RR450	RR450	2000-07	510
	RR520	RR520	2010-11	498
	RR525	RR525	2008	510
	RR525	RR525	2000-07	510

BMW	C650	C600	2011	647
	C650	C650 GT	2011	647
	F650	Funduro	1995-00	652
	F650CS	Scarvar	2002-05	652
	F650CS	SE Road	2004-06	652
	F650GS (does not include models manufactured after Nov 2007 with 800mL engine)	Dakar F650GS	2000-08 2000-08	652 652
	F650ST	F650ST	1998	652
	F650	G650 GS	2009-11	652
	F650	G650 GS Serato	2012	652
	G 450 X	G 450 X	2008	450
	R50	R50	1969	499
	R60	R60/5, R60/6	1967	590
	R65	R65	1984-88	650
	R65LS	R65LS	1982-86	650
	R69	R69	1961	600
	F650GD	F650	2000	652
BSA	A50	A50	1964-70	500
	A65	A65	1966-69	650
	A7	A7	1961	500
	B40	B40	1969	350
	B44	B44	1967-71	440
	B50	B50	1971	495
	B50SS Goldstar	B50SS Goldstar	1971	498
	G650 GS	G650 GS	2010	652
	G650 GS Serato	G650 GS	2010	652
	Gold Star	Gold Star	1962	500
	Lightning	Lightning	1964	654
	Spitfire MKIII	Spitfire MkIII	1967	650
	Thunderbolt	Thunderbolt	1967	499
Buell	Blast	Street Fighter	2002-07	491
Bug	SEE KYMCO			
Bultaco	Alpina	Alpina	1974	350
	Frontera	Frontera	1974	360
	Sherpa	Sherpa	1974	350
Cagiva	360WR	360WR	1998-02	348
	410TE	410TE	1996	399
	610TE-E	610TEE	1998	576
	650 Alazzurra	650 Alazzurra	1984-88	650
	650 Elfant	650 Elfant	1985-88	650
	Canyon 500	Dual Sports	1999-06	498
	Canyon 600	Dual Sports	1996-98	601
	River 600	River 600	1995-98	601
Coassack (Cossack)	W16 600	W16 600	1995-97	601
	650	650	1974	649

Derbi	Mulhacen	659/659 Café	2008	659	
	Rambla	RA 300	2010	278	
Dneper	K650	K650	1972	650	
	Dneiper	Dneiper	1974	650	
	K650	K650 Dnepr	1967-74	650	
	MT9	MT9	1974	650	
Ducati	400 Monster	400 Monster	2002	398	
	400 SS Junior	400 SS	1989-96	398	
	400SS	400SS	1992-95	398	
	500SL	Pantah	1984	499	
	500 Desmo	500 Desmo Sport	1978	497	
	600 Monster	600 Monster	1994-01	583	
	600 Monster	Dark	1998-01	583	
	600 S	600 Supersport	1994-97	583	
	600M	600M	1994-01	583	
	600SL	Pantah	1980-84	583	
	600SS	600SS	1994-98	583	
	620 Monster Lite	M620 Lite	2003-07	618	
	620 Multistrada Lite	MTS620 24.5Kw	2005-07	618	
	DM 350	350	Pre 1985	350	
	DM 450	450	Pre 1985	448	
	DM450	DM450	1972	450	
	DM500	DM500	1981-84	498	
	F4	400 F4	1986	400	
	M4	M620ia Lite	2003-04	620	
	M5	Monster 659	2011	659	
	Enfield	Bullet	Classic	1993-08	499
		Bullet	Deluxe	1993-08	499
Bullet		Electra Road	2006-08	499	
Bullet 350		Deluxe	1988-01	346	
Bullet350		Superstar	1988-94	346	
Bullet 350		Classic	1993-01	346	
Bullet 65		Road	2003-04	499	
Lightning		Road	2000-08	499	
Military		Road	2002-08	499	
Taurus		Diesel	2001	325	
Gas-Gas	Bullet 350 STD	Royal Enfield	1960-90	346	
	EC300	SM Supermotard	2002	299	
	EC300	Enduro	2001-02	299	
	EC400	FSE Enduro	2002-03	399	
	EC450	FSE Enduro	2003-05	449	
	EC450	FSE Supermotard	2003-08	449	
	EC450	FSR Enduro	2006-08	449	
	FS400	FS40A	2006	398	
	FS450	FS45	2006	443	
	FS500	FS50	2006	503	
	FSE 400	400	2002	398	
	FSE 450	450	2003-08	398	
	Pampera	320 Trail	1998-02	333	

	Pampera	400 Trail	2006-08	399
	Pamper	450	2007-08	399
	SM400	Supermotard	2003-08	399
	SM450	Supermotard	2003-08	443
	TT300	EC300	1998-08	295
Gilera	Fuoco 500	Fuoco 500	2007-08	493
	Nexus 500	Nexus 500	2003-08	460
Harley	SS350	SS350	1974	350
Honda	600V Transalp	600V Transalp	1988	583
	Bros	Bros	1992	399
	C70	Dream	Pre 1970	305
	CB350	CB350	1969	348
	CB350F	CB350F	1973	325
	CB360	CB360	1973-74	360
	CB400	CB400	1981	395
	CB400	CB400	2008	408
	CB400F	CB400F	1975	395
	CB400N	CB400N	1981	408
	CB400T	CB400T	1977	399
	CB450	CB450	1972-75	450
	CB500	CB500	1977	498
	CB550	CB550	1978	544
	CB650	CB650	1979-82	627
	CBX550	CBX550F	1982-85	572
	CJ360	CJ360	1976	356
	CL450	CL450	1965-77	444
	CRF450X	CRF450X	2005-08	449
	CX500	CX500	1977-82	495
	CX650	CX650	1983-85	647
	Deauville	NT650V	2002-06	647
	FJS400A	SW-T400	2009	399
	FT500	FT500	1984	498
	FTS600D	Silverwing	2006-08	582
	GB400	GB400	1992	399
	GB500	GB507	1987-91	498
	GL400	GL400	1985	396
	NF02	SH300	2009	279
	NT400	NT400	1989-92	400
	NTV650	Revere	1989-92	647
	NX650	Dominator	1988-00	644
	RVF400	OBI RVF400	1992-96	399
	SL350	SL350	1972	348
	Steed	Steed	2002	398
	VT400C	Shadow, VT400F	2009	399
	VT500	VT500F	1984-86	498
	VT600C	VT600C	1993-00	583
	XBR500	XBR500	1986-89	499
	XBR500SH	XBR500SH	1986-89	499
	XL350	XL350	1984-87	339

	XL500	XL500	1980-84	498
	XL600	XL600	1984 -89	589
	XL600R	XL600R	1984-87	589
	XL600RMG	XL600RMG	1986-88	591
	XL600VH	Transalp	1987-89	583
	XL650V	Transalp	2002-08	647
	XR350	XR350	1983	339
	XR350R	XR350R	1983-84	339
Honda.	XR350R	XR350R	1985-86	353
	XR400	XR400	1996-08	397
	XR400 Motard	XR400 M	1996-08	397
	XR400R	XR400R	1996-08	397
	XR500	XR500	1979-85	498
	XR500R	XR500R	1983-84	498
	XR600	XR600	1985	591
	XR600R	XR600R	1985-00	591
	XR650L	XR650L	2001-06	644
	XR650R	XR650R	2000-06	649
Hunter	DD350E-6C	Daytona	2010	320
Husaberg	FE400	Enduro	2000	399
	FE450	Enduro	2008-10	449
	FE501E	Enduro	1997-03	501
	FE570	Enduro	2008-10	565
	FE600E	Enduro	1997-00	595
	FE650E	Enduro	2004-08	628
	FE650E	Enduro	2000-04	644
	FS450E	Enduro	2004	449
	FS450	Supermotard	2008-10	449
	FS570	Supermotard	2009-10	565
	FS650C	Supermotard	2004-05	628
	FS650E	Supermotard	2004-08	628
	FS650E	Supermotard	2002-04	644
	FE (Enduro) 4E8	FE4E8	2000	399
	FE (Enduro) 5E8	FE5E8	2000	501
	FE (Enduro) 7E8	FE7E8	2000	644
	FE550	FE550	2004	550
	TE300	TE Series	2010-2011	293
Husqvarna	300WR	WR300	2008-10	298
	310TE	TE310 A3	2010	303
	310TE	TE310 A2	2008-10	298
	350TE	TE350	1995	349
	400SM	Supermotard	2002-04	400
	400TE	Enduro	2000-01	400
	410TS	Enduro	1998-00	400
	410TS	Enduro	1994-97	415
	450SM	Supermotard	2003-07	449
	450SMR	Supermotard	2003-08	449
	450SMRR	Supermotard	2008	449
	450TC	Motocross	2001-08	449

	450TE	Enduro	2001-07	449
	450TE-ie	Enduro	2007-08	449
	450TXC	Trail	2007-08	449
	A6 SMR 449	A600AB	2010-2012	450
	A6 TE 449	A600AATE449	2010	450
	A6 SMR 511	A601AB	2010-2012	478
	A6 TE 511	A601AATE511	2010	478
	A6 SMR 511	A602AB	2010	478
	510SM	Supermotard	2004-10	501
	510TC	Motocross	2004-07	501
	510TE	Enduro	2004-08	501
	510TE	Enduro	1984-85	505
	510TE	Enduro	1986-90	510
	510TE-ie	TE510ie	2008	510
	570TE	570TE(RP)	2000	577
	610SM	Dual Sports	200-08	577
	610TE	TE610(RP), 610TE-e	2000	577
	610TE	Dual Sports	2008	577
	AE430	Enduro	1986-88	430
	WR260	Enduro	1990-91	260
	WR300	Enduro	2010	293
	WR360	Enduro	1991-03	349
	WR400	Enduro	1984-88	396
	WR430	Enduro	1988	430
	SM 450ie	SM 450ie	2008	449
	SM 510ie	SM 510ie	2009	501
	SMS630	A401AB, SM630	2010	600
	TE310ie	TE310ie	2008	298
	TE630	630TE	2010	600
	WR300	WR300	2008	298
Hyosung	GT650L	Comet	2005-08	647
	GT650RL	Comet	2005-08	647
	GT650SL	Comet	2005-08	647
	GT650-40	GT650R	2010-2012	647
	GT650S-40	GT650S	2010-2012	647
	GT650-40	GT650	2010-2012	647
	GT650R	GT650R-40	2012	647
	GT650 Comet	GT650-40	2012	647
	GT650S	GT650SL-40	2012	647
	GT650S	GT650SH40	2012	647
	GV650C	Aquila Classic	2010	647
	GV650L	Aquila	2008-09	647
	GV650-40	Aquila	2010-2012	647
Indian	Velo	Velo	1969	500
Jawa	350	350	1974	350
	638 Road	638 Road	1984-85	343
	638 Road	638 Road	1985-86	343
Kawasaki	EN400	Vulcan	1986	400
	EN450	450Ltd	1995-87	454

