



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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PUBLISHED BY AUTHORITY

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

ADELAIDE, THURSDAY, 5 JULY 2012

CONTENTS

	Page		Page
Appointments, Resignations, Etc.....	2962	National Electricity Law—Notice	2985
Authorised Betting Operations Act 2000—Notice	2962	Occupational Health, Safety and Welfare Act 1986— Notices	2985
Corporations and District Councils—Notices.....	3028	Petroleum and Geothermal Energy Act 2000—Notices	2990
Dangerous Substances Act 1979—Notice	2962	Petroleum Products Regulation Act 1995—Notice	2990
Development Act 1993—Notices	2963	Plant Health Act 2009— Definitions	2996
Electricity Act 1996—Notice	2971	Notice	2992
Environment Protection Act 1993—Notices	2973	Proclamation.....	3021
Expiation of Offences Act 1996—Notice.....	2978	Public Sector Act 2009—Notice	3011
Explosives Act 1936—Notice	2978	Public Trustee Office—Administration of Estates	3037
Fair Work Act 1994—Notice	2978		
Fisheries Management Act 2007—Notices	2978, 2989	REGULATION	
Gas Act 1997—Notices.....	2979	Aquaculture Act 2001 (No. 172 of 2012)	3023
Housing Improvement Act 1940— Erratum.....	2981	Remuneration Tribunal, Report and Determination.....	3017
Notices.....	2981	Roads (Opening and Closing) Act 1991—Notice.....	3018
Liquor Licensing Act 1997—Notices.....	2983	Training and Skills Development Act 2008—Notices.....	3019
Mining Act 1971—Notice	2986		

GOVERNMENT GAZETTE NOTICES

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

Department of the Premier and Cabinet
Adelaide, 5 July 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Carrick Hill Trust, pursuant to the provisions of the Carrick Hill Trust Act 1985:

Member: (from 16 July 2012 until 15 July 2015)
Brendan Leonard Grigg

By command,
IAN KEITH HUNTER, for Acting Premier

ASACAB005/02

Department of the Premier and Cabinet
Adelaide, 5 July 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Motor Accident Commission Board, pursuant to the provisions of the Motor Accident Commission Act 1992:

Director: (from 5 July 2012 until 30 June 2015)
Ruth Anne Korotcoff
Terence Robert Groom

By command,
IAN KEITH HUNTER, for Acting Premier

T&F12/046CS

Department of the Premier and Cabinet
Adelaide, 5 July 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Natural Resources Management Council, pursuant to the provisions of the Natural Resources Management Act 2004:

Deputy Member: (from 5 July 2012 until 29 April 2013)
Grant Gartrell (Deputy to Lewis)
Fiona Clare Rasheed (Deputy to Keynes)

By command,
IAN KEITH HUNTER, for Acting Premier

12MSECCS038

Department of the Premier and Cabinet
Adelaide, 5 July 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable John Robert Rau, MP, Deputy Premier, Attorney-General, Minister for Planning and Minister for Business Services and Consumers to be also Acting Minister for Health and Ageing, Acting Minister for Mental Health and Substance Abuse and Acting Minister for the Arts for the period from 6 August 2012 to 17 August 2012 inclusive, during the absence of the Honourable John David Hill, MP.

By command,
IAN KEITH HUNTER, for Acting Premier

HEAC-2012-00040

Department of the Premier and Cabinet
Adelaide, 5 July 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint Charles Ian Chessell as the Chairperson of the Management Board of the Goyder Institute for Water Research for a term commencing on 5 July 2012 and expiring on 30 June 2015, pursuant to Section 68 of the Constitution Act 1934.

By command,
IAN KEITH HUNTER, for Acting Premier

12MWRMCS014

Department of the Premier and Cabinet
Adelaide, 5 July 2012

HIS Excellency the Governor directs it to be notified that he has been pleased to approve retention of the title *Honourable* by:

The Honourable Paul Holloway.

Dated 25 June 2012.

By command,
IAN KEITH HUNTER, for Acting Premier

AUTHORISED BETTING OPERATIONS ACT 2000

Section 4 (1) (b)

Notice of Approval of Contingencies

NO. 2 OF 2012

INDEPENDENT GAMBLING AUTHORITY, by this notice, approves contingencies relating to sporting or other events within or outside Australia for the purposes of betting operations conducted under the major betting operations licence:

1. *Citation*

- (1) This notice may be cited as the Approved Contingencies (Darts—SA TAB) Notice 2012.
- (2) This notice amends the notice dated 11 December 2001, published in the *Government Gazette* on 13 December 2001 at page 5549, in this notice called 'the Principal Notice'.

2. *Insertion of additional approved sports*

In Annexure A to the Principal Notice, after the items relating to Cycling, insert:

'Darts

Premier League Darts

Championship League Darts

World Darts Championship

Other events sanctioned by the Professional Darts Corporation or an affiliated international organisation.'

Dated 25 June 2012.

R. C. J. CHAPPELL, Secretary to the
Independent Gambling Authority

DANGEROUS SUBSTANCES ACT 1979

Appointment

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

- Beau Joshua Seidel

Date 29 June 2012.

RUSSELL WORTLEY, Minister for Industrial
Relations, Minister for State/Local
Government Relations

DEVELOPMENT ACT 1993, SECTION 26 (9): BOWDEN URBAN VILLAGE AND ENVIRONS DEVELOPMENT
PLAN AMENDMENT

Preamble

1. The Development Plan Amendment entitled 'Bowden Urban Village and Environs DPA' (the Plan Amendment) has been finalised in accordance with the provisions of the Development Act 1993.
2. The Minister for Planning has decided to approve the Plan Amendment.
3. Note that pursuant to Section 28 (4) (d) of the Development Act 1993 this approval supersedes the Bowden Urban Village and Environs (Interim Policy) DPA brought into interim operation on 17 November 2011.

NOTICE

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

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

Dated 2 July 2012.

JOHN RAU, Deputy Premier, Minister for Planning

DEVELOPMENT ACT 1993: SECTION 46 (6)

Preamble

1. Subsection (4) of Section 46 of the Development Act 1993 provides that the Minister may, by notice in the *Gazette*, revoke a declaration previously made under subsection (1) of that section.
2. The Minister has decided to revoke various declarations that have effect under Section 46 of the Development Act 1993.

NOTICE

PURSUANT to subsection (4) of Section 46 of the Development Act 1993, I revoke the following declarations of the Minister under Section 46 of the Development Act 1993:

- (i) the declaration published in the *Gazette* on 16 December 2008 at page 5583 and subsequently varied as published in the *Gazette* on 26 November 2009 at page 5249, relating to the proposed hotel, residential and retail development at a site between Young and Le Hunte Streets in Wayville;
- (ii) the declaration published in the *Gazette* on 4 November 2010 at page 5188, relating to a proposed hotel and retail development at a site on the corner of Dequetteville Terrace and Rundle Street at Kent Town.

Dated 27 June 2012.

JOHN RAU, Minister for Planning

DEVELOPMENT ACT 1993

SECTION 29 (2) (b) (ii)

Amendment to the Berri Barmera Council Development Plan

Preamble

It is necessary to amend the Berri Barmera Council Development Plan dated 1 December 2012.