EN500	Vulcan	1990-02	500
ER-5	ER500	1999-06	498
ER-650C	Er-6nL	2009	649
ER-650C	Er-6nL ABS	2009-2011	649
ER650F	ER-6NL ABS	2011-2012	649
EX650F	Ninja 650RL ABS	2011-12	649
EX400	GPX 400R	1984-94	399
EX650C	Ninja 650RL	2009-10	649
EX650C	Ninja 650RL ABS	2009-11	649
GPZ550	GPZ550	1981-90	553
GT550	Z550	1984-88	553
KL600	KLR600	1984-87	564
KL650	KLR650	1987-10	651
KLE500	Dual Sports	1992-08	498
KLR600	KL600	1984-87	564
KLR650	KL650	1987-2012	651
KLX300R	KLX300R	1996-04	292
KLX400	KLX400	2003	400
KLX450R	KLX450R	2001-2012	449
KLX650	KLX650	1989-95	651
KLX650R	Enduro	1993-04	651
KZ400	KZ400	1974-84	398
KZ440	KZ440	1985	443
KZ500	KZ500	1979	497
KZ550	KZ550	1986	547
LE650D	Versys 650L ABS	2010-2012	649
LTD440	LTD440	1982	443
LX400	LX400 Eliminator	1989	398
S2	S2	1972	346
S3	S3	1974	400
W1 650	W650	1965-70	623
Z400B2	KZ400B2	1979	398
Z400D	KZ400	1975	398
Z500	Z500	1980	498
ZR550	Zephyr	1991-99	553
ZZR400	ZZR400	1991	399
KTM 300EXC	Enduro	1984-00	280
300EXC	Enduro	2002-08	293
300EXC	Enduro	2004-07	293
300EXC	Enduro	2000-2011	297
300EXC-E	Enduro	2007-08	293
30GS	Enduro	1990-95	280
350EXC Special R	Enduro	2005-06	350
360EXC	Enduro	1996-98	360
380EXC	Enduro	2000	368
400EXC	Enduro	2008-09	393
400GS	Enduro	1993-99	400
400SC	400SC	1996-98	400
400TE	400Te	2001	400

	450EXC	Enduro	2002-07	448
	450EXC	Enduro	2005-09	449
	450EXC	Enduro	2011-on	449
	500GS	Enduro	1984-91	553
	500EXC	Enduro	2011-on	510
	510EXC	Enduro	1999-02	510
	520EXC	Enduro	2000-02	510
	525EXC	Enduro	2002-05	510
	525EXC-R	Enduro	2005-07	510
	530EXC	Enduro	2008-09	510
	600 Enduro	Enduro	1987-93	553
	600 Enduro Incas	Enduro	1989-90	553
	625SMC	625SMC	2004	609
	660SMC	4T-EGS	2004	654
	690 Rally Replica	4T-EGS	2010	654
Kymco	Bug Xciting	500i	2008-08	498
	Bug Xciting	500Ri	2005-08	498
	Bug Xciting	500	2005-08	498
	Downtown 300i	V20000 (300i)	2010-11	298
	Downtown 300i	V20001 (300i) ABS	2010-11	298
Lambretta	All model	Lambretta	Pre2008	Under 660
Laro	DD35E-6C	Pro Street	2011	320
	SPT series	SPT350	2011	320
Laverda	500	500	1979	497
Lifan	LF400	LF400	2009	399
Lifeng	Regal Raptor	Cruiser 350	2011	320
Maico	Enduro	500E	1984-88	488
Matchless	G12	G12, 650	Pre1966	646
	G80	Harris	1988-90	494
	G80	G80	Pre 1963	497
	650	G11, G12, model 31	1958-66	646
	500	G80 Major	1949-66	500
MBK	Falcone	Yamaha XT660R	2005-08	660
	Yamaha XT660X	Yamaha XT660X	2005-08	660
Montessa	Cota 330	Trial	1985-86	328
	Cota 33	Trial	1986-88	328
	Cota 348T	Trial	1984-87	305
	Cota 3505	Trial	1984-85	349
Moto Guzzi	350 GT	350 GT	1992	350
	Falcone	Falcone	1972	498
Moto Guzzi cont	V35	V35	1977-80	346
	V50	V50	1977-79	490
	V50	Monza	980-85	490
	V65	V65	1982-87	643
	V65	Lario	1984-89	643
Moto	3.5 Road	3.5 Road	1984-85	344
Morini	350 Sport	350 Sport	1974-85	344
	500 Camel	Trail	1984-86	479
	500 SEI	500 SEI	1984-85	479

	500 Strada	500 Strada	1977-85	479
	500W	500 V-twin	1977	
MuZ	Baghira	Enduro	1999-02	660
	Mastiff	Supermotard	1999-02	660
	Skorpion	Replica	1998-02	660
	Skorpion	Sport	1998-02	660
	Skorpion	Traveller	1998-02	660
	Skorpion	Tour	1998-02	660
MV Agusta	350	350	1972-76	349
Norton	650SS	650SS	1962-68	650
	ES2	ES2	Pre 1963	490
	Manxman	Manxman	1961	650
	Model 88	Dominator	Pre 1966	497
	Navigator	Navigator	1964	350
Oz Trike	Fun 500	Fun 500	Pre 2008	500
Panther	Model 100	Model 100	Pre 1963	598
	Model 120	Model 120	Pre1966	645
Peugeot	Geopolis (400)	AEAA	2007-08	399
	Satelis (400)	AEAA	2007-08	399
	Satelis (500)	AFAA	2007-08	493
Piaggio	MP3 300	MP3 300	2010	278
	MP3 400	MP3 400	2008	399
	MP3 500	MP 3 500	2011	493
	X7 Evo 300	Evo 300	2009	278
	X8 400	X8 400	2007-08	399
	X9 500	X9 500	2001-08	460
	XEVO 400ie	XEVO 400ie	2007-08	399
Rickman	650	Triumph	1964	649
Royal	Bullet	Bullet350	1988-01	500
Enfield	Bullet	Bullet 500	1993-11	499
	Bullet	Electra	2005-11	499
	Bullet	Classic	2005-11	499
	Bullet	UCE	2009-11	499
	Lightning	Lightning 500	2000-08	350
	Taurus	Diesel 324	1997	324
	Taurus	Diesel 325	2000-01	325
RS Honda	XR400M	Motard	2005-08	397
Rudge	650	Rudge	Pre 1961	650
Whitworth				
Sherco	S4	Enduro	2005-06	448
	S4	Enduro 250	2010	248
	S4	Enduro 450	2010	448
	S4	Enduro 510	2010	510
	S4	Enduro 300	2010	290
Suzuki	AN400	Burgman	2006-2012	400
	AN650	Burgman	2002-2012	638
	DR350	All	1991-98	349
	DR400	DR400	1999	400
	DR500	All	1981-84	498

	DR600	DR600S, DR600R	1985-90	598
	DR650	All	1990-08	644
	DR650SE	DR650SE	1997-12	644
	DR-Z400E	DR-Z400E	2005-12	398
	DR-Z400S	DR-Z400S	2005-12	398
	DR-Z400SM	DR-Z400SM	2005-12	398
	GN400	GN400	1980-81	400
	GR650	All	1983-88	651
	GS400	GS400	1976-82	400
	GS450	All	1988-89	450
	GS450E	GS450E	1977-89	450
	GS500	GS500	2000-12	487
	GS500	GS500	1976-82	492
	GS500F	GS500F	2004-12	487
	GS550	All	1977-82	549
	GSR400	GSR400	2006-08	398
	GSX400	F	1981-04	398
	GSX400	E	1981-84	398
	GSX650FU	GSX650FU	2008-12	656
	GT380	GT380	1973-78	380
	GT500	GT500	1976-78	500
	GT550	GT550	1973-78	550
	KATANA550	KATANA550	1981-83	550
	LS650	Savage	1986-89	652
	PE400	PE400	1980-81	400
	RE5	Rotary	1974	500
	SFV650U	SFV650U	2009-12	645
	SP370	Enduro	1978	370
	SV650SU	SV650SU	2008-12	645
	T500	T500	1970-74	500
	TS400	TS400	1976	400
	XF650	Freewind	1997-01	644
SYM	Citycom 300	LH30W	2008-2012	263
	Firenze	LM30W	2009-2012	263
TM	300E	Enduro	2000-08	294
	400E	Enduro	2002-03	400
	450E	Enduro	2003-08	449
	450MX	450MX	2008	449
	530E	Enduro	2003-08	528
	530MX	530MX	2008	528
	300 Enduro	TM300E	2000	297
	450	TM450	2003	450
	530	TN530	2003	528
	TM300	TM300	2002	297
	TM400	TM400	2002	400
Triumph	21	21	1963	350
	Daytona 500	Daytona 500	1970	490
	T100	Tiger	1968	498
	T120	Bonneville	1968	649