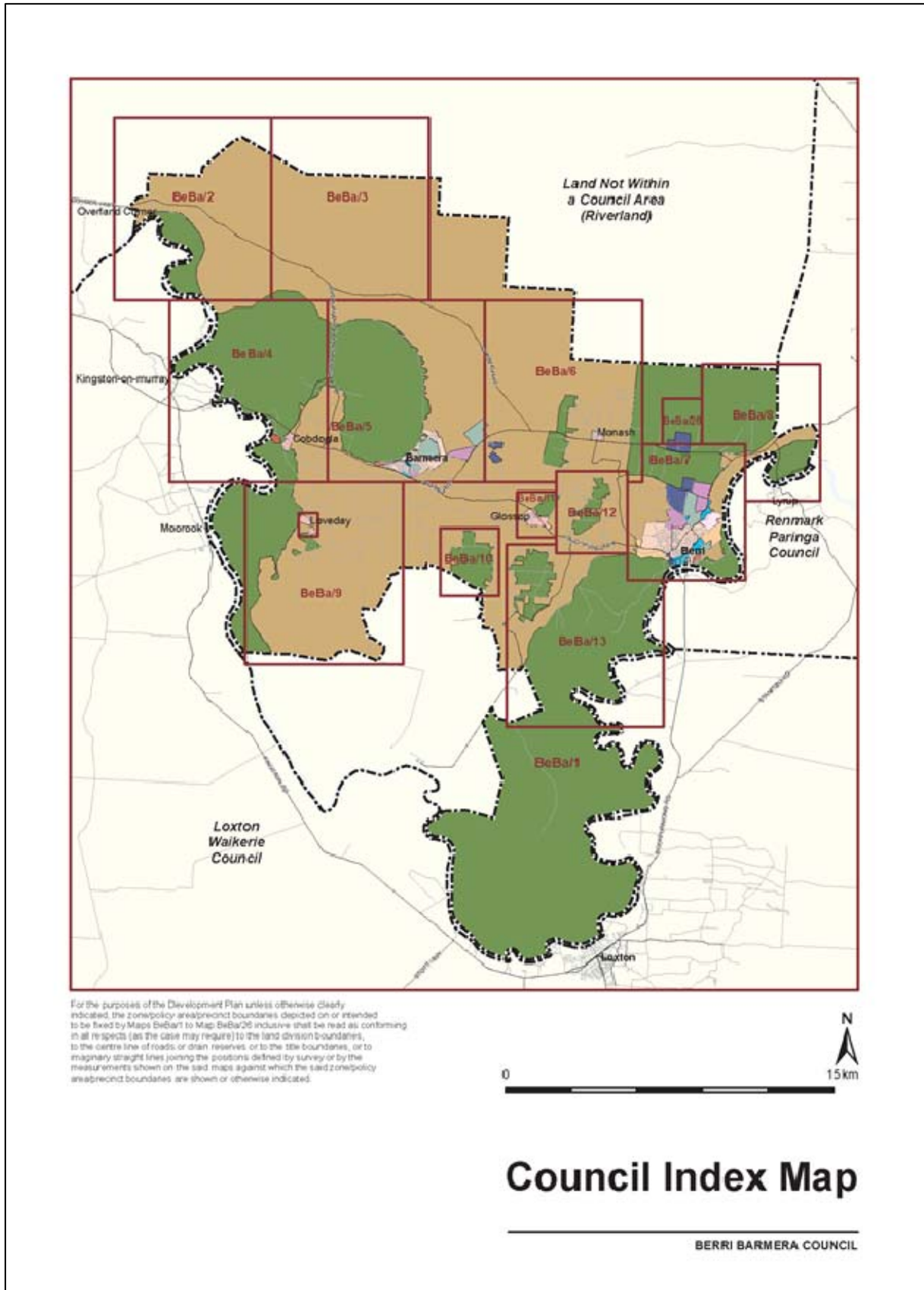
NOTICE

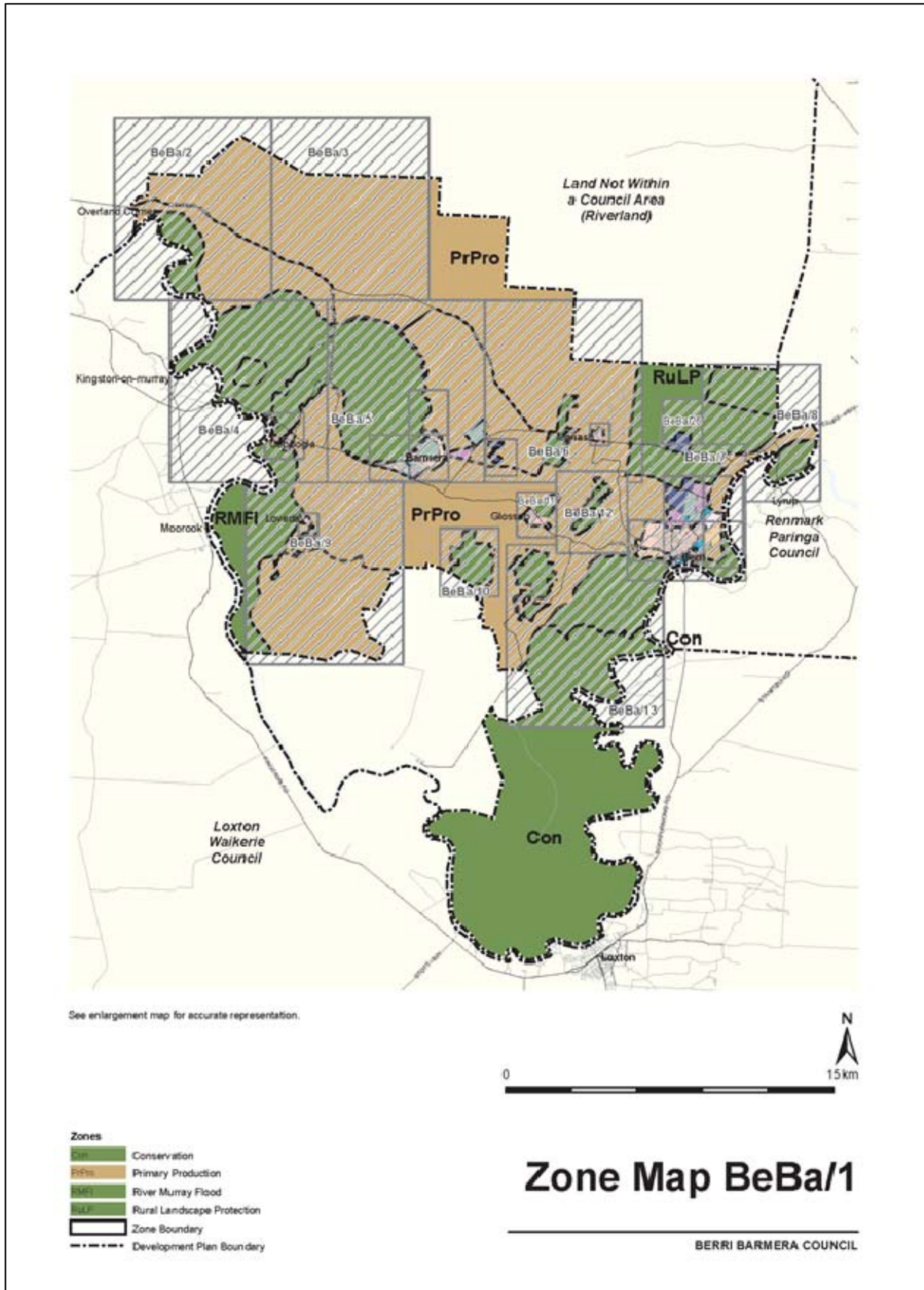
PURSUANT to Section 29 (2) (b) (ii) of the Development Act 1993 I, being the Minister administering the Act, amend the Berri Barmera Council Development Plan dated 1 December 2011, as follows:

1. Within the 'Exceptions' column of the Recreation Zone non-complying table insert the following words in the row showing the land use 'Store':
'Except where in association with or ancillary to a community or recreation facilities.'
2. Within the 'Exceptions' column of the Caravan and Tourist Park non-complying table insert the following words in the row showing the land use 'Store':
'Except where in association with or ancillary to an existing caravan park or tourist park.'
3. Within the Desired Character statement of the Industry Zone, replace the words 'Barmera Co-operative Parking Sheds' with the words 'Barmera Co-operative Packing Sheds'.
4. Within the 'Exceptions' column of the Industry Zone non-complying table for 'shop of group of shops', replace the words of part (c) 'the gross leasable area is less than 25 per cent of the site area' with 'the gross leasable area is less than 25 per cent of the total floor area of the related activity'.
5. Within the 'Exceptions' column of the Industry Zone non-complying table for 'office', replace the words of part (c) 'the gross leasable area is less than 25 per cent of the site area' with 'the gross leasable area is less than 25 per cent of the total floor area of the related activity'.
6. Replace the Council Index Map, Zone Map BeBa/1, Zone Map BeBa/6 and Zone Map BeBa/25 with the contents of 'Attachment A'.
7. 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

ATTACHMENT A





DEVELOPMENT ACT 1993

SECTION 29 (2) (b) (i)

*Amendment to the Mid Murray Council Development Plan**Preamble*

It is necessary to amend the Mid Murray Council Development Plan dated 19 April 2012.

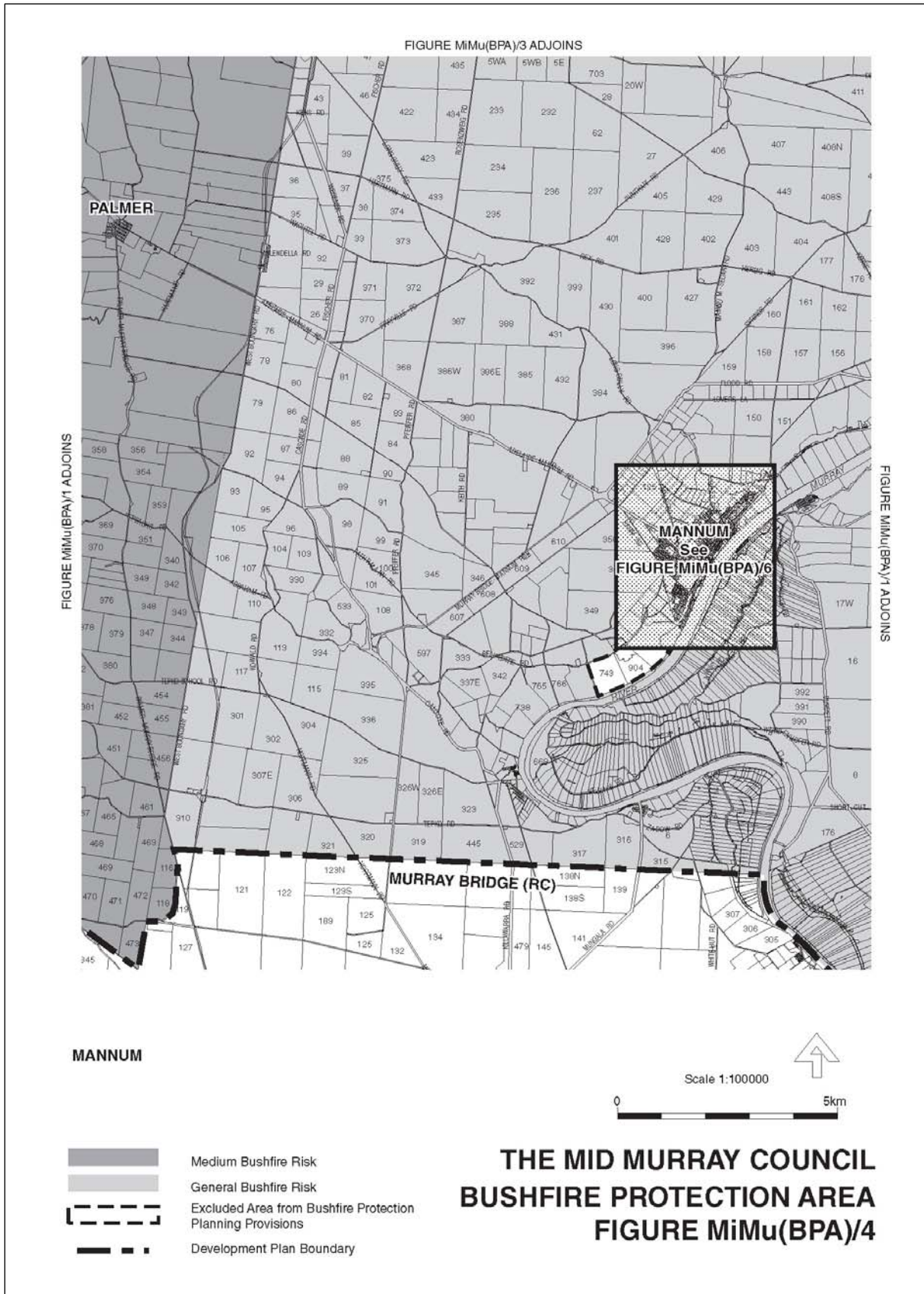
NOTICE

PURSUANT to Section 29 (2) (b) (i) of the Development Act 1993, I, being the Minister administering the Act, amend the Mid Murray Council Development Plan dated 19 April 2012, as follows:

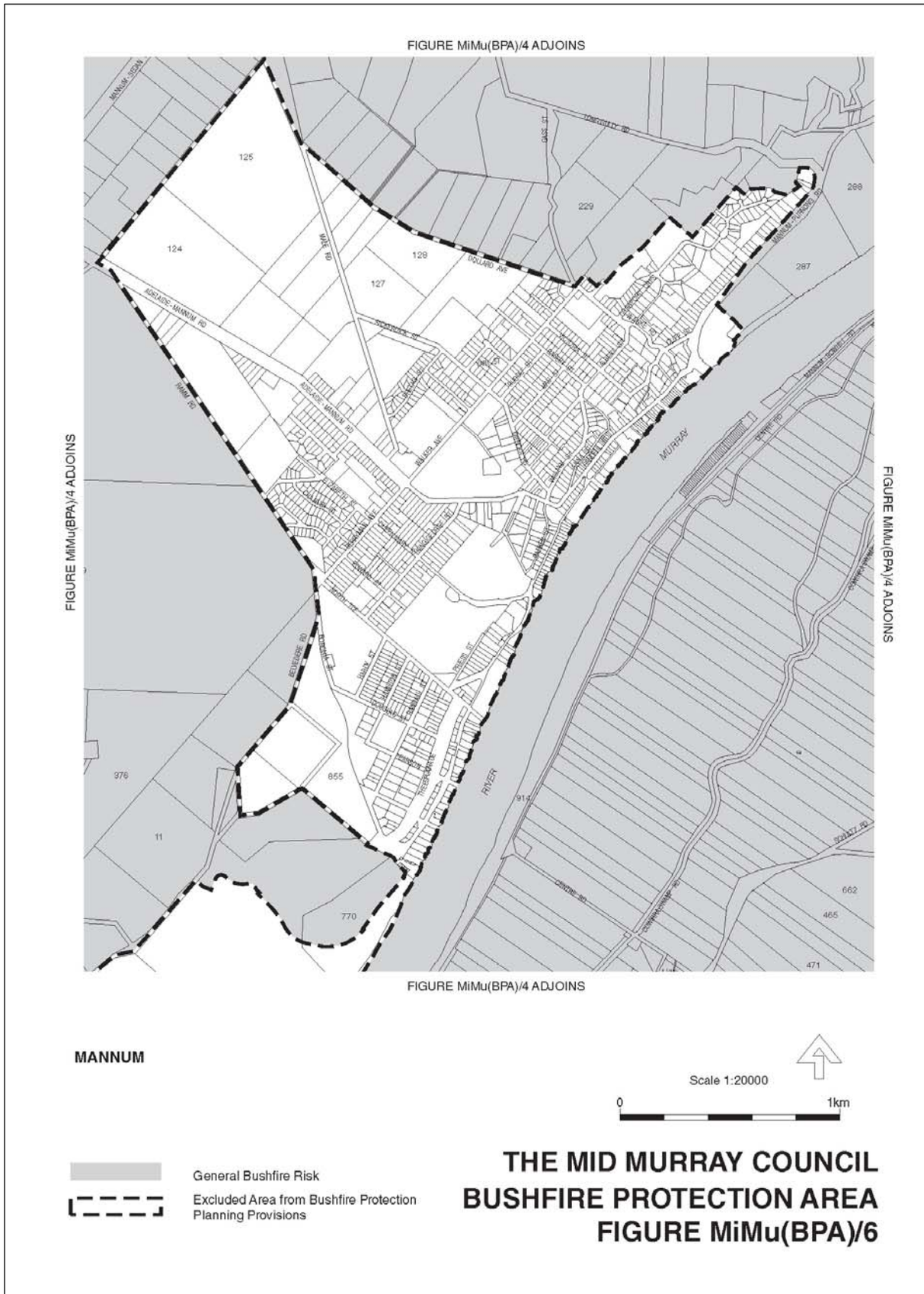
1. Replace Figure MiMu(BPA)/4 with the contents of 'Attachment A'.
2. Replace Figure MiMu(BPA)/6 with the contents of 'Attachment B'.
3. Fix the day on which this notice is published in the *Gazette* as the day on which the amendment will come into operation.

JOHN RAU, Deputy Premier, Minister for Planning

ATTACHMENT A



ATTACHMENT B



ELECTRICITY ACT 1996

Default Contract Prices for Small Customers

NOTICE is given that pursuant to Section 36AB of the Electricity Act 1996, Powerdirect Pty Ltd (ABN 28 067 609 803) hereby publishes its Default Contract Prices for the sale of electricity to default customers in South Australia. The default contract prices are set out below in this notice and will apply from 1 August 2012.

Powerdirect's Default Contract Prices are to be read with its Default Contract Terms and Conditions. Powerdirect's Default Contract may be inspected on the Powerdirect website at www.powerdirect.com.au.

Justification Statement—Default Contract Prices

The default contract prices set out in this notice have increased following a review of our energy prices in South Australia.

For further information please call Powerdirect on 1300 307 966.

Powerdirect SA Electricity Default Contract Prices

Tariff Categories	Standing and Default Contract Price		
	GST Exclusive	GST Inclusive	
Domestic Light/Power 110	First 3.2877 kWh/day (c/kWh)	30.27	33.297
	Thereafter (c/kWh)	30.17	33.187
	Supply Charge (c/day)	67.31	74.041
Off-peak Controlled Load 116	All consumption c/kWh)	14.45	15.895
General Supply 126	First 27.3973 kWh/day (c/kWh)	33.09	36.399
	Thereafter (c/kWh)	35.37	38.907
	Supply Charge (c/day)	65.74	72.314
General Supply 126M (Monthly Meter Read)	First 27.3973 kWh/day (c/kWh)	33.09	36.399
	Thereafter (c/kWh)	35.37	38.907
	Supply Charge (c/day)	80.02	88.022
General Supply Time Of Use 128	First 54.7945 kWh/day (c/kWh)	40.04	44.044
	Thereafter (c/kWh)	37.54	41.294
	Supply Charge (c/day)	65.69	72.259
	All off-peak consumption (c/kWh)	19.47	21.417
General Supply Time Of Use 128M (Monthly Meter Read)	First 54.7945 kWh/day (c/kWh)	40.04	44.044
	Thereafter (c/kWh)	37.54	41.294
	Supply Charge (c/day)	79.96	87.956
	All off-peak consumption (c/kWh)	19.47	21.417

Explanatory Notes:

1. Default contract price categories will only apply to small customers (that is, those customers who consume less than 160MWh of electricity per annum) who are purchasing electricity under Powerdirect's default contract terms and conditions. Default contract prices apply in accordance with the following principles:
 - (a) 'Daily Consumption' is the total electricity consumption for the period to which the customer's bill relates, divided by the number of days in that period;
 - (b) Domestic Light/Power 110:
 - applicable to all residential consumption (excluding Off-Peak Controlled Load Tariff 116) in premises used wholly or principally as private residences;
 - (c) Controlled Load 116:
 - for electricity used in permanently installed storage water heaters with a rated delivery of not less than 125 litres, storage space heaters and other approved thermal storage applications; the hours of application are fixed from time to time by Powerdirect with control by time switch or other means. This price does not apply to electricity used outside those hours.
 - this price is only available in conjunction with tariffs 110, 126Q, 126M, 128Q or 128M;
 - (d) General Supply 126Q (Quarterly Meter Reading):
 - available only to non-residential customers;
 - (e) General Supply 126M (Monthly Meter Reading):
 - available only to non-residential customers.
 - applies to customers whose meters are scheduled to be read monthly, and who are billed monthly.
 - a monthly meter reading fee applies to this tariff;
 - (f) General Supply Time of Use 128Q (Quarterly Meter Reading):
 - available only to non-residential customers with appropriate metering;

-
- (g) General Supply Time of Use 128M (Monthly Meter Reading):
- available only to non-residential customers with appropriate metering.
 - applies to customers whose meters are scheduled to be read monthly, and who are billed monthly.
 - a monthly meter reading fee applies to this tariff.
2. Peak period is 0700 hours to 2100 hours from Monday to Friday (Central Standard Time) for all tariffs other than tariff 110 except where the network meters do not recognise specific tariff days. In these situations peak period is 0700 hours to 2100 hours (Central Standard Time) each day for tariffs other than tariff 110.
 3. Off peak period is all times other than peak period.
 4. Where prices change during a billing cycle the bill for that billing cycle will be calculated on a *pro-rata* basis using:
 - (a) the old price up to and including the date of change; and
 - (b) the new price from the date of change to the end of the billing cycle.
-
-

ENVIRONMENT PROTECTION ACT 1993

Approval of Category B Containers

I, ANDREA KAYE WOODS, Team Leader, Container Deposit Legislation and Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 68 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

Approval of Category B Containers

Approve as Category B Containers, subject to the conditions in subclauses 1, 2, 3 and 4 below, each of the classes of containers identified by reference to the following matters described in the first 4 columns of Schedule 1 of this Notice which are sold in South Australia:

- (a) the product which each class of containers shall contain;
 - (b) the size of the containers;
 - (c) the type of containers; and
 - (d) the name of the holders of these approvals.
- (1) That containers of the class to which the approval relates must bear the refund marking specified by the Authority for containers of that class. The Authority specifies the following refund markings for Category B containers:
 - (i) '10c refund at collection depots when sold in SA', or
 - (ii) '10c refund at SA/NT collection depots in State/Territory of purchase'.
 - (2) The holder of the approval must have in place an effective and appropriate waste management arrangement in relation to containers of that class. For the purpose of this approval notice the company named in Column 5 of Schedule 1 of this Notice is the nominated super collector.
 - (3) In the case of an approval in relation to Category B containers that the waste management arrangement must require the holder of the approval to provide specified super collectors with a declaration in the form determined by the Authority in relation to each sale of such containers by the holder of the approval as soon as practicable after the sale';
 - (4) The holder of these approvals must ensure that if a sticker bearing the refund marking has been approved, and is applied to the container, then the sticker must not be placed on any portion of the opening mechanism or in any other place that would require complete or partial removal of the sticker before the contents may be consumed.