	TR5	Trophy	1969	449
	TR6	Trophy	1961-73	649
	TR7	Tiger	1971	649
	Tribsa	Tribsa	1960-70	649
	Thunderbird 650	6T, TR65	1949-66	649
	Note: Only includes models manufactured up to and including 1983			
Ural	Dneiper	Dneiper	1974	650
	K650	K650	1967-74	650
	MT9	MT9	1974	650
Velocette	Thruxton	Thruxton	1965-67	499
	Venom	Venom	1955-70	499
Vespa	GTS 300 Super	GTS 300 S	2008	278
	GTS 300 Super	GTS 300 S	2010	278
	GTV 300 VM	GTV	2010	278
Vor	400 Enduro	400 Enduro	2000	399
	450 Enduro	450 Enduro	2002	450
	500 Enduro	500 Enduro	2001	503
	530 Enduro	530 Enduro	2001	530
	VOR Enduro	400SM	2000-01	399
	VOR Enduro	500SM	2000-01	503
Xingyue	XY400Y	XY400Y	2008-09	400
Yamaha	DT400	DT400	1976-77	400
	IT426	IT426	1987	426
	IT465	IT465	1987	465
	IT490	IT490	1983	490
	MX400	MX400	1976	400
	RD350	RD350	To 1975	350
	RD350LC	LC350	1980 - 86	350
	RD400	RD400	1976	398
	RT2	RT2	1970	360
	RT350	RT350	1972	347
	SR400	SR400	1978-82	400
	SR400	SR400	2001-2008	400
	SR500	SR500	1978	499
	SRX400	SRX400	1985-90	400
	SRX600	SRX600	1996	608
	SZR660	SZR660	1997	659
	TT350	TT350	1986-01	346
	TT500	TT500	1975	500
	TT600	TT600	1995	595
	TT600E	TT600E	1997	595
	TT600R	TT600R	1999	595
	TX650	TX650	1976	653
	WR400F	WR400F	1998-2000	399
	WR426F	Belgarda import only	2001	426
	WR450	WR450	2002	450

WR450F	WR450F	2003-05	450
WR450F	WR450F	2006-12	450
XJ550	XJ550	1981-82	428
XJ6	XJ6FL (25kw)	2009-12	600
XJ6	XJ6NL (25kw)	2009-12	600
XJ6	XJ6SL (25kw)	2010-12	600
XJ650	XJ650	1991	653
XJR400	XJR400	1999	400
XJR400	4HM	2003	399
XP500	XP500	2000-12	499
XS400	XS400	1978-82	391
XS650	XS650	1972-1984	653
XT350	XT350	1985-99	346
XT500	XT500	1976-81	499
XT550	XT550	1982-84	552
XT600	XT600	1983-04	590
XT660R	XT660R	2004-12	659
XT660X	XT660X	2004-12	660
XTZ660Z	XT660Z Tenere	1996-2012	659
XV400	XV400 Virago	1983	399
XV535	XV535 Virago	1996-98	535
XVS650	XVS650	1997-2012	650
XZ400	XZ400	1982	399
XZ550	XZ550	1982-83	550
XT600Z	Tenere	1988-89	595
XVS650A	ZVS650A	2000	649
YP400	Majesty	2008-12	395

## Note:

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

All motorcycles with electric powered engines are approved.

## Schedule 2—Revocation

The *Motor Vehicles (Approval of Motor Bikes and Motor Trikes) Notice 2011* made on 15 December 2011 (*Gazette* No.84, 15 December 2011 p4931) is revoked.

**Ron Shanks**

**DEPUTY REGISTRAR OF MOTOR VEHICLES**

12 April 2012

South Australia

## **Public Sector (Reorganisation of Public Sector Operations) Notice 2012**

under section 9(1) of the *Public Sector Act 2009*

### **1—Short title**

This notice may be cited as the *Public Sector (Reorganisation of Public Sector Operations) Notice 2012*.

### **2—Commencement**

This notice will come into operation on 23 April 2012.

### **3—Transfer of employees**

An employee named in schedule 1 of this notice is transferred to employment in the Urban Renewal Authority on the same and terms and conditions as applied immediately prior to the transfer.

### **Schedule 1:**

The following Department for Communities and Social Inclusion ongoing employees:

- (a) Rodney Lincoln BARRINGTON
- (b) Hannah Corrie BARTALOS
- (c) Peter James BARTLETT
- (d) Kevin Ross BIGNELL
- (e) Atholl Forbes BONNER
- (f) Gianni James BUSATO
- (g) Geoffrey Stewart CLARIDGE
- (h) Benjamin Luke COOPER
- (i) Jodi Kay DAVY
- (j) Peter John DAWBER
- (k) David Vincent DE CONNO
- (l) Alison Nicolle DWYER
- (m) Bronte Ruth ELSTON
- (n) Robyn Julie EVANS
- (o) Peter Jan FERNEE
- (p) Catherine Dawn FOX
- (q) Trevor Marian GIELTOWSKI
- (r) Jarrod Wesley GITSHAM
- (s) Kylee Rae GLIGIC

- (t) Adam Karl GREEN
- (u) Belinda Louise HALLSWORTH
- (v) Christopher Bradfield HARBINGER
- (w) Timothy James HOOK
- (x) Dylan Thomas JONES
- (y) Pusheela Devi JUMMUN
- (z) Alexander James KINNEAR
- (aa) Gary Maurice LIGHT
- (bb) Geraldine Li Pheng LIM
- (cc) Evan David LLOYD
- (dd) Christopher John LOVELL
- (ee) Rosa Maria MACCHIAVELLI
- (ff) Phillip Dale MCDONNELL
- (gg) Colleen Natalie MCDONNELL
- (hh) Terry David MENADUE
- (ii) Patrick Stewart MITCHELL
- (jj) Marcela NADASAN
- (kk) Lien Anh NGO
- (ll) Michael Dean NIETSCHKE
- (mm) Joseph Bernard NOLAN
- (nn) Steven PARGALITI
- (oo) Nikki Anne PARKER
- (pp) Josie Joanne PASTORE
- (qq) Justin Edward PEACOCK
- (rr) Ryan PRINCE
- (ss) John RUSHFORTH
- (tt) Reaksmey SIM
- (uu) Noelene Rae SLAVEN
- (vv) Meree Lynn SPEED
- (ww) Luke Adam SQUIRE
- (xx) David Alfred John SUTTON
- (yy) Gary John SUTTON
- (zz) Kristy Leanne THOMAS
- (aaa) Colleen Anne TILBROOK
- (bbb) Christopher Ralph TILBROOK
- (ccc) Mario VITAGLIANO
- (ddd) Cindy Denise WADSWORTH
- (eee) Kylie Michelle WHITE
- (fff) Jennie Sarah WILKINSON
- (ggg) Stephanie Jean WILSON
- (hhh) Lynda Anne WOOD
- (iii) Luba ZAHARUIKO
- (jjj) Manfred Johann ZEIHNER

The following Department for Communities and Social Inclusion term employees:

- (a) David Anthony ATKINSON
- (b) Michael Julian BOSIO
- (c) Niko BOURMAS
- (d) Beth Louise CASEY
- (e) Lilyana CSONGRADY
- (f) Allen Lloyd DONNELL
- (g) Con HADJICOSTANTIS
- (h) Alix Patricia HARRIGAN
- (i) Hanh Thi NGUYEN
- (j) Alice Grynbeck LAWSON
- (k) David Andrew O'LOUGHLIN
- (l) Patricia Maria O'DONOVAN
- (m) Pietrizia RUEHLAND
- (n) Travis Thomas FRECKLETON
- (o) James Stewart FINNIS
- (p) Alexandra Elizabeth NATION
- (q) Olivia Jane PIPER
- (r) Jacob Peter GRESSWELL
- (s) Thomas Antony ROSSINI
- (t) Benjamin John WARD
- (u) Kieran John WEIR

**Made by the Premier**

on 19 April 2012

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## MINING ACT 1971

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

Applicant: Teck Australia Pty Ltd  
 Location: Tallaringa area—Approximately 120 km west of Coober Pedy.  
 Term: 2 years  
 Area in km<sup>2</sup>: 479  
 Ref.: 2011/00120

Plan and co-ordinates can be found on the DMITRE website: [http://www.pir.sa.gov.au/minerals/public\\_notices](http://www.pir.sa.gov.au/minerals/public_notices) or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Teck Australia Pty Ltd  
 Location: Tallaringa area—Approximately 110 km south-west of Coober Pedy.  
 Term: 2 years  
 Area in km<sup>2</sup>: 209  
 Ref.: 2011/00125

Plan and co-ordinates can be found on the DMITRE website: [http://www.pir.sa.gov.au/minerals/public\\_notices](http://www.pir.sa.gov.au/minerals/public_notices) or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Pirie Resources Pty Ltd  
 Location: Rudall area—Approximately 45 km south-south-east of Kimba.  
 Term: 2 years  
 Area in km<sup>2</sup>: 60  
 Ref.: 2011/00148

Plan and co-ordinates can be found on the DMITRE website: [http://www.pir.sa.gov.au/minerals/public\\_notices](http://www.pir.sa.gov.au/minerals/public_notices) or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Energia Minerals Limited  
 Location: Blyth Creek area—Approximately 90 km south-east of Oodnadatta.  
 Pastoral Lease: The Peake.  
 Term: 2 years  
 Area in km<sup>2</sup>: 369  
 Ref.: 2011/00280

Plan and co-ordinates can be found on the DMITRE website: [http://www.pir.sa.gov.au/minerals/public\\_notices](http://www.pir.sa.gov.au/minerals/public_notices) or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Minotaur Operations Pty Ltd  
 Location: Mutooroo area—Approximately 50 km south-east of Olary.  
 Pastoral Leases: Mutooroo, Tepco and Oulnina.  
 Term: 2 years  
 Area in km<sup>2</sup>: 481  
 Ref.: 2011/00301

Plan and co-ordinates can be found on the DMITRE website: [http://www.pir.sa.gov.au/minerals/public\\_notices](http://www.pir.sa.gov.au/minerals/public_notices) or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Equinox Resources Ltd  
 Location: Glenorchy area—Approximately 60 km north-west of Olary.  
 Pastoral Leases: Kalabity, Mount Victor, Plumbago and Curnamona.  
 Term: 2 years  
 Area in km<sup>2</sup>: 778  
 Ref.: 2011/00302

Plan and co-ordinates can be found on the DMITRE website: [http://www.pir.sa.gov.au/minerals/public\\_notices](http://www.pir.sa.gov.au/minerals/public_notices) or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Gold Fields Australasia Pty Ltd  
 Location: Morgan area—Approximately 140 km north-east of Adelaide.  
 Pastoral Leases: Bunyung, Oakview and Balah.  
 Term: 2 years  
 Area in km<sup>2</sup>: 982  
 Ref.: 2012/00004

Plan and co-ordinates can be found on the DMITRE website: [http://www.pir.sa.gov.au/minerals/public\\_notices](http://www.pir.sa.gov.au/minerals/public_notices) or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: South Australian Iron Ore Group Pty Ltd  
 Location: Tumbay Bay area—Approximately 50 km north-east of Port Lincoln.  
 Term: 2 years  
 Area in km<sup>2</sup>: 272  
 Ref.: 2012/00008

Plan and co-ordinates can be found on the DMITRE website: [http://www.pir.sa.gov.au/minerals/public\\_notices](http://www.pir.sa.gov.au/minerals/public_notices) or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Peninsula Resources Pty Ltd  
 Location: Moonta-Wallaroo area—Approximately 140 km north-west of Adelaide.  
 Term: 2 years  
 Area in km<sup>2</sup>: 819  
 Ref.: 2012/00012

Plan and co-ordinates can be found on the DMITRE website: [http://www.pir.sa.gov.au/minerals/public\\_notices](http://www.pir.sa.gov.au/minerals/public_notices) or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Minotaur Operations Pty Ltd  
 Location: North Roxby Downs area—Approximately 60 km north-west of Andamooka.  
 Pastoral Leases: Billa Kalina and Stuart Creek.  
 Term: 2 years  
 Area in km<sup>2</sup>: 368  
 Ref.: 2012/00022

Plan and co-ordinates can be found on the DMITRE website: [http://www.pir.sa.gov.au/minerals/public\\_notices](http://www.pir.sa.gov.au/minerals/public_notices) or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Minotaur Operations Pty Ltd  
 Location: Acropolis South area—Approximately 50 km south-west of Andamooka.  
 Pastoral Leases: Andamooka, Purple Downs and Roxby Downs.  
 Term: 2 years  
 Area in km<sup>2</sup>: 308  
 Ref.: 2012/00023

Plan and co-ordinates can be found on the DMITRE website: [http://www.pir.sa.gov.au/minerals/public\\_notices](http://www.pir.sa.gov.au/minerals/public_notices) or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: IMX Resources Limited  
 Location: Warrina North area—Approximately 40 km north-east of Coober Pedy.

Pastoral Leases: Mount Barry and Anna Creek.

Term: 2 years

Area in km<sup>2</sup>: 565

Ref.: 2012/00029

Plan and co-ordinates can be found on the DMITRE website: [http://www.pir.sa.gov.au/minerals/public\\_notices](http://www.pir.sa.gov.au/minerals/public_notices) or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: IMX Resources Limited  
 Location: Warrina South area—Approximately 80 km east of Coober Pedy.  
 Pastoral Lease: Anna Creek.  
 Term: 2 years  
 Area in km<sup>2</sup>: 279  
 Ref.: 2012/00030

Plan and co-ordinates can be found on the DMITRE website: [http://www.pir.sa.gov.au/minerals/public\\_notices](http://www.pir.sa.gov.au/minerals/public_notices) or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, 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 and Energy proposes to grant an Exploration Licence over the undermentioned area:

Applicant: Southern Exploration Pty Ltd  
 Location: Commonwealth Hill area—Approximately 90 km north of Tarcoola.  
 Pastoral Lease: Commonwealth Hill.  
 Term: 2 years  
 Area in km<sup>2</sup>: 416  
 Ref.: 2012/00036

Plan and co-ordinates can be found on the DMITRE website: [http://www.pir.sa.gov.au/minerals/public\\_notices](http://www.pir.sa.gov.au/minerals/public_notices) or by phoning Mineral Tenements on (08) 8463 3103.

J. MARTIN, Mining Registrar

#### NATIONAL ELECTRICITY LAW

THE Australian Energy Market Operator (AEMO) gives notice under the National Electricity (Miscellaneous and Consequential) Amendment Rules 2010 that AEMO publish the NMI Standing Data Schedule on their website [www.aemo.com.au](http://www.aemo.com.au). The date fixed for commencement of the NMI Standing Data Schedule is 1 July 2012.

The new Clause 3.13.12A under Section 7 inserts the following provisions into the National Electricity Rules:

##### 3.13.12A NMI Standing Data Schedule

- (a) AEMO must, in consultation with the responsible authorities for participating jurisdictions, *Registered Participants*, and other interested persons, develop a scheme for an NMI standing data schedule (the *NMI Standing Data Schedule*).
- (b) In developing the scheme, AEMO must have regard to the jurisdictional NMI standing data schedules.
- (c) The proposed scheme must include provisions dealing with:
  - (1) the obligations of *Registered Participants* and others to provide information for inclusion in the Schedule; and

- (2) the rights of *Registered Participants* and others to have access to the Schedule; and
- (3) amendment of the Schedule.
- (d) The scheme supersedes clause 3.13.12 and, on the date it takes effect, that clause is revoked.
- (e) AEMO must publish a notice of its adoption of the scheme in the *South Australian Government Gazette*:
- (1) setting out the provisions of the scheme; and
  - (2) fixing a date for its commencement.
- (f) The scheme takes effect on the date fixed under paragraph (e) (2).

Paul LeFavi  
Australian Energy Market Operator Ltd  
Telephone: (03) 9609 8341  
Facsimile: (03) 9609 8080

April 2012.

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

*Suspension of Petroleum Exploration Licence—PEL 101*

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Exploration Licence has been suspended for the period from and including 2 April 2012 until 1 April 2013, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 101 is now determined to be 22 January 2016.

Dated 11 April 2012.

B. A. GOLDSTEIN,  
Executive Director,  
Energy Resources Division  
Department for Manufacturing, Innovation,  
Trade, Resources and Energy  
Delegate of the Minister for Mineral  
Resources and Energy

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

*Suspension of Petroleum Exploration Licence—PEL 110*

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Exploration Licence has been suspended for the period from and including 11 April 2012 until 10 October 2012, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The expiry date of PEL 110 is now determined to be 9 November 2015.

Dated 16 April 2012.

B. A. GOLDSTEIN,  
Executive Director  
Energy Resources Division  
Department for Manufacturing, Innovation,  
Trade, Resources and Energy  
Delegate of the Minister for Mineral  
Resources and Energy

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

*Suspension of Condition  
Extension of Licence Term Petroleum Exploration Licence  
PEL 182*

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

The term of PEL 182 has been extended by a period corresponding to the period of suspension, such that PEL 182 will now expire on 22 November 2014.

Dated 13 April 2012.

B. A. GOLDSTEIN,  
Executive Director,  
Energy Resources Division  
Department for Manufacturing, Innovation,  
Trade, Resources and Energy  
Delegate of the Minister for Mineral  
Resources and Energy

RADIATION PROTECTION AND CONTROL ACT 1982

SECTION 44

*Notice by Delegate of the Minister for Sustainability,  
Environment and Conservation*

PURSUANT to Section 44 of the Radiation Protection and Control Act 1982, I, Graeme Robert Palmer, Manager of the Radiation Protection Branch of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt the Nganampa Health Council ('the owner') from the requirements of Regulation 91 (10) of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, in respect of a NOMAD Hand Held Dental Ionising Radiation Apparatus ('the apparatus') subject to the following conditions:

The owner of the apparatus shall:

1. Ensure that the apparatus is at all times used in accordance with the Nganampa Health Council Radiation Management Plan for the use of the NOMAD Hand Held Dental X-ray Unit; and
2. Ensure that persons operating the apparatus are trained and are specifically licensed to operate the apparatus under Section 31 of the Act.

Dated 17 April 2012.

G. R. PALMER, Delegate of the Minister  
for Sustainability, Environment and  
Conservation

RADIATION PROTECTION AND CONTROL ACT 1982

SECTION 44

*Notice by Delegate of the Minister for Sustainability,  
Environment and Conservation*

PURSUANT to Section 44 of the Radiation Protection and Control Act 1982, I, Graeme Robert Palmer, Manager of the Radiation Protection Branch of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt the North Adelaide Dental Care ('the owner') from the requirements of Regulation 91 (10) of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, in respect of a NOMAD Hand Held Dental Ionising Radiation Apparatus ('the apparatus') subject to the following conditions:

The owner of the apparatus shall:

1. Ensure that the apparatus is at all times used in accordance with the North Adelaide Dental Care Radiation Management Plan for the use of the NOMAD Hand Held Dental X-ray Unit; and
2. Ensure that persons operating the apparatus are trained and are specifically licensed to operate the apparatus under Section 31 of the Act.

Dated 17 April 2012.