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Tentacle Grape	355	Glass	Aaron Fromm	Statewide Recycling
Barbican Apple	330	Glass	Alnigma Enterprises Pty Ltd	Marine Stores Ltd
Barbican Lemon	330	Glass	Alnigma Enterprises Pty Ltd	Marine Stores Ltd
Barbican Malt	330	Glass	Alnigma Enterprises Pty Ltd	Marine Stores Ltd
Barbican Peach	330	Glass	Alnigma Enterprises Pty Ltd	Marine Stores Ltd
Barbican Pineapple	330	Glass	Alnigma Enterprises Pty Ltd	Marine Stores Ltd
Barbican Pomegranate	330	Glass	Alnigma Enterprises Pty Ltd	Marine Stores Ltd
Barbican Strawberry	330	Glass	Alnigma Enterprises Pty Ltd	Marine Stores Ltd
Euro Guava	350	PET	Alnigma Enterprises Pty Ltd	Marine Stores Ltd
Euro Mango	350	PET	Alnigma Enterprises Pty Ltd	Marine Stores Ltd
Euro Mango	900	PET	Alnigma Enterprises Pty Ltd	Marine Stores Ltd
XS Energy Drink Classic Blast	250	Can—Aluminium	Amway of Australia & New Zealand	Statewide Recycling
IRN Bru Soda	330	Can—Aluminium	B & F Distributors	Statewide Recycling
IRN Bru Soda Diet	330	Can—Aluminium	B & F Distributors	Statewide Recycling
Jelly Belly Soda	355	Glass	B & F Distributors	Statewide Recycling
Mars Milk Drink	30 g	PET	B & F Distributors	Statewide Recycling
Mug Root Beer	355	Can—Aluminium	B & F Distributors	Statewide Recycling
Belhaven Twisted Thistle Ale	500	Glass	Empire Liquor	Statewide Recycling
Escanciador Sidra Natural De Asturias	700	Glass	Empire Liquor	Statewide Recycling
Fullers Black Cab Stout	500	Glass	Empire Liquor	Statewide Recycling
Fullers Past Masters Brewers Reserve NO 3	500	Glass	Empire Liquor	Statewide Recycling
Sam Adams Twisted Tea	355	Glass	Empire Liquor	Statewide Recycling
Sheppys Organic Cider	500	Glass	Empire Liquor	Statewide Recycling
Sheppys Somerset Draught Cider	500	Glass	Empire Liquor	Statewide Recycling
Thwaites Flying Shuttle Ale	500	Glass	Empire Liquor	Statewide Recycling
Whistler Black Tusk Ale	330	Glass	Empire Liquor	Statewide Recycling
Whistler Classic Pale Ale	330	Glass	Empire Liquor	Statewide Recycling
Cherry Cola	355	Can—Aluminium	Ford Foods Pty Ltd	Statewide Recycling
Dr Pepper	355	Can—Aluminium	Ford Foods Pty Ltd	Statewide Recycling
Fanta Grape	355	Can—Aluminium	Ford Foods Pty Ltd	Statewide Recycling
Fanta Pineapple	355	Can—Aluminium	Ford Foods Pty Ltd	Statewide Recycling
Fanta Strawberry	355	Can—Aluminium	Ford Foods Pty Ltd	Statewide Recycling
Fresh Up Crisp Apple	440	Can—Aluminium	Frucor Beverages Ltd	Statewide Recycling
Fresh Up Juicy Lemon	440	Can—Aluminium	Frucor Beverages Ltd	Statewide Recycling
Fresh Up Mixed Berry	440	Can—Aluminium	Frucor Beverages Ltd	Statewide Recycling
V Purple Plasma	500	Can—Aluminium	Frucor Beverages Ltd	Statewide Recycling
V The Entertainer Guarana Energy Drink	1 200	PET	Frucor Beverages Ltd	Statewide Recycling
A Adams Ale Australian Water	600	PET	Golden Circle Limited	Statewide Recycling
Adams Ale Purified Australian Water	1 500	PET	Golden Circle Limited	Statewide Recycling
GC Raw Berry Burst Fruit & Veg Juice	400	PET	Golden Circle Limited	Statewide Recycling
GC Raw Berry Burst Fruit & Veg Juice	250	LPB—Aseptic	Golden Circle Limited	Statewide Recycling
GC Raw Citrus Crush Fruit & Veg Juice	250	LPB—Aseptic	Golden Circle Limited	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
GC Raw Citrus Crush Fruit & Veg Juice	400	PET	Golden Circle Limited	Statewide Recycling
GC Raw Pine Punch Fruit & Veg Juice	400	PET	Golden Circle Limited	Statewide Recycling
Golden Circle Apple & Blackcurrant Juice	200	PET	Golden Circle Limited	Statewide Recycling
Golden Circle Apple Juice	200	PET	Golden Circle Limited	Statewide Recycling
Golden Circle Healthy Life Probiotic Apple Mango Juice	300	PET	Golden Circle Limited	Statewide Recycling
Golden Circle Healthy Life Probiotic Breakfast Juice	300	PET	Golden Circle Limited	Statewide Recycling
Golden Circle Junior Apple Blackcurrant Fruit Drink	150	LPB—Aseptic	Golden Circle Limited	Statewide Recycling
Golden Circle Junior Apple Fruit Drink	150	LPB—Aseptic	Golden Circle Limited	Statewide Recycling
Golden Circle Junior Fruit & Veg Citrus Juice	150	LPB—Aseptic	Golden Circle Limited	Statewide Recycling
Golden Circle Junior Fruit & Veg Pine Punch Juice	150	LPB—Aseptic	Golden Circle Limited	Statewide Recycling
Golden Circle Junior Tropical Fruit Drink	150	LPB—Aseptic	Golden Circle Limited	Statewide Recycling
Golden Circle Light Lemon 5% Fruit Juice	375	Can—Aluminium	Golden Circle Limited	Statewide Recycling
Golden Circle Orange & Mango 5% Fruit Juice	1 500	PET	Golden Circle Limited	Statewide Recycling
Golden Circle Orange Juice	200	PET	Golden Circle Limited	Statewide Recycling
Golden Circle Pineapple Juice	250	LPB—Aseptic	Golden Circle Limited	Statewide Recycling
Golden Circle Pineapple Juice	1 000	LPB—Aseptic	Golden Circle Limited	Statewide Recycling
Golden Circle Popper Juice Apple	150	LPB—Aseptic	Golden Circle Limited	Statewide Recycling
Golden Circle Popper Juice Apple Blackcurrant	150	LPB—Aseptic	Golden Circle Limited	Statewide Recycling
Golden Circle Popper Juice Apple Mango	150	LPB—Aseptic	Golden Circle Limited	Statewide Recycling
Golden Circle Popper Juice Orange	150	LPB—Aseptic	Golden Circle Limited	Statewide Recycling
Golden Circle Popper Juice Tropical	150	LPB—Aseptic	Golden Circle Limited	Statewide Recycling
LOL P CHEE Apple +Peach +Mango	250	Can—Aluminium	Golden Circle Limited	Statewide Recycling
LOL Straz Bri Apple + Strawberry	250	Can—Aluminium	Golden Circle Limited	Statewide Recycling
LOL U DA MAN Apple + Mandarin	250	Can—Aluminium	Golden Circle Limited	Statewide Recycling
Ocean Spray 100% Juice Blend Cranberry Fruits of the Forest Grape Apple & Pear	1 000	PET	Golden Circle Limited	Statewide Recycling
Ocean Spray 100% Juice Blend Cranberry Pomegranate Apple Pear & Grape	1 000	PET	Golden Circle Limited	Statewide Recycling
Ocean Spray 100% Juice Blend Ruby Red Grapefruit Mango Grape & Apple	1 000	PET	Golden Circle Limited	Statewide Recycling
Ocean Spray Cranberry Blackcurrant	1 500	PET	Golden Circle Limited	Statewide Recycling
Ocean Spray Cranberry Classic	295	PET	Golden Circle Limited	Statewide Recycling
Ocean Spray Cranberry Classic	1 000	PET	Golden Circle Limited	Statewide Recycling
Ocean Spray Cranberry Pomegranate	1 500	PET	Golden Circle Limited	Statewide Recycling
Ocean Spray Light Cranberry	1 000	PET	Golden Circle Limited	Statewide Recycling
Ocean Spray Light Cranberry	295	PET	Golden Circle Limited	Statewide Recycling
Ocean Spray Raspberry Cranberry	1 500	PET	Golden Circle Limited	Statewide Recycling
Ocean Spray Ruby Red Grapefruit	295	PET	Golden Circle Limited	Statewide Recycling
Original Juice Co Black Label Chilled Juice Summer Fruits	600	PET	Golden Circle Limited	Statewide Recycling
Original Juice Co Black Label Pulp Free Orange	350	PET	Golden Circle Limited	Statewide Recycling
Original Juice Co White Label Apple Berry Juice	600	PET	Golden Circle Limited	Statewide Recycling
Original Juice Co White Label Breakfast Juice	600	PET	Golden Circle Limited	Statewide Recycling
Original Juice Co White Label Premium Cloudy Apple Juice	600	PET	Golden Circle Limited	Statewide Recycling
Original Juice Co White Label Premium Orange Juice	600	PET	Golden Circle Limited	Statewide Recycling
Original Juice Co White Label Premium Orange Juice	350	PET	Golden Circle Limited	Statewide Recycling
Woodstock Honey Cola & Kentucky Blended Bourbon	375	Can—Aluminium	Independent Distillers (Aust) Pty Ltd	Statewide Recycling
Proform Nutrition & Energy + Fibre Choc Shake	200	LPB—Aseptic	Murray Goulburn Co Operative Limited	Statewide Recycling
Proform Nutrition & Energy + Fibre Vanilla Shake	200	LPB—Aseptic	Murray Goulburn Co Operative Limited	Statewide Recycling
Summertime Apple Blackcurrant Juice	250	Glass	Rose River Beverages	Statewide Recycling
Summertime Apple Juice	250	Glass	Rose River Beverages	Statewide Recycling
Summertime Cranberry Fruit Drink	250	Glass	Rose River Beverages	Statewide Recycling
Summertime Orange Juice	250	Glass	Rose River Beverages	Statewide Recycling
Summertime Orange Mango Juice	250	Glass	Rose River Beverages	Statewide Recycling
Summertime Pineapple Juice	250	Glass	Rose River Beverages	Statewide Recycling
Summertime Tomato Juice	250	Glass	Rose River Beverages	Statewide Recycling
Napoleone & Co Methode Traditionnelle Pear Cider	500	Glass	Samuel Smith & Son Pty Ltd	Statewide Recycling
Jagermeister Ginger Lime	330	Can—Aluminium	Suntory (Aust) Pty Ltd	Statewide Recycling
Jagermeister Raw	330	Can—Aluminium	Suntory (Aust) Pty Ltd	Statewide Recycling

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Russian Standard Vodka Citrus	300	Can—Aluminium	Suntory (Aust) Pty Ltd	Statewide Recycling
Russian Standard Vodka Citrus	300	Glass	Suntory (Aust) Pty Ltd	Statewide Recycling
Suntory Magnum Dry	500	Can—Aluminium	Suntory (Aust) Pty Ltd	Statewide Recycling
WKD Original Vodka Blue	275	Glass	Suntory (Aust) Pty Ltd	Statewide Recycling
WKD Original Vodka Iron Brew	275	Glass	Suntory (Aust) Pty Ltd	Statewide Recycling
WKD Original Vodka Purple	275	Glass	Suntory (Aust) Pty Ltd	Statewide Recycling
WKD Original Vodka Red	275	Glass	Suntory (Aust) Pty Ltd	Statewide Recycling

ENVIRONMENT PROTECTION ACT 1993

Revocation of Collection Depot

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

Revocation of Collection Depot Approval:

Revoke the collection depot identified by reference to the following matters, which previously received all containers belonging to a class of containers that were approved as Category B Containers:

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

SCHEDULE 1

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
Depot Name	Company/Trading Name	Proprietors	Depot Location Street	Depot Location Suburb	Certificate of Title No. Volume/Folio No.
Reverse Vending Australia	Statewide Recycling	Can Recycling	Shop TGG Centro Hollywood Plaza Shopping Centre, corner Winzor Street and Spains Road	Salisbury Downs	5632/575