G. R. PALMER, Delegate of the Minister  
for Sustainability, Environment and  
Conservation

## RADIATION PROTECTION AND CONTROL ACT 1982

## SECTION 44

*Notice by Delegate of the Minister for Sustainability,  
Environment and Conservation*

PURSUANT to Section 44 of the Radiation Protection and Control Act 1982, I, Graeme Robert Palmer, Manager of the Radiation Protection Branch of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt diagnostic radiographers from the requirements of Regulation 40 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, subject to the following conditions:

1. This exemption only applies to the exposure of a person to ionising radiation for the purposes of plain radiography where the exposure has been directed by Tracey Knight while engaged in the capacity of Nurse Practitioner at the Emergency Department, and

2. The direction referred to in Condition 1 must comply with the following requirements:

- (a) it must be in writing;
- (b) it must contain details of the examination or treatment being undertaken;
- (c) it must contain the clinical indications for the examination or treatment;
- (d) it must contain a statement by Tracey Knight making the direction that the person is presenting with the following:
  - extremity injuries;
  - pelvic injuries;
  - abdominal pathology; or
  - chest pathology.
- (e) it must contain a statement by Tracey Knight that she has due authority to give the direction;
- (f) it must be signed by Tracey Knight; and
- (g) it must be signed by the licensed person who is performing the examination or treatment.

3. Tracey Knight must, when directed to do so by the Radiation Protection Branch, provide the Radiation Protection Branch with a written report on diagnostic radiography authorised by her during a period specified by the Radiation Protection Branch. The report must contain statistics of diagnostic radiography authorised and details of any radiation safety issues associated with the examinations during the specified period.

4. The exemption shall take effect commencing on the date of publication of this Notice in the *Government Gazette*.

Dated 17 April 2012.

G. R. PALMER, Delegate of the Minister  
for Sustainability, Environment and  
Conservation

## RADIATION PROTECTION AND CONTROL ACT 1982

## SECTION 44

*Notice by Delegate of the Minister for Sustainability,  
Environment and Conservation*

PURSUANT to Section 44 of the Radiation Protection and Control Act 1982, I, Graeme Robert Palmer, Manager of the Radiation Protection Branch of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt diagnostic radiographers from the requirements of Regulation 40 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, subject to the following conditions:

1. This exemption only applies to the exposure of a person to ionising radiation for the purposes of plain radiography where the exposure has been directed by Ian Everett while engaged in the capacity of Nurse Practitioner at the Emergency Department, and

2. The direction referred to in Condition 1 must comply with the following requirements:

- (a) it must be in writing;
- (b) it must contain details of the examination or treatment being undertaken;
- (c) it must contain the clinical indications for the examination or treatment;
- (d) it must contain a statement by Ian Everett making the direction that the person is presenting with the following:
  - suspected cervical spine injury;
  - extremity injuries;
  - pelvic injuries;
  - shoulder injuries;
  - abdominal pathology; or
  - chest pathology.
- (e) it must contain a statement by Ian Everett that he has due authority to give the direction;
- (f) it must be signed by Ian Everett; and
- (g) it must be signed by the licensed person who is performing the examination or treatment.

3. Ian Everett must, when directed to do so by the Radiation Protection Branch, provide the Radiation Protection Branch with a written report on diagnostic radiography authorised by him during a period specified by the Radiation Protection Branch. The report must contain statistics of diagnostic radiography authorised and details of any radiation safety issues associated with the examinations during the specified period.

4. The exemption shall take effect commencing on the date of publication of this Notice in the *Government Gazette*.

Dated 17 April 2012.

G. R. PALMER, Delegate of the Minister  
for Sustainability, Environment and  
Conservation

## RADIATION PROTECTION AND CONTROL ACT 1982

## SECTION 44

*Notice by Delegate of the Minister for Sustainability,  
Environment and Conservation*

PURSUANT to Section 44 of the Radiation Protection and Control Act 1982, I, Graeme Robert Palmer, Manager of the Radiation Protection Branch of the Environment Protection Authority, being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt diagnostic radiographers from the requirements of Regulation 40 of the Radiation Protection and Control (Ionising Radiation) Regulations 2000, subject to the following conditions:

1. This exemption only applies to the exposure of a person to ionising radiation for the purposes of plain radiography where the exposure has been directed by Lesley Thomas while engaged in the capacity of Nurse Practitioner at The Department of Orthopaedics and Trauma at The Queen Elizabeth Hospital (Central Adelaide Health Service), and

2. The direction referred to in Condition 1 must comply with the following requirements:

- (a) it must be in writing;
- (b) it must contain details of the examination or treatment being undertaken;
- (c) it must contain the clinical indications for the examination or treatment;
- (d) it must contain a statement by Lesley Thomas making the direction that the person is presenting with the following:
  - extremity injuries;
  - pelvic injuries;

- abdominal pathology; or
  - chest pathology.
- (e) it must contain a statement by Lesley Thomas that she has due authority to give the direction;
- (f) it must be signed by Lesley Thomas; and
- (g) it must be signed by the licensed person who is performing the examination or treatment.

3. Lesley Thomas must, when directed to do so by the Radiation Protection Branch, provide the Radiation Protection Branch with a written report on diagnostic radiography authorised by her during a period specified by the Radiation Protection Branch. The report must contain statistics of diagnostic radiography authorised and details of any radiation safety issues associated with the examinations during the specified period.

4. The exemption shall take effect commencing on the date of publication of this Notice in the *Government Gazette*.

Dated 17 April 2012.

G. R. PALMER, Delegate of the Minister for Sustainability, Environment and Conservation

ROADS (OPENING AND CLOSING) ACT 1991:  
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD  
PROCESS ORDER**

*Road Closure—Aberfoyle Park*

BY Road Process Order made on 14 February 2012, the City of Onkaparinga ordered that:

1. The whole of the unnamed public road situate west of Park Avenue and between Allotments 511, 514 and 515 in Deposited Plan 47765, more particularly delineated and lettered 'A' in Preliminary Plan No. 11/0048 be closed.
2. The whole of the land subject to closure be transferred to SAET Property Holdings Pty Ltd in accordance with agreement for transfer dated 1 December 2011 entered into between the City of Onkaparinga and SAET Property Holdings Pty Ltd.
3. The following easement be granted over portion of the land subject to that closure:

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

On 10 April 2012 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 89066 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 19 April 2012.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991:  
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD  
PROCESS ORDER**

*Road Closure  
Adamson Street and Park Terrace, Blakeview*

BY Road Process Order made on 25 August 2011, the City of Playford ordered that:

1. Portions of Park Terrace and Adamson Street situate adjoining Allotments 1097, 4007 and 5555 in Deposited Plan 83992, more particularly delineated and lettered 'A', 'B' and 'C' respectively on Preliminary Plan No. 11/0011 be closed.
2. The whole of the land subject to closure be transferred to Lend Lease Communities (Blakeview) Pty Ltd in accordance with agreement for transfer dated 25 August 2011 entered into between the City of Playford and Delfin Lend Lease Blakeview Pty Ltd.

On 1 December 2011 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 87921 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 19 April 2012.

P. M. KENTISH, Surveyor-General

ROAD TRAFFIC ACT 1961

*Exemption from the Road Traffic (Vehicle Standards) Rules 1999, for Agricultural Utility Vehicles which are being used for Work Related Activities by Primary Producers and Government Departments, Government Authorities and Local Government Authorities*

PURSUANT to Section 163AA of the Road Traffic Act 1961, I, Judith Anne Meakins, Executive Director, Policy, Planning and Programs Division, delegate for the Minister for Transport and Infrastructure, hereby exempt vehicles of a specified class, identified as follows:

1. A light utility vehicle commonly known as a Gator™ or Mule™, which has 4 or 6 wheels placed symmetrically about the longitudinal axis of the vehicle and is steered by the front wheels only; and
2. A vehicle designed for off road use only with no more than three seating positions and constructed such that the seating positions are side by side in a single row, with a load space at the rear.

From the following provisions of the Road Traffic (Vehicle Standards) Rules 1999:

- Part 8—Lights and Reflectors—except location and performance requirements;
- Rule 19—Compliance with second edition Australian Design Rules;
- Rule 20—Compliance with third edition Australian Design Rules;
- Rule 27—Steering;
- Rule 35—Rear vision mirrors;
- Rule 129—Motor vehicle braking system requirements;
- Rule 146—Crank case gases;
- Rule 148—Exhaust systems; and

Subject to the following conditions:

1. The vehicle is owned by:
  - 1.1 a person who qualifies as a primary producer for the purposes of the Motor Vehicles Act 1959, and the vehicle is used only for agricultural purposes and in connection with the working of two or more separate parcels of land that are worked in conjunction with each other; or
  - 1.2 a Government Department, Government Authority or Local Government Authority or a contractor of a Government Department, Government Authority or Local Government Authority and only while the vehicle is being used for the purposes of undertaking duties directly associated with the function of the Government Department, Government Authority or Local Government Authority.
2. The vehicle is fitted with:
  - 2.1 Headlights, tail lights, brake lights and rear reflector(s).
  - 2.2 Parking lights, if the vehicle is left standing on a road or road related area between sunset and sunrise or during periods of low visibility.

Note: For the purpose of this notice 'a period of low visibility' means any time when, owing to insufficient daylight or unfavourable conditions, persons or vehicles on a road are not clearly visible at a distance of 250 m to a person of normal vision.