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2012

	\$		\$
Agents, Ceasing to Act as.....	47.00	Firms:	
Associations:		Ceasing to Carry on Business (each insertion).....	31.25
Incorporation	23.80	Discontinuance Place of Business	31.25
Intention of Incorporation	59.00	Land—Real Property Act:	
Transfer of Properties	59.00	Intention to Sell, Notice of.....	59.00
Attorney, Appointment of.....	47.00	Lost Certificate of Title Notices	59.00
Bailiff's Sale.....	59.00	Cancellation, Notice of (Strata Plan)	59.00
Cemetery Curator Appointed.....	34.75	Mortgages:	
Companies:		Caveat Lodgement	23.80
Alteration to Constitution	47.00	Discharge of.....	24.90
Capital, Increase or Decrease of	59.00	Foreclosures.....	23.80
Ceasing to Carry on Business	34.75	Transfer of	23.80
Declaration of Dividend.....	34.75	Sublet.....	12.00
Incorporation	47.00	Leases—Application for Transfer (2 insertions) each	12.00
Lost Share Certificates:		Lost Treasury Receipts (3 insertions) each	34.75
First Name.....	34.75	Licensing	69.50
Each Subsequent Name.....	12.00	Municipal or District Councils:	
Meeting Final.....	39.25	Annual Financial Statement—Forms 1 and 2	657.00
Meeting Final Regarding Liquidator's Report on		Electricity Supply—Forms 19 and 20.....	467.00
Conduct of Winding Up (equivalent to 'Final		Default in Payment of Rates:	
Meeting')		First Name	93.50
First Name.....	47.00	Each Subsequent Name.....	12.00
Each Subsequent Name.....	12.00	Noxious Trade.....	34.75
Notices:		Partnership, Dissolution of	34.75
Call.....	59.00	Petitions (small).....	23.80
Change of Name	23.80	Registered Building Societies (from Registrar-General)	23.80
Creditors.....	47.00	Register of Unclaimed Moneys—First Name.....	34.75
Creditors Compromise of Arrangement	47.00	Each Subsequent Name	12.00
Creditors (extraordinary resolution that 'the Com-		Registers of Members—Three pages and over:	
pany be wound up voluntarily and that a liquidator		Rate per page (in 8pt)	299.00
be appointed').....	59.00	Rate per page (in 6pt)	395.00
Release of Liquidator—Application—Large Ad.....	93.50	Sale of Land by Public Auction.....	59.50
—Release Granted	59.00	Advertisements.....	3.30
Receiver and Manager Appointed.....	54.00	¼ page advertisement.....	139.00
Receiver and Manager Ceasing to Act.....	47.00	½ page advertisement.....	279.00
Restored Name.....	44.00	Full page advertisement.....	546.00
Petition to Supreme Court for Winding Up.....	81.50	Advertisements, other than those listed are charged at \$3.30 per	
Summons in Action.....	69.50	column line, tabular one-third extra.	
Order of Supreme Court for Winding Up Action.....	47.00	Notices by Colleges, Universities, Corporations and District	
Register of Interests—Section 84 (1) Exempt.....	105.00	Councils to be charged at \$3.30 per line.	
Removal of Office.....	23.80	Where the notice inserted varies significantly in length from	
Proof of Debts.....	47.00	that which is usually published a charge of \$3.30 per column line	
Sales of Shares and Forfeiture.....	47.00	will be applied in lieu of advertisement rates listed.	
Estates:		South Australian Government publications are sold on the	
Assigned	34.75	condition that they will not be reproduced without prior	
Deceased Persons—Notice to Creditors, etc.....	59.00	permission from the Government Printer.	
Each Subsequent Name.....	12.00		
Deceased Persons—Closed Estates.....	34.75		
Each Subsequent Estate.....	1.55		
Probate, Selling of	47.00		
Public Trustee, each Estate	12.00		

All the above prices include GST

GOVERNMENT GAZETTE NOTICES

ALL 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. Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@dpc.sa.gov.au*. Send as attachments in Word format. Please include 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.**

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2012

Acts, Bills, Rules, Parliamentary Papers and Regulations						
Pages	Main	Amends	Pages	Main	Amends	
1-16	2.90	1.35	497-512	39.75	38.75	
17-32	3.80	2.40	513-528	40.75	39.50	
33-48	5.00	3.55	529-544	42.25	40.75	
49-64	6.30	4.85	545-560	43.50	42.25	
65-80	7.35	6.10	561-576	44.50	43.50	
81-96	8.55	7.10	577-592	46.00	44.00	
97-112	9.75	8.35	593-608	47.25	45.50	
113-128	10.90	9.60	609-624	48.00	47.00	
129-144	12.20	10.80	625-640	49.25	47.50	
145-160	13.40	12.00	641-656	50.50	49.25	
161-176	14.60	13.20	657-672	51.50	49.75	
177-192	15.90	14.40	673-688	53.00	51.50	
193-208	17.10	15.80	689-704	54.00	52.00	
209-224	18.10	16.70	705-720	55.50	53.50	
225-240	19.30	17.90	721-736	57.00	54.50	
241-257	20.80	18.90	737-752	57.50	56.00	
258-272	21.90	20.00	753-768	59.00	57.00	
273-288	23.00	21.70	769-784	60.00	59.00	
289-304	24.10	22.60	785-800	61.00	60.00	
305-320	25.50	24.00	801-816	62.50	60.50	
321-336	26.50	25.10	817-832	63.50	62.50	
337-352	27.90	26.25	833-848	65.00	63.50	
353-368	28.75	27.75	849-864	66.00	64.50	
369-384	30.25	28.75	865-880	67.50	66.00	
385-400	31.50	30.00	881-896	68.00	66.50	
401-416	32.75	31.00	897-912	69.50	68.00	
417-432	34.00	32.50	913-928	70.00	69.50	
433-448	35.00	33.75	929-944	71.50	70.00	
449-464	36.00	34.50	945-960	72.50	71.00	
465-480	36.50	35.75	961-976	75.50	72.00	
481-496	38.75	36.50	977-992	76.50	72.50	

Legislation—Acts, Regulations, etc:

Subscriptions:

Acts	245.00	\$
All Bills as Laid	589.00	
Rules and Regulations	589.00	
Parliamentary Papers	589.00	
Bound Acts	272.00	
Index	136.00	

Government Gazette

Copy	6.45	
Subscription	325.00	

Hansard

Copy	17.90	
Subscription—per session (issued weekly)	510.00	
Cloth bound—per volume	219.00	
Subscription—per session (issued daily)	510.00	

Legislation on Disk

Whole Database	3 781.00	
Annual Subscription for fortnightly updates	1 162.00	
Individual Act(s) including updates	POA	

Notice of Vacancies

Annual Subscription	184.00	
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Compendium

Subscriptions:

New Subscriptions	2 239.00	
Updates	790.00	

(All the above prices include GST)

All Legislation, Government Gazette, Hansard and Legislation on disk are available from:

**Counter Sales
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Service SA Customer Service Centre,
Ground Floor—EDS Centre, 108 North Terrace, Adelaide, S.A. 5000
Phone: 13 23 24 (local call cost), Fax: (08) 8204 1909
Postal: G.P.O. Box 1707, Adelaide, S.A. 5001

Online Shop:www.shop.service.sa.gov.au**Subscriptions and
Standing Orders:**

Government Publishing SA
Plaza Level, Riverside Centre, North Terrace, Adelaide, S.A. 5000
Phone: (08) 8207 1043, (08) 8207 0910, Fax: (08) 8207 1040

EXPIATION OF OFFENCES ACT 1996

Appointment

I, RUSSELL WORTLEY, Minister for Industrial Relations in and for the State of South Australia, hereby authorise the following person to issue expiation notices pursuant to the Expiation of Offences Act 1996:

- Beau Joshua Seidel

Date 29 June 2012.

RUSSELL WORTLEY, Minister for Industrial Relations, Minister for State/Local Government Relations

EXPLOSIVES ACT 1936

Appointment

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

- Beau Joshua Seidel

Date 29 June 2012.

RUSSELL WORTLEY, Minister for Industrial Relations, Minister for State/Local Government Relations

FAIR WORK ACT 1994

Appointment

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

- Beau Joshua Seidel

Date 29 June 2012.

RUSSELL WORTLEY, Minister for Industrial Relations, Minister for State/Local Government Relations

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 18 June 2012, referring to the Spencer Gulf Prawn Fishery, is hereby revoked.

Dated 24 June 2012.

C. NOELL, Prawn Fisheries Manager

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE notice under Section 79 of the Fisheries Management Act 2007, that it is hereby declared that it shall be unlawful for a person fishing pursuant to the following fishery licences: Marine Scalefish Fishery; Restricted Marine Scalefish Fishery or Northern Zone Rock Lobster Fishery; to engage in the class of fishing activity or have possession or control of aquatic resources specified in Schedule 1, 2 or 3 during the period specified in Schedule 4.

SCHEDULE 1

The act of taking or possessing more than 800 kg of Snapper (*Pagrus auratus*) in any one day in the waters contained within the following gulfs, points from which the closing lines are drawn:

Cape Catastrophe to Cape Spencer (Spencer Gulf); and

Cape Jervis to Troubridge Point (Gulf St Vincent).

SCHEDULE 2

In waters of the State other than the waters specified in Schedule 1, the act of taking or possessing more than 800 kg of Snapper (*Pagrus auratus*) in any one day where there has been no prior report made to PIRSA Fishwatch on 1800 065 522 at least one hour before leaving port.

SCHEDULE 3

In all waters of the State the act of taking or possessing of more than 800 kg of Snapper (*Pagrus auratus*) in any one day from a fishing trip of more than one day and less than three days, where there has been no prior report made to PIRSA Fishwatch 1800 065 522:

- One hour before leaving port;
- One hour before midday for every day of fishing; and
- One hour before returning to port, nominating the point of landing.

SCHEDULE 4

1200 hours on 30 June 2012 until 1200 hours on 31 December 2012.

For the purpose of this notice *in any one day* means during the period commencing at midday and ending at the midday next following.

Dated 29 June 2012.

PROFESSOR M. DOROUDI, Director of Fisheries

GAS ACT 1997

Default Contract Prices for Small Customers

NOTICE under the Gas Act 1997 by AGL South Australia Pty Ltd (AGLSA) ABN 49 091 105 092 of Default Contract Prices for Small Customers.

Pursuant to Section 34B of the Gas Act 1997 notice is hereby given by AGLSA of its default contract prices for customers who are consuming less than one terajoule per annum of gas (**small customers**) and who are purchasing gas under AGLSA's default contract terms and conditions. The default contract prices are set out below and will apply from and after the 19 July 2012.

Justification Statement

The default contract prices set out in this notice are the same as the standing contract prices for small customers as established by the Essential Services Commission of South Australia in accordance with its Gas Standing Contract Price Determination.