- 2.3 Two rear vision mirrors fitted symmetrically, positioned equal distance from the longitudinal centreline, which give a clear view to the rear of the vehicle.
- 2.4 Brakes on two or more wheels complying with requirements of Rule 128 of the Road Traffic (Vehicle Standards) Rules 1999.
- 2.5 A parking brake that operates on at least two wheels and that is capable of holding the vehicle stationary on a 12 per cent gradient.
- 2.6 A parking brake that incorporates a mechanism or device that prevents accidental release of that mechanism and holds the brake in the applied position unless intentionally released by the driver.
- 2.7 A horn complying with the requirements of Rule 34 of the Road Traffic (Vehicle Standards) Rules 1999.
- 2.8 Mudguards to the front and rear wheels.
3. If travelling along a road, the vehicle must travel as close to the left of the road as possible.
4. The vehicle is not operated at a speed exceeding 40 km/h.
5. All lights and reflectors required by this notice must meet the location and performance requirements of Part 8, Lights and Reflectors, of the Road Traffic (Vehicle Standards) Rules 1999.
6. Headlight must remain illuminated while the vehicle is being operated on roads and road related areas.
7. The vehicle must be conditionally registered pursuant to the requirements of Section 25 of the Motor Vehicle Act 1959.
8. The vehicle must not tow a trailer that has a laden mass which exceeds the manufacturers towing recommendations for the vehicle.
9. The vehicle is only permitted to be operated on a road or road related area for the purpose of undertaking activities involved directly with primary production or for the purpose of undertaking duties directly related to the function of the Government Department, Government Authority or Local Government Authority.
10. The vehicle is not permitted to be operated between sunset and sunrise or during periods of low visibility on any road with a speed limit of 80 km/h or greater.
11. The driver of the vehicle must hold a current South Australian driver's licence, or a driver's licence issued by another State or Territory of Australia, with at least a 'C' car classification.
12. A copy of this *Gazette* Notice must be carried by the operator of the vehicle and produced upon request to a Police Officer or Authorised Officer.

Dated 13 April 2012.

J. A. MEAKINS, Executive Director, Policy,  
Planning and Programs Division,  
delegate for the Minister for Transport  
and Infrastructure

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## WATER MAINS AND SEWERS

Office of the South Australian Water Corporation  
Adelaide, 19 April 2012

### 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

#### CITY OF TEA TREE GULLY

Across Jacaranda Drive, Golden Grove. p31

Arbutus Court, Golden Grove. p32

Across Kunzea Way, Golden Grove. p32

Easements in lot 200 in LTRO DP 87904, Parkwood Drive, Golden Grove. p31 and 32

### BAROSSA COUNTRY LANDS WATER DISTRICT

#### LIGHT REGIONAL COUNCIL

In and across Horrocks Highway, Roseworthy. p5-7

### LYNDOCH WATER DISTRICT

#### THE BAROSSA COUNCIL

Easements in lot 204 in LTRO DP 84028, Jollytown Road, Lyndoch. p30

### MUNDALLIO COUNTRY LANDS WATER DISTRICT

#### PORT AUGUSTA CITY COUNCIL

Public road north-west of lot 96 in LTRO DP 49214, Stirling North. p12 and 13

### NURIOOTPA WATER DISTRICT

#### THE BAROSSA COUNCIL

Easements in lots 211 and 212 in LTRO DP 80583, Reusch Drive, Nuriootpa. p29

### PORT AUGUSTA WATER DISTRICT

#### PORT AUGUSTA CITY COUNCIL

In and across Augusta Highway, Port Augusta. p28

### TOD RIVER COUNTRY LANDS WATER DISTRICT

#### DISTRICT COUNCIL OF CEDUNA

Smith Road, Ceduna. p34

### YORKE PENINSULA COUNTRY LANDS WATER DISTRICT

#### DISTRICT COUNCIL OF YORKE PENINSULA

Waterworks land (section 276, hundred of Wauraltee), Redding Road, Wauraltee. p18 and 19

Waterworks land (section 277, hundred of Wauraltee, and section 217, hundred of Koolywurtie), Mount Rat Tanks Road, Wauraltee and Koolywurtie. p20-25

### WATER MAINS ABANDONED

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

### ADELAIDE WATER DISTRICT

#### CITY OF CHARLES STURT

Actil Avenue, Woodville. p8

### BAROSSA COUNTRY LANDS WATER DISTRICT

#### LIGHT REGIONAL COUNCIL

Horrocks Road, Roseworthy. p5-7

**PORT AUGUSTA WATER DISTRICT****PORT AUGUSTA CITY COUNCIL**

In and across Augusta Highway, Port Augusta. 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.

**GLOSSOP WATERWORKS****OUTSIDE GLOSSOP WATER DISTRICT****THE BERRI BARMERA COUNCIL**

Easement in reserve (section 1919, out of hundreds), Cornish Road, Glossop. p14-16

**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 CHARLES STURT**

Hollard Avenue, Grange. FB 1216 p26

**CITY OF HOLDFAST BAY**

Cowper Street, Glenelg. FB 1216 p27

**CITY OF MARION**

Bray Street, Morphettville. FB 1216 p24

**CITY OF ONKAPARINGA**

Easements in lot 46 in LTRO FP 152522, Marlborough Street and lot 1 in LTRO DP 76266, Truro Street, Port Noarlunga South. FB 1216 p25

**CITY OF PLAYFORD**

Galda Way, Munno Para. FB 1217 p49-51

Across and in Shribank Street, Munno Para. FB 1217 p49-51

Across and in Scarlet Avenue, Munno Para. FB 1217 p49-51

Easement in lot 8014 in LTRO DP 87687, Coventry Road, Munno Para. FB 1217 p49-51

**CITY OF PORT ADELAIDE ENFIELD**

In and across East Parkway, Northgate. FB 1217 p52-55

Through reserve (lot 3003 in LTRO DP 84104), Holdfast Lane, Northgate. FB 1217 p52-54

Holdfast Lane, Northgate. FB 1217 p52-54

Across and in Clyde Road, Northgate. FB 1217 p52-54

In and across Jones Street, Northgate. FB 1217 p52-54

Across and in Proclamation Road, Northgate. FB 1217 p52-54

Welsh Road, Northgate. FB 1217 p52-54

Corunna Lane, Northgate. FB 1217 p52-54

St Vincent Lane, Northgate. FB 1217 p52, 53 and 55

Easement in lot 4513 in LTRO DP 87657, North Parkway. FB 1217 p52, 53 and 55

North Parkway, Northgate. FB 1217 p52, 53 and 55

Welsh Road, Northgate. FB 1217 p56 and 57

Corunna Lane, Northgate. FB 1217 p56 and 57

Across and in Folland Avenue, Northgate. FB 1218 p1-3

In and across North Parkway, Northgate. FB 1218 p1-4

Rozells Avenue, Northgate. FB 1218 p1-3

Proclamation Road, Northgate. FB 1218 p1-3

**CITY OF SALISBURY**

Metro Street, Salisbury Downs. FB 1216 p23

**CITY OF TEA TREE GULLY**

Easements in lot 200 in LTRO DP 87904, Parkwood Drive, Golden Grove. FB 1218 p5-9

**PORT LINCOLN COUNTRY DRAINAGE AREA****CITY OF PORT LINCOLN**

In and across Hamp Street, Port Lincoln. FB 1216 p28

Easement in lot 640 in LTRO FP 179052, Hamp Street, Port Lincoln. FB 1216 p28

**VICTOR HARBOR COUNTRY DRAINAGE AREA****CITY OF VICTOR HARBOR**

Across Battye Road, Encounter Bay. FB 1216 p29

Rumbelow Street, Encounter Bay. FB 1216 p29

**SEWERS ABANDONED**

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

**ADELAIDE DRAINAGE AREA****CITY OF PORT ADELAIDE ENFIELD**

In and across Folland Avenue, Northgate. FB 1218 p1 and 2

Easement in lots 1258-1260 in LTRO DP 87225, North Parkway, Northgate. FB 1218 p1 and 2

Across Rapid Avenue, Northgate. FB 1218 p1 and 2

In and across Folland Avenue, Northgate—250 mm PVC pumping main. FB 1218 p1 and 2

Easement in lots 1258-1260 in LTRO DP 87225, North Parkway, Northgate—250 mm PVC pumping main. FB 1218 p1 and 2

Across Rapid Avenue, Northgate—250 mm PVC pumping main. FB 1218 p1 and 2

**SEWERS LAID**

Notice is hereby given that the undermentioned sewers have been laid down by the South Australian Water Corporation and are not available for house connections.

**ADELAIDE DRAINAGE AREA****CITY OF PORT ADELAIDE ENFIELD**

Across North Parkway, Northgate. FB 1218 p1-3

Rapid Avenue, Northgate. FB 1218 p1-3

Across Folland Avenue, Northgate—250 mm PVC pumping main. FB 1218 p1, 2 and 4

In and across North Parkway, Northgate—250 mm and 150 mm PVC pumping main. FB 1218 p1, 2 and 4

Proclamation Road, Northgate—250 mm PVC pumping main. FB 1218 p1, 2 and 4

Rapid Avenue, Northgate—150 mm PVC pumping main. FB 1218 p1, 2 and 4

A. J. RINGHAM, Chief Executive Officer,  
South Australian Water Corporation.

[REPUBLISHED]

THE following notice replaces the original notice published in the *South Australian Government Gazette* No. 24 dated 12 April 2012, on page 1330, which was published without the map.

SEWERAGE ACT 1929

*Addition of Land to Balhannah Country Drainage Area*

PURSUANT to Section 18 of the Sewerage Act 1929, the South Australian Water Corporation:

- (a) adds to the Balhannah Country Drainage Area the land shown on the plan in the schedule; and
- (b) declares that this notice will have effect from the commencement of the financial year in which it is published in the *Gazette*.

Dated 2 April 2012.

Signed for and on behalf of the South Australian Water Corporation by a person duly authorised so to do:

D1502  
SA Water 12/01393  
Mapsheet: 662847K

SCHEDULE

**OAKBANK**  
HUNDRED OF ONKAPARINGA



NOT TO SCALE

BOUNDARY OF BALHANNAH COUNTRY DRAINAGE AREA PREVIOUSLY  
PROCLAIMED SHOWN AS DASHED LINES

LAND TO BE ADDED TO BALHANNAH COUNTRY DRAINAGE AREA  
SHOWN AS SHADED AREA

A. SCHIRRIPIA, Manager Billing and Collection

In the presence of:

N. HUDSON, Team Leader Rating

South Australia

## **Business Names (Commonwealth Powers) Act (Commencement) Proclamation 2012**

### **1—Short title**

This proclamation may be cited as the *Business Names (Commonwealth Powers) Act (Commencement) Proclamation 2012*.