For further information please call AGLSA on 131 245

AGLSA GAS DEFAULT CONTRACT PRICES FOR SMALL CUSTOMERS

(All charges are inclusive of GST)

REGIONS	Metropolitan	Mount Gambier	Port Pirie	Riverland	Whyalla
RESIDENTIAL					
Supply charge (c/day)	71.071	71.071	71.071	71.071	71.071
First 4,500 MJ per 91 days	3.3198	3.3836	3.3814	3.4078	3.3814
Balance MJ per 91 days	1.7358	1.7523	1.7270	1.7886	1.7479
SMALL BUSINESS					
Supply charge (c/day)	122.144	122.144	122.144	107.525	122.144
First 25,000 MJ per 91 days	2.2715	2.2737	2.2781	2.3562	2.2880
Next 65,000 MJ per 91 days	2.2561	2.2198	2.2583	2.1879	2.2759
Balance MJ per 91 days	1.6104	1.6467	1.6148	1.4751	1.6423
POSTCODES	See below*	5277, 5280, 5290	5540	5253, 5342, 5343, 5344	5600, 5608, 5609
* The Metropolitan Region comprises the areas of the State of South Australia other than Mount Gambier, Port Pirie, Whyalla, Riverland but including Barossa and Peterborough.					
** Per Quarter = 91 days					

P. McWILLIAMS, Director, AGL South Australia Pty Limited

GAS ACT 1997

*Default Contract Prices
Small Customers in Metropolitan Adelaide***Background**

This is a notice published by Alinta Energy Retail Sales Pty Ltd (ABN 22 149 658 300) trading as Alinta Energy (**Alinta Energy**) under Section 34B of the Gas Act 1997 (SA).

Default Contract Prices

With effect from 19 July 2012, Alinta Energy fixes the following prices as its default contract prices for customers consuming less than 1 terajoule of natural gas per annum (**small customers**) through a connection point in metropolitan Adelaide:

	GST Exclusive	GST Inclusive
ALINTA ENERGY RESIDENTIAL GAS RATES		
Supply Charge (\$/quarter)	58.96	64.856
First 4,500 MJ per quarter (c/MJ)	3.018	3.3198
Balance MJ per quarter (c/MJ)	1.578	1.7358

Justification Statement

The default contract prices fixed by Alinta Energy in this notice are the same as the standing contract prices for those small customers in Adelaide who are residential customers. Those standing contract prices are fixed in accordance with the 2011-14 Gas Standing Contract Price Determination. These prices are inclusive of the 2012-13 Gas Standing Contract Price Adjustment and Carbon Price Pass-Through Application approved by the Essential Services Commission of South Australia (**ESCOSA**) under Sections 33 (1) (a) and 34A of the of the Gas Act 1997 (SA) to apply from 1 July 2012.

For further information please call Alinta Energy on 133 702.

MICHAEL RICHES,
Company Secretary,
Alinta Energy Retail Sales Pty Ltd

HOUSING IMPROVEMENT ACT 1940

Erratum

IN *Government Gazette* No. 44 dated 21 June 2012, on page 2805, fourth entry as below, was printed in error under declared properties and *should* be removed from the records. This property had previously been declared and appeared in the *Government Gazette* No. 13 dated 1 March 2012, on page 872.

No. of House and Street	Locality	Allotment, Section, etc.	Certificate of Title	
			Volume	Folio
Lot 899 Holly Crescent	Coober Pedy	Allotment 899, Township 832801, Out of Hundreds (Coober Pedy)	5496	222
Dated at Adelaide, 5 July 2012		R. HULM, Director, Corporate Services, Housing SA		

HOUSING IMPROVEMENT ACT 1940

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

No. of House and Street	Locality	Allotment, Section, etc.	Certificate of Title	
			Volume	Folio
14 Dearman Street	Lock	Allotment 43, Town of Lock 551001, Hundred of McLachlan	5348	498
8 Grant Street	Elizabeth Park	Allotment 85 in Deposited Plan 59109, Hundred of Munno Para	5870	944
4 Knoyle Street	Elizabeth South	Allotment 4 in Deposited Plan 34522, Hundred of Munno Para	5082	911
35 Seaborough Road	Elizabeth Park	Allotment 257 in Deposited Plan 9018, Hundred of Munno Para	5550	906
24 Walpole Street	Davoren Park	Allotment 295 in Deposited Plan 7634, Hundred of Munno Para	5352	240
Dated at Adelaide, 5 July 2012		R. HULM, Director, Corporate Services, Housing SA		

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	Certificate of Title		Date and page of <i>Government Gazette</i> in which notice declaring house to be substandard published
		Volume	Folio	
23 Elizabeth Street, Wallaroo	Allotment 858 in Filed Plan 189800, Hundred of Wallaroo	5557	36	28.1.93, page 485
40 Kitchener Street, Kilburn	Community 26013 in Filed Plan 16, Hundred of Yatala	6067	148	30.9.04, page 3763
6 River Drive, Para Hills	Allotment 35 in Deposited Plan 7391, Hundred of Yatala	5596	373	27.10.11, page 4318
1 (also known as 3) Willow Avenue, Murray Bridge	Allotment 30 in Deposited Plan 88252, Hundred of Mobilong	6093	78	15.3.12, page 975
Dated at Adelaide, 5 July 2012.		R. HULM, Director, Corporate Services, Housing SA		

HOUSING IMPROVEMENT ACT 1940

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

Address of House	Allotment, Section, etc.	Certificate of Title		Date and page of <i>Government Gazette</i> in which notice declaring house to be substandard published	Maximum rental per week payable in respect of each house \$
		Volume	Folio		
19 Acacia Road, Morphett Vale	Allotment 81 in Deposited Plan 7598, Hundred of Noarlunga	5609	522	26.4.12, page 1487	158.00
37 Coles Road, Kudla	Allotment 4 in Deposited Plan 6317, Hundred of Munno Para	5532	163	10.5.12, page 1638	50.00
Lot 2 (previously known as Lot 2, Section 3889, Curtis Road), Angle Vale Road, Angle Vale	Allotment 2 in Filed Plan 11994, Hundred of Munno Para	6001	412	30.1.92, page 282	5.00
899 Holly Crescent, Coober Pedy	Allotment 899, Township 832801, Out of Hundreds (Coober Pedy)	5496	222	1.3.12, page 872	125.00
1 Lyon Street, Rosewater	Allotment 44 in Deposited Plan 474, Hundred of Yatala	5362	706	21.1.71, page 253	5.00
(Rear building), 102 New West Road, Port Lincoln	Allotment 191 in Deposited Plan 3716, Hundred of Lincoln	5207	141	28.7.88, page 533	5.00
547 (previously known as Section 297) Parawa Road, Parawa	Section 297 in Hundred 151100, Hundred of Yankalilla	1136	26	26.10.06, page 3774	137.00
22 Princes Highway (also known as Old Princess Highway), (previously known as Part Lot 18, Main Road), Kanmantoo	Allotment 74 in Filed Plan 160813, Hundred of Kanmantoo	5436	636	13.12.79, page 2248	288.00
7 Sandy Lane, Hackham	Allotment 27 in Filed Plan 153013, Hundred of Noarlunga	5722	985	10.5.12, page 1638	181.00
25 Stevens Avenue, Para Hills	Allotment 67 in Deposited Plan 7433, Hundred of Yatala	5477	904	10.5.12, page 1638	114.00
59 Sunningdale Drive, Christie Downs	Allotment 24 in Deposited Plan 9669, Hundred of Noarlunga	5409	802	26.4.12, page 1487	166.00
Unit 5, 19 Wyatt Road, Direk	Allotment 108 in Deposited Plan 69897, Hundred of Munno Para	5965	910	12.4.12, page 1387	62.00
93 Young Street, Parkside	Allotment 218 in Filed Plan 14671, Hundred of Adelaide	5448	548	7.5.92, page 1352	5.00

Dated at Adelaide, 5 July 2012.

R. HULM, Director, Corporate Services, Housing SA

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Distinctive Property Holdings Pty Ltd as trustee for the George Flourentzou Family Trust and Megalo Property Holdings Pty Ltd has applied to the Licensing Authority for a Wholesale Liquor Merchant's Licence in respect of premises situated at 29 Sir Donald Bradman Drive, Mile End South, S.A. 5031 and known as L'Atelier by Aramis Vineyards.

The application has been set down for hearing on 8 August 2012 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 1 August 2012).

The applicant's address for service is c/o Lee Flourentzou, P.O. Box 601, Marlestone, S.A. 5033.

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.

Dated 2 July 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 Sunoodles Pty Ltd has applied to the Licensing Authority for a Restaurant Licence with Section 34 (1) (c) Authorisation in respect of premises situated at 51 Jetty Road, Glenelg, S.A. 5045 and known as Noodle Box Glenelg.

The application has been set down for hearing on 8 August 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: 1 August 2012).

The applicant's address for service is c/o Sue Martin, 51 Jetty Road, Glenelg, S.A. 5045.

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.

Dated 2 July 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 Daryl Wayne Elson as trustee for Elson Family Trust has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at corner Hammerling and Victor Roads, Nuriootpa, S.A. 5355 and known as Roenfeldt Hill.

The application has been set down for hearing on 8 August 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: 1 August 2012).

The applicant's address for service is c/o Daryl Wayne Elson, 17 Darrell Street, Evanston Park, S.A. 5116.

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.

Dated 2 July 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 Distorted Beverages Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence to be known as Distorted Beverages.

The application has been set down for hearing on 7 August 2012 at 11 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: 31 July 2012).

The applicant's address for service is c/o Luke Willis, 5 Whelan Street, Nuriootpa, S.A. 5355.

The application and certain documents and material 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.

Dated 2 July 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 Stephen Geoffrey Gomer and Sadie Elizabeth Gomer have applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 411 California Street, Tatchilla, S.A. 5171 and to be known as Wistmosa Wines.

The application has been set down for hearing on 7 August 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 applicants at the applicants' address, at least seven days before the hearing date (viz: 31 July 2012).

The applicants' address for service is c/o David Watts and Associates, 1 Cator Street, Glenside, S.A. 5065 (Attention: David Watts).

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.

Dated 29 June 2012.

Applicants

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Altamont Wine Company Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 100 Collins Road, Summertown, S.A. 5141 and known as Altamont Wine Studio.

The application has been set down for hearing on 6 August 2012 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 30 July 2012).

The applicant's address for service is c/o Brian Gilbert, P.O. Box 55, Summertown, S.A. 5141.

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.

Dated 28 June 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 Lavina Wines Pty Ltd has applied to the Licensing Authority for a removal of a Wholesale Liquor Merchant's Licence and a Producer's Licence from 263 Main Road, McLaren Vale, S.A. 5171 to 12 Beltunga Close, Blewitt Springs, S.A. 5171 and the entities are known as Lavina Estate Wines respectively.

The application has been set down for hearing on 2 August 2012 at 10.30 a.m.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 26 July 2012).

The applicant's address for service is c/o David Watts and Associates, 1 Cator Street, Glenside, S.A. 5065.

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.

Dated 28 June 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 Domaine Simha Pty Ltd as trustee for the Radman Singh Family Trust has applied to the Licensing Authority for a Direct Sales Licence and to be known as Domaine Simha Pty Ltd.

The application has been set down for hearing on 6 August 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: 30 July 2012).

The applicant's address for service is c/o Navneet Singh, G.P.O. Box 181, Sydney, N.S.W. 2001.

The application and certain documents and material 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.

Dated 28 June 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 Taintalis Pty Ltd as trustee for the K J Family Trust has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Shop 1, 3 Alexa Road, North Haven, S.A. 5108 and to be known as Little India Restaurant.

The application has been set down for hearing on 6 August 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: 30 July 2012).

The applicant's address for service is c/o Loretta Polson, Solicitor, P.O. Box 246, North Adelaide, S.A. 5006.

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.

Dated 28 June 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 Liquorland (Australia) Pty Ltd has applied to the Licensing Authority for the removal of a Retail Liquor Merchant's Licence in respect of premises situated at Shops 9 and 10, 240 Peachey Road, Smithfield Plains, S.A. 5114 and to be situated at Tenancy 47/48, Munno Para Shopping Centre, Munno Para, S.A. 5115 and known as Liquorland.

The application has been set down for hearing on 2 August 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: 26 July 2012).

The applicant's address for service is c/o Hunt & Hunt, Level 10, 400 King William Street, Adelaide, S.A. 5000 (Attention: Rick Harley).

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.

Dated 27 June 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 The Sky Fortune Pty Ltd has applied to the Licensing Authority for the transfer of an Entertainment Venue Licence in respect of premises situated at 120-130 Gouger Street, Adelaide, S.A. 5000 and to be known as Loft-Oyster and Wine Bar.

The application has been set down for hearing on 1 August 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: 25 July 2012).

The applicant's address for service is c/o Judy Koh, 23A Payneham Road, College Park, S.A. 5069.

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.

Dated 27 June 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 Winter Hill Vineyard Pty Ltd as trustee for Winter Hill Vineyard Trust has applied to the Licensing Authority for Extended Trading Authorisation in respect of premises situated at 31 Whillas Road, Port Lincoln, S.A. 5606 and known as Delacolline Estate.

The application has been set down for hearing on 2 August 2012 at 9.30 a.m.

Conditions

The following licence conditions are sought:

- Extended Trading Authorisation is sought for the following times:

Sunday 8 a.m. to 11 a.m. and 8 p.m. to 9 p.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: 26 July 2012).

The applicant's address for service is c/o Greg Anderson, P.O. Box 118, Auburn, S.A. 5451.

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.

Dated 27 June 2012.

Applicant

NATIONAL ELECTRICITY LAW

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

Under Section 107, the period of time for the making of the draft determination on the *Negative offers from scheduled network service providers* Rule proposal has been extended to **7 November 2013**.

Under Section 107, the period of time for the making of the final determination on the *Inter-regional Transmission Charging* Rule proposal has been extended to **28 February 2013**.

Under Section 99, the making of a draft determination and draft *National Electricity Amendment (Small Generation Aggregator Framework) Rule 2012* (Project Ref. ERC0141). In relation to the draft determination:

- requests for a pre-determination hearing must be received by **12 July 2012**;
- submissions must be received by **16 August 2012**; and
- requests for a hearing should be forwarded to submissions@aemc.gov.au and must cite the Project Ref. in its title.

Submissions can be lodged online via the AEMC's website at www.aemc.gov.au. Before lodging your submission, you must review the AEMC's privacy statement on its website. Submissions should be made in accordance with the AEMC's *Guidelines for making written submissions on Rule change proposals*. The AEMC publishes all submissions on its website subject to confidentiality. All documents in relation to the above matters are published on the AEMC's website and are available for inspection at the offices of the AEMC.

Level 5, 201 Elizabeth Street
Sydney, N.S.W. 2000
Telephone: (02) 8296 7800
Facsimile: (02) 8296 7899

5 July 2012.

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1986

Appointment

I, RUSSELL WORTLEY, Minister for Industrial Relations in and for the State of South Australia, hereby authorise the following person to exercise the powers of an Inspector pursuant to the Occupational Health, Safety and Welfare Act 1986:

- Beau Joshua Seidel

Date 29 June 2012.

RUSSELL WORTLEY, Minister for Industrial Relations, Minister for State/Local Government Relations

OCCUPATIONAL HEALTH, SAFETY AND WELFARE ACT 1986

Transfer of Funds

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

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

- \$10.493 million cash (to be paid in monthly instalments) for the 2012-2013 financial year; and
- \$788 000 (to be provided on an in-kind basis) in the 2012-2013 financial year.

RUSSELL WORTLEY, Minister for Industrial Relations

MINING ACT 1971

DETERMINATION OF STATUTORY FORMS UNDER THE MINING ACT 1971

Application: 17A—Reduced Royalty for New Mines

NOTICE is hereby given, of the determined manner and of the statutory form for use pursuant to Section 17A (4) of the Mining Act 1971.

A copy of 'Form 32' may be downloaded from DMITRE Minerals website: <http://www.minerals.dmitre.sa.gov.au/> or by contacting Resource Royalties and Licensing on (08) 8463 3095.

P. FREEMAN, Deputy Executive Director, Mineral Resources

FORM 32

Mining Act 1971 ("the Act") - Part 3



Government of South Australia
Department for Manufacturing,
Innovation, Trade, Resources and Energy

APPLICATION: 17A – REDUCED ROYALTY FOR NEW MINES

USE THIS FORM TO: Make an application to the Minister by the person liable to pay royalty (other than on extractive minerals) for a mine to be declared a *new mine* for the purposes of section 17A of the Act.

Section A: Applicant

Applicant type	<input type="checkbox"/> COMPANY		<input type="checkbox"/> INDIVIDUAL		Tick one box only. Applicant is the person liable to pay royalty
Applicant name					
Postal address line 1					
Postal address line 2					
Suburb/Locality		State	Postcode		
Email					
Telephone		Fax			
ABN		ACN			ⓘ Only company applicants must complete this section.
Contact person name					
Contact position					

Section B: Description of Location of Mine

	ⓘ Clearly define the area of the land with as much detail as possible.

Section C: Mining tenement(s)

Tenement number	Tenement grant date	Tenement holder/s	ⓘ Multiple tenements may be listed on this form. May include Mineral Lease or Miscellaneous Purposes Licence

Major mineral(s) produced		ⓘ Specify mineral name, not just symbol, e.g. "Gold" not "Au".

Section D: Application detail

Provide details of the project, include information as to timeframes for first production and life of mine, expected production rates.

Also include the expected capital expenditure associated with the 'set-up' phase of the mine.

Provide details of any previous mining operations that may have been conducted at the site.

How does the operation compare to other operations in the vicinity of the mine?

Disclose any relationships the applicant may have with any other person conducting mining operations within the vicinity.

Provide any other relevant detail to support your application.

Include details of how and where the minerals are to be processed.

	<p>i Provide a reasonable level of detail.</p> <p>Attach additional information if required.</p> <p>Include any relevant ASX releases and a copy of your latest annual report (if applicable)</p>

Section E: Contact person for queries

Contact Name			<p>i A contact person must be nominated.</p>
Position			
Email			
Telephone		Fax	

OFFICE USE ONLY

<input type="checkbox"/> Has all relevant material been provided? <input type="checkbox"/> Is any additional detail required? <input type="checkbox"/> Acknowledgement letter sent	DATE OF RECEIPT

DEPARTMENT OF PRIMARY INDUSTRIES AND
RESOURCES SA—FISHERIES

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries at Parsons Beach on 23 January 2012:

- 2 cooler bags; and
- 2 catch bags and 146 abalone.

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

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

The above items may be viewed at the Kadina office of the Department of Primary Industries and Resources SA, Fisheries.

Dated 28 June 2012.

B. MARTIN, Prosecution Co-ordinator

DEPARTMENT OF PRIMARY INDUSTRIES AND
RESOURCES SA—FISHERIES

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries at Price Creek on 15 March 2012:

- 1 homemade mono long line, assorted hooks and milk carton float.

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

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

The above items may be viewed at the Kadina office of the Department of Primary Industries and Resources SA, Fisheries.

Dated 28 June 2012.

B. MARTIN, Prosecution Co-ordinator

DEPARTMENT OF PRIMARY INDUSTRIES AND
RESOURCES SA—FISHERIES

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries at Port MacDonnell on 8 April 2012:

- 1 drop net with red mesh, 1 drop net with white mesh and green and white rope.

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

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

The above items may be viewed at the Mount Gambier office of the Department of Primary Industries and Resources SA, Fisheries.

Dated 28 June 2012.

B. MARTIN, Prosecution Co-ordinator

DEPARTMENT OF PRIMARY INDUSTRIES AND
RESOURCES SA—FISHERIES

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries at Katarapko Creek on 10 April 2012:

- 10 Opera House nets.

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

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

The above items may be viewed at the Loxton office of the Department of Primary Industries and Resources SA, Fisheries.

Dated 28 June 2012.

B. MARTIN, Prosecution Co-ordinator

DEPARTMENT OF PRIMARY INDUSTRIES AND
RESOURCES SA—FISHERIES

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries at Katarapko and Eckerts Creek on 10 April 2012:

- 10 Opera House nets

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

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

The above items may be viewed at the Loxton office of the Department of Primary Industries and Resources SA, Fisheries.

Dated 28 June 2012.

B. MARTIN, Prosecution Co-ordinator

DEPARTMENT OF PRIMARY INDUSTRIES AND
RESOURCES SA—FISHERIES

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries at Ral Ral, Wide Waters and Nelbuck Creek on 10 April 2012.

- 10 Opera House nets.

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

Ral Ral, Wide Waters and Nelbuck Creek.

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

The above items may be viewed at the Loxton office of the Department of Primary Industries and Resources SA, Fisheries.

Dated 28 June 2012.

B. MARTIN, Prosecution Co-ordinator

DEPARTMENT OF PRIMARY INDUSTRIES AND
RESOURCES SA—FISHERIES

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries at Wide Waters near Renmark on 10 April 2012:

- 15 Opera House nets.

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

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

The above items may be viewed at the Loxton office of the Department of Primary Industries and Resources SA, Fisheries.

Dated 28 June 2012.

B. MARTIN, Prosecution Co-ordinator

DEPARTMENT OF PRIMARY INDUSTRIES AND
RESOURCES SA—FISHERIES

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries at Chowilla Creek on 10 April 2012.

- 16 Opera House nets; and
- 2 hoop nets.

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

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

The above items may be viewed at the Loxton office of the Department of Primary Industries and Resources SA, Fisheries.

Dated 28 June 2012.

B. MARTIN, Prosecution Co-ordinator

DEPARTMENT OF PRIMARY INDUSTRIES AND
RESOURCES SA—FISHERIES

NOTICE is hereby given pursuant to Section 90 (2) of the Fisheries Management Act 2007, that the following items have been seized by officers of the Department of Primary Industries and Resources SA, Fisheries at Coffin Bay Area on 23 May 2012.