### **2—Commencement of Act**

The *Business Names (Commonwealth Powers) Act 2012* (No 4 of 2012) will come into operation on 28 May 2012.

### **Made by the Governor**

with the advice and consent of the Executive Council  
on 19 April 2012

AGO0085/10CS

South Australia

## **Business Names Registration (Transitional Arrangements) Act (Commencement) Proclamation 2012**

### **1—Short title**

This proclamation may be cited as the *Business Names Registration (Transitional Arrangements) Act (Commencement) Proclamation 2012*.

### **2—Commencement of Act**

- (1) Subject to subclause (2), the *Business Names Registration (Transitional Arrangements) Act 2012* (No 3 of 2012) will come into operation on 30 April 2012.
- (2) Sections 7 and 9, and Schedule 1, of the Act will come into operation on 28 May 2012.

### **Made by the Governor**

with the advice and consent of the Executive Council  
on 19 April 2012

AGO0085/10CS

South Australia

## **Administrative Arrangements (Administration of ANZAC Day Commemoration Act) Proclamation 2012**

under section 5 of the *Administrative Arrangements Act 1994*

### **1—Short title**

This proclamation may be cited as the *Administrative Arrangements (Administration of ANZAC Day Commemoration Act) Proclamation 2012*.

### **2—Commencement**

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

### **3—Administration of Act committed to Premier**

The administration of the *ANZAC Day Commemoration Act 2005* is committed to the Premier.

### **Made by the Governor**

with the advice and consent of the Executive Council  
on 19 April 2012

DPC12/020CS

South Australia

## **Administrative Arrangements (Administration of Business Names (Commonwealth Powers) Act) Proclamation 2012**

under section 5 of the *Administrative Arrangements Act 1994*

### **1—Short title**

This proclamation may be cited as the *Administrative Arrangements (Administration of Business Names (Commonwealth Powers) Act) Proclamation 2012*.

### **2—Commencement**

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

### **3—Administration of Act committed to Attorney-General**

The administration of the *Business Names (Commonwealth Powers) Act 2012* is committed to the Attorney-General.

### **Made by the Governor**

with the advice and consent of the Executive Council  
on 19 April 2012

AGO0085/10CS

South Australia

## **Development (Miscellaneous) Variation Regulations 2012**

under the *Development Act 1993*

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### **Contents**

#### **Part 1—Preliminary**

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#### **Part 2—Variation of *Development Regulations 2008***

- 4 Insertion of regulation 13A  
13A Lapse of DPA—section 25
  - 5 Variation of Schedule 4—Complying development
  - 6 Variation of Schedule 8—Referrals and concurrences
  - 7 Variation of Schedule 10—Decisions by Development Assessment Commission
  - 8 Variation of Schedule 14—State agency development exempt from approval
  - 9 Variation of Schedule 14A—Development involving electricity infrastructure exempt from approval
  - 10 Variation of Schedule 21—Activities of environmental significance
- 

### **Part 1—Preliminary**

#### **1—Short title**

These regulations may be cited as the *Development (Miscellaneous) Variation Regulations 2012*.

#### **2—Commencement**

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

#### **3—Variation provisions**

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

## Part 2—Variation of *Development Regulations 2008*

### 4—Insertion of regulation 13A

After regulation 13 insert:

#### 13A—Lapse of DPA—section 25

For the purposes of section 25(21a) of the Act, the prescribed period is 30 days commencing from the latter of the following 2 events:

- (a) the expiration of any relevant period applying under section 25(19) of the Act;
- (b) the lapsing of 5 years since agreement was reached on the Statement of Intent under section 25(1) of the Act.

### 5—Variation of Schedule 4—Complying development

Schedule 4, clause 2(h)—after "township" second occurring insert:

, unless the building work is undertaken by the South Australian Housing Trust

### 6—Variation of Schedule 8—Referrals and concurrences

- (1) Schedule 8, clause 1(4), table—delete the table and substitute:

Name of council	Relevant township or rural city	Prescribed zones <sup>1</sup>
Renmark Paringa Council	Renmark	Community Zone
		Town Centre Zone
		District Business Zone
		Local Centre Zone
		Rural Living Zone
		Marina Zone
		Residential Zone
		Industry Zone
	Paringa	District Business Zone
		Bulk Handling Zone
	Calperum	Rural Living Zone
The Berri Barmera Council	Berri	District Centre Zone
		Commercial Zone
		Rural Living Zone
		Recreation Zone
		Infrastructure Zone
		Caravan and Tourist Park Zone

<b>Name of council</b>	<b>Relevant township or rural city</b>	<b>Prescribed zones <sup>1</sup></b>
	Barmera	Town Centre Zone Residential Zone Recreation Zone Caravan and Tourist Park Zone
	Cobdogla	Township Zone Caravan and Tourist Park Zone
	Loveday	Township Zone
District Council of Loxton Waikerie	Loxton	District Centre Zone Industry Zone Residential Zone
	Waikerie	District Centre Zone Residential Zone Industry Zone
Mid Murray Council	Cadell	Service Centre Zone
	Mannum	Town Centre Zone Residential Zone Recreation Zone Residential Marina Zone Mannum Marina Zone Residential Escarpment Zone Residential Character Zone
	Blanchetown	Service Centre Zone
Rural City of Murray Bridge	Mypolonga	Country Township Zone
	Woods Point	Country Township Zone
	Jervois	Country Township Zone
	Murray Bridge	Local Centre Zone Light Industry Zone General Industry Zone Residential Zone
The Coorong District Council	Meningie	Residential Zone Town Centre Zone Industry Zone Caravan and Tourist Park Zone Community Zone Rural Living Zone

Name of council	Relevant township or rural city	Prescribed zones <sup>1</sup>
	Tailem Bend	Community Zone Residential Zone Industry Zone Town Centre Zone
Alexandrina Council	Goolwa	Residential Zone Rural Fringe Zone Residential Marina Zone Country Living (Hindmarsh Island) Zone
	Hindmarsh Island	Residential Marina Zone Country Living (Hindmarsh Island) Zone
	Clayton	Country Township Zone
	Milang	Local Centre Zone Residential Zone
	Langhorne Creek	Country Township Zone Industry Zone

**Note—**

1 A reference to a zone is a reference to the zone as delineated in the relevant Development Plan.

- (2) Schedule 8, clause 1(5), note—delete "Department of Water, Land and Biodiversity Conservation" and substitute:

Department for Water

- (3) Schedule 8, clause 2, table, item 19(e)(iv)—delete "clause 1(3)" and substitute:

clause 1(4)

## **7—Variation of Schedule 10—Decisions by Development Assessment Commission**

- (1) Schedule 10, clause 1(1)(b)—after subparagraph (iv) insert:

or

- (v) the commencement of an advertising display in relation to a division of land if the display is not situated on the site of the division of land and if the display is a real estate "for sale" or "for lease" sign, subject to the condition that the sign—
- (A) does not move; and
  - (B) does not flash; and
  - (C) does not reflect light so as to be an undue distraction to motorists; and
  - (D) is not internally illuminated.

- (2) Schedule 10, clause 2(e)—delete paragraph (e)

- (3) Schedule 10, clause 9(2)(c)—delete "5" and substitute:  
10
- (4) Schedule 10, clause 9(2)(e)—delete paragraph (e) and substitute:
- (e) the erection or construction of a building, except where the building will be used in conjunction with an existing or proposed dwelling and—
    - (i) the dwelling and the building are situated on land held by 1 or more persons pursuant to the 1 tenure; or
    - (ii) the building is a jetty, wharf, pontoon or retaining wall.
- (5) Schedule 10, clause 9(4)(c)—delete "5" and substitute:  
10
- (6) Schedule 10, clause 9(4)(e)—delete paragraph (e) and substitute:
- (e) the erection or construction of a building, except where the building will be used in conjunction with an existing or proposed dwelling and—
    - (i) the dwelling and the building are situated on land held by 1 or more persons pursuant to the 1 tenure; or
    - (ii) the building is a jetty, wharf, pontoon or retaining wall.
- (7) Schedule 10, clause 10—delete the clause and substitute:

#### **10—West Beach Recreation Reserve**

All classes of development on that land bounded by bold black lines in the Schedule to the *West Beach Recreation Reserve Act 1987*.

- (8) Schedule 10—after clause 12 insert:

#### **13—City of Charles Sturt—Bowden Village Zone**

All classes of development in that part of the City of Charles Sturt defined in the relevant Development Plan as the Urban Core Zone.

### **8—Variation of Schedule 14—State agency development exempt from approval**

- (1) Schedule 14, clause 1(1)(b)(vi)—delete ", other than on land within the City of Adelaide"
- (2) Schedule 14, clause 1(1)(b)(viii)(B)—delete "20" and substitute:  
5
- (3) Schedule 14, clause 1(1)(b)(ix)(B)—delete "20" and substitute:  
5
- (4) Schedule 14, clause 1(1)(o)—delete "under section 49 of" and substitute:  
, or exempt from approval, under

(5) Schedule 14, clause 1(1)—after paragraph (s) insert:

or

- (t) the construction, reconstruction, alteration or addition to a security fence of an existing electricity substation or other electricity infrastructure within the meaning of the *Electricity Act 1996* subject to the following limitations:
  - (i) the fence must not exceed a height of 3 metres (measured as a height above the natural surface of the ground);
  - (ii) —
    - (A) in the case of a fence that has a frontage to a public road—the fence must be a palisade or open metal fence or a chain mesh fence; or
    - (B) in any other case—the fence must be a palisade or open metal fence, a chain mesh fence or a fence clad in pre-colour treated sheet metal.

(6) Schedule 14, clause 1(3)—delete "significant tree" and substitute:

regulated tree

### **9—Variation of Schedule 14A—Development involving electricity infrastructure exempt from approval**

(1) Schedule 14A, clause 1(a)(v)—delete ", or on land within the City of Adelaide"

(2) Schedule 14A, clause 1—after paragraph (f) insert:

or

- (g) the construction, reconstruction, alteration or addition to a security fence of an existing electricity substation or other electricity infrastructure within the meaning of the *Electricity Act 1996* subject to the following limitations:
  - (i) the fence must not exceed a height of 3 metres (measured as a height above the natural surface of the ground);
  - (ii) —
    - (A) in the case of a fence that has a frontage to a public road—the fence must be a chain mesh fence; or
    - (B) in any other case—the fence must be a chain mesh fence or a fence clad in pre-colour treated sheet metal.

### **10—Variation of Schedule 21—Activities of environmental significance**

Schedule 21, clause 7(4)(a)(i)—after "zone" insert:

or "Mineral Extraction" zone

**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 19 April 2012

No 27 of 2012

UPA0103/11CS

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## CITY OF ONKAPARINGA

## ROADS (OPENING AND CLOSING) ACT 1991

*Road Opening and Closure—Public Road, O'Sullivan Beach*

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the City of Onkaparinga proposes to make a Road Process Order to close the Public Right of Way adjoining Allotment 70 in Filed Plan 152646 in the Hundred of Noarlunga, shown more particularly delineated and lettered 'A' on Preliminary Plan No. 12/0011.

Closed Road 'A' is to be merged with adjoining Allotment 70 in Filed Plan 152646.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Council, City of Onkaparinga, Ramsay Place, Noarlunga Centre 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, City of Onkaparinga, P.O. Box 1, Noarlunga Centre, S.A. 5168, 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 19 April 2012.

M. DOWD, Chief Executive Officer

## DISTRICT COUNCIL OF GRANT

*Appointment*

NOTICE is hereby given that pursuant to Section 56A (22) of the Development Act 1993, the District Council of Grant at its meeting held on 16 April 2012, revoked the appointment of Russell John Peate and appointed Jane Frances Fetherstonhaugh, Acting Chief Executive Officer, as Public Officer of the Council Development Assessment Panel. The Public Officer can be contacted at P.O. Box 724, Mopunt Gambier, S.A. 5290, telephone: 8721 0444.

J. F. FETHERSTONHAUGH, Acting Chief Executive Officer

## DISTRICT COUNCIL OF KAROONDA EAST MURRAY

*Revocation of Classification of Community Land*

NOTICE is hereby given that Council at its meeting held on 10 April 2012, resolved that pursuant to Section 194 (4) of the Local Government Act 1999, Council excludes the land identified in Certificate of Title Volume 5750, Folio 901, Plan Number 1903 in the area named Wanbi, Hundred of Mindarie, before it becomes Local Government Land, from the Classification of Community Land.

P. SMITHSON, Chief Executive Officer

## WATTLE RANGE COUNCIL

## ROADS (OPENING AND CLOSING) ACT 1991

*Road Closure—Glencoe*

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the Wattle Range Council hereby gives notice of its intent to implement a Road Process Order to close portion of the unnamed Public Road situated east of Kangaroo Flat Road and merge with the adjoining Allotment 3 in Filed Plan 2455, more particularly delineated and lettered as 'A' in Preliminary Plan No. 12/0012.

A copy of the plan and a statement of persons affected are available for public inspection at the office of the Council, George Street, Millicent and the Adelaide office of the Surveyor-General during normal office hours or can be viewed on Council's website: [www.wattlerange.sa.gov.au](http://www.wattlerange.sa.gov.au).

Any application for easement or objection must set out the full name, address and details of the submission and must be fully supported by reasons. The application for easement or objection must be made in writing to the Council, P.O. Box 27, Millicent, S.A. 5280, 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 19 April 2012.

F. N. BRENNAN, Chief Executive Officer

## UNCLAIMED MONEYS ACT 1891

*Register of Unclaimed Moneys held by WFI (a trading name of Wesfarmers General Insurance Limited) as at 30 January 2012*

Name and Address of Owner on Books	Total Amount Due to Owner \$
Gatsios, G., G.P.O. Box 235, Adelaide, S.A. 5001 .....	4.00
Sirant Pty Ltd, as trustee for The Tryant Family Trust, 29 Windchester Street, St Peters, S.A. 5069 .....	13.54
Francis, H. and K., P.O. Box 364, Kimba, S.A. 5641 .....	14.00
Brownell and Jacobsen, T. E. and D. E., P.O. Box 285, Ceduna, S.A. 5690 .....	15.00
Balnaves, W., 14 St Nicholas Avenue, Port Willunga, S.A. 5173 .....	17.00
Warnest, J. F., 11 Karingal Avenue, Nuriootpa, S.A. 5355 .....	18.00
Jacobs, B. J., 17 Nixon Terrace, Gawler, S.A. 5118 .....	20.00
Telford, D. B. and N. E., P.O. Box 2395, Mount Gambier, S.A. 5291 .....	24.00
Millicent Bowling Club, P.O. Box 81, Millicent, S.A. 5280 .....	24.09
Smith, D. J., 16 Redgate Court, Moana Heights, S.A. 5169 .....	25.00
Stringer, D. J. and L. J., 6 Angwane Street, Cleve, S.A. 5640 .....	27.00
Pitt, M. and K., P.O. Box 676, Mount Compass, S.A. 5210 .....	28.00
McBride, T. J., 74 Grant Avenue, Rose Park, S.A. 5067 .....	30.00
Harrison and Johncock, D. M. and R. S., 7 Murat Terrace, Ceduna, S.A. 5690 .....	31.00
Rocca, M. C., 21 Launer Avenue, Rostrevor, S.A. 5073 .....	32.00
Turner, K. A. and J. M., 41 The Crescent, Crafers, S.A. 5152 .....	32.00
Crettenden, B. and A., 30 Spencer Street, Cowandilla, S.A. 5033 .....	33.00
Young, L. R., 2 Roberts Avenue, Balaklava, S.A. 5461 .....	34.00
Comley's Roses Pty Ltd, 35 Barndioota Road, Salisbury Plain, S.A. 5109 .....	38.00
H. Stassinopoulos and Madrabbit Pty Ltd, 9 Needlebush Street, Whyalla Stuart, S.A. 5608 .....	40.00
Bell & Son, G. V., Dulkaninna Station, Marree, S.A. 5733 .....	42.00
Meyer, P. S. and J. H., P.O. Box 45, Brinkworth, S.A. 5464 .....	42.00
Daniel, J., P.O. Box 477, Willunga, S.A. 5172 .....	43.00
Benbow, M. C. and J. M., P.O. Box 458, Kapunda, S.A. 5373 .....	49.00
Kostadinoff, B., c/o 9 Simpson Parade, Goodwood, S.A. 5034 .....	59.00
Rosenzweig, M. W. and S. M., P.O. Box 309, Tanunda, S.A. 5352 .....	63.25
Carlino & Burgess, A. F. & P. E., Unit 2, 69 Saints Road, Burton, S.A. 5110 .....	65.00
Mangiola, M. and A., Post Office, Angle Vale, S.A. 5117 .....	73.00
Spry, T. S., P.O. Box 440, Ceduna, S.A. 5690 .....	74.00
Leske and Harrison, B. F. and A. S., 35 Jubilee Avenue, Angaston, S.A. 5353 .....	74.00
Gallasch, F. D. and P. A., P.O. Box 124, Nuriootpa, S.A. 5355 .....	75.00
Peer Training, 1042 Port Road, Albert Park, S.A. 5014 .....	87.00
Agnew, M. L. and L. K., P.O. Box 8091, Mount Gambier, S.A. 5291 .....	90.00
Zein Pty Ltd, 94B Jetty Road, Glenelg, S.A. 5045 .....	94.00
Beinke, G. R. and K. R., 23 West Terrace, Orroroo, S.A. 5431 .....	143.00
Sengchan Sisouphang Discretionary Family, 3 Silcock Court, Greenwith, S.A. 5125 .....	146.00
Schild, K. A. and R. J., Box 71, Freeling, S.A. 5372 .....	156.00
Howson, G. P., c/o 14 Plover Avenue, Modbury Heights, S.A. 5092 .....	164.00
Read, S. P., Box 7281, Hutt Street, S.A. 5000 .....	177.00
Lessors Pty Ltd, 64 Birdbush Street, Elizabeth North, S.A. 5113 .....	179.00
Slater Rural Holdings, P.O. Box 40, Corramulka, S.A. 5580 .....	194.81
Slater Rural Holdings, P.O. Box 40, Corramulka, S.A. 5580 .....	194.81
Slater Rural Holdings, P.O. Box 40, Corramulka, S.A. 5580 .....	194.81
Loader, L. E. and M. E. E., Long Water Hole 472, Kingscote, Kangaroo Island, S.A. 5223 .....	227.00
White, C. R., 8/624 Goodwood Road, Daw Park, S.A. 5041 .....	241.00
AGL SA Pty Ltd, G.P.O. Box 9837, Adelaide, S.A. 5001 .....	257.40
Harris, J. W. and A. J., RSD Yeelanna, Yeelanna, S.A. 5632 .....	261.80
Crane, K. K., c/o Post Office, Coonalpyn, S.A. 5265 .....	259.00
Gabe and Smith, K. D. and A. A., Unit 2, 31 Selby Street, Kurrulta Park, S.A. 5037 .....	436.00
Cook, R. P., 11 Boronia Street, Klemzig, S.A. 5087 .....	500.00
Haymans Block Pty Ltd, c/o M. Billing, P.O. Box 1991, South Plympton, S.A. 5038 .....	516.00
Natale, R. and W., RSD 518, Blewitt Springs, S.A. 5171 .....	562.00
State Retailers Association of S.A., P.O. Box 311, Hindmarsh, S.A. 5007 .....	830.27
Pietsch, M. J., 23 Sturt Avenue, Hawthorndene, S.A. 5051 .....	861.00
Jash's Cleaning Services, P.O. Box 738, Clare, S.A. 5453 .....	5 234.53
Total	\$13 165.31

R. IERACE, Senior Accounts Officer

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