- 1 black corf, 2 black buoys and black abalone bin.

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

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

The above items may be viewed at the Port Lincoln office of the Department of Primary Industries and Resources SA, Fisheries.

Dated 28 June 2012.

B. MARTIN, Prosecution Co-ordinator

PETROLEUM PRODUCTS REGULATION ACT 1995

Appointment

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

- Beau Joshua Seidel

Date 29 June 2012.

RUSSELL WORTLEY, Minister for Industrial
Relations, Minister for State/Local
Government Relations

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

*Suspension of Geothermal Exploration Licences—
GELs 294 and 295*

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Geothermal Exploration Licences have been suspended for the period from and including 1 July 2012 until 30 June 2013, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The expiry date of GELs 294 and 295 is now determined to be 2 February 2016.

Dated 29 June 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 Licence Condition
Extension of Licence Term
Petroleum Exploration Licence—PEL 81*

PURSUANT to Section 76A of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that Condition 1 of Petroleum Exploration Licence PEL 81 has been suspended for the period from and including 25 June 2012 until 24 June 2013, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The term of PEL 81 has been extended by a period corresponding to the period of suspension, such that the licence will now expire on 24 June 2014.

Dated 27 June 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 100

PURSUANT to Section 90 of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that the abovementioned Petroleum Exploration Licence has been suspended for the period from and including 26 June 2012 until 25 December 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 100 is now determined to be 7 November 2015.

Dated 26 June 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

*Grant of Associated Activities Licence—AAL 179**(Adjunct to Petroleum Exploration Licence PEL 516)*

NOTICE is hereby given that the undermentioned Associated Activities Licence has been granted with effect from 2 July 2012, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

No. of Licence	Licensee	Locality	Reference
AAL 179	Stuart Petroleum Pty Ltd	Cooper Basin	F2012/000392

Description of Area

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

Commencing at a point being the intersection of latitude 28°17'50"S GDA94 and longitude 140°31'50"E GDA94, thence east to longitude 140°31'50"E AGD66, north to latitude 28°17'55"S AGD66, east to longitude 140°32'00"E AGD66, south to latitude 28°18'00"S AGD66, east to longitude 140°32'05"E GDA94, south to latitude 28°18'05"S GDA94, east to longitude 140°32'15"E GDA94, south to latitude 28°18'10"S GDA94, east to longitude 140°32'20"E GDA94, south to latitude 28°18'20"S GDA94, west to longitude 140°32'05"E GDA94, north to latitude 28°18'10"S GDA94, west to longitude 140°32'00"E GDA94, north to latitude 28°18'05"S GDA94, west to longitude 140°31'50"E GDA94 and north to the point of commencement.

Area: 0.38 km² approximately.

Dated 2 July 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

PLANT HEALTH ACT 2009

Notice Concerning the Control of Branched Broomrape

PURSUANT to Section 8 of the Plant Health Act 2009, I, Gail Gago, Minister for Agriculture, Food and Fisheries, hereby:

1. Stipulate that for the purposes of this notice:

‘Act’ means the Plant Health Act 2009.

‘inspector’ means an inspector appointed under Part 5 Division 2 of the Act.

‘soil’ includes road rubble.

‘farm machinery’ means harvesters, tillage equipment, tractors, seeders or other things used in production, transport and storage of farm produce.

‘grain’ means the seed of plants from cultivated crops and includes cereal, pulse, legume and oilseed but excludes native plant seed collected by hand.

‘livestock’ means animals kept or usually kept in a domestic or captive state, including cattle, sheep, horses, goats and pigs.

‘hay’ means conserved fodder made from the dried aerial parts of plants before their grain is harvested.

‘straw’ means the severed, dry, aerial parts of plants after their grain is harvested.

‘horticultural produce’ means fruit and vegetables and includes citrus, pome fruit, stone fruits, onions, potato, and carrots.

2. Declare the following to be a pest for the purposes of the Act:

Common Name	Scientific Name
Branched Broomrape	<i>Orobanche ramosa</i>

3. Pursuant to Section 8 of the Act declare that portion of South Australia defined below and represented on the attached map to be a quarantine area with respect to the pest Branched Broomrape to include the areas under Certificate of Title (CT), Crown Lease (CL) or Crown Reserve (CR) in the:

(1) Hundred of Angas, County of Sturt represented by:

CT Volume 5438 Folio 407; CT Volume 5807 Folio 452; CT Volume 5101 Folio 136; CT Volume 5221 Folio 153; CT Volume 5438 Folio 477 Section 136; CT Volume 5467 Folio 351; CT Volume 5467 Folio 352; CT Volume 5476 Folio 165; CT Volume 5607 Folio 26; CT Volume 5640 Folio 221; CT Volume 5640 Folio 222; CT Volume 5807 Folio 451 Piece 50; CT Volume 5881 Folio 303; CT Volume 5991 Folio 763; CT Volume 6078 Folio 826;

(2) Hundred of Bowhill, Country of Buccleuch represented by:

CL Volume 1215 Folio 49; CT Volume 5420 Folio 807 Piece 91; CT Volume 5934 Folio 403; CT Volume 5951 Folio 229; CT Volume 5959 Folio 196 Section 70; CT Volume 5960 Folio 145; CT Volume 5974 Folio 220; CT Volume 5974 Folio 883; CT Volume 5981 Folio 138 Section 26; CT Volume 6005 Folio 440; CT Volume 6063 Folio 760; CT Volume 6063 Folio 761 Piece 502;

(3) Hundred of Brinkley, County of Sturt represented by:

CT Volume 5442 Folio 199; CT Volume 5496 Folio 358; CT Volume 5513 Folio 652; CT Volume 5522 Folio 4 Section 572; CT Volume 5550 Folio 651; CT Volume 5811 Folio 159; CT Volume 5841 Folio 649; CT Volume 5890 Folio 158; CT Volume 5945 Folio 91; CT Volume 5958 Folio 76;

(4) Hundred of Burdett, County of Russell represented by:

CL Volume 601 Folio 22; CR Volume 5456 Folio 999; CT Volume 5073 Folio 883; CT Volume 5105 Folio 794; CT Volume 5163 Folio 252; CT Volume 5186 Folio 108; CT Volume 5356 Folio 935; CT Volume 5380 Folio 204; CT Volume 5385 Folio 210; CT Volume 5409 Folio 230; CT Volume 5432 Folio 331; CT Volume 5435 Folio 197; CT Volume 5435 Folio 198; CT Volume 5435 Folio 199; CT Volume 5435 Folio 200; CT Volume 5435 Folio 206; CT Volume 5472 Folio 853; CT Volume 5472 Folio 883; CT Volume 5489 Folio 943; CT Volume 5545 Folio 351; CT Volume 5555 Folio 72; CT Volume 5624 Folio 517; CT Volume 5678 Folio 327; CT Volume 5684 Folio 774; CT Volume 5684 Folio 775; CT Volume 5695 Folio 62; CT Volume 5720 Folio 151; CT Volume 5727 Folio 182; CT Volume 5755 Folio 526; CT Volume 5761 Folio 676; CT Volume 5782 Folio 430; CT Volume 5809 Folio 800; CT Volume 5809 Folio 801; CT Volume 5809 Folio 802; CT Volume 5814 Folio 501 Sections 191, 196, 197; CT Volume 5818 Folio 848; CT Volume 5818 Folio 849; CT Volume 5821 Folio 549; CT Volume 5826 Folio 402; CT Volume 5854 Folio 112; CT Volume 5868 Folio 390; CT Volume 5870 Folio 675; CT Volume 5877 Folio 794; CT Volume 5886 Folio 593 Section 424; CT Volume 5893 Folio 180 Sections 328, 329, 332, 365, 393, 411; CT Volume 5917 Folio 650; CT Volume 5928 Folio 525; CT Volume 5933 Folio 731 Section 537; CT Volume 5936 Folio 382; CT Volume 5945 Folio 227; CT Volume 5961 Folio 243 Section 568; CT Volume 5962 Folio 336; CT Volume 5962 Folio 337; CT Volume 5971 Folio 870; CT Volume 5973 Folio 390 Sections 325, 373, 374, 390; CT Volume 5973 Folio 96 Sections 250, 251, 335, 336, 422, 423; CT Volume 5983 Folio 14 Allotment 17; CT Volume 5983 Folio 322; CT Volume 5987 Folio 974; CT Volume 5987 Folio 975; CT Volume 5987 Folio 976; CT Volume 6006 Folio 4; CT Volume 6007 Folio 191 Piece 100; CT Volume 6016 Folio 414 Allotment 63, Section 303; CT Volume 6027 Folio 166; CT Volume 6027 Folio 168; CT Volume 6027 Folio 169; CT Volume 6027 Folio 170; CT Volume 6027 Folio 171; CT Volume 6027 Folio 172; CT Volume 6027 Folio 173; CT Volume 6027 Folio 174; CT Volume 6027 Folio 175; CT Volume 6027 Folio 176; CT Volume 6027 Folio 177; CT Volume 6027 Folio 178; CT Volume 6027 Folio 179; CT Volume 6027 Folio 180; CT Volume 6027 Folio 181; CT Volume 6027 Folio 182; CT Volume 6027 Folio 183; CT Volume 6027 Folio 184; CT Volume 6027 Folio 185; CT Volume 6027 Folio 187; CT Volume 6050 Folio 717 Pieces 51, 52; CT Volume 6050 Folio 718 Sections 276, 277, 278, 279, 377, 378, 379, 380; CT Volume 6052 Folio 303; CT Volume 6052 Folio 304; CT Volume 6052 Folio 305; CT Volume 6052 Folio 306; CT Volume 6052 Folio 439; CT Volume 6053 Folio 69; CT Volume 6053 Folio 71; CT Volume 6057 Folio 299; CT Volume 6059 Folio 348; CT Volume 6059 Folio 350; CT Volume 6064 Folio 40; CT Volume 6068 Folio 923; CT Volume 6068 Folio 924; CT Volume 6072 Folio 105 Sections 204, 205; CT Volume 6075 Folio 293; CT Volume 6075 Folio 891; CT Volume 6075 Folio 892; CT Volume 6075 Folio 893; CT Volume 6075 Folio 894; CT Volume 6077 Folio 811; CT Volume 6077 Folio 812; CT Volume 6077 Folio 813; CT Volume 6077 Folio 814; CT Volume 6077 Folio 815;

- (5) Hundred of Etrick, County of Russell represented by:
CR Volume 5750 Folio 486; CT Volume 5456 Folio 666; CT Volume 5946 Folio 742; CT Volume 5239 Folio 842; CT Volume 5243 Folio 738; CT Volume 5420 Folio 886; CT Volume 5421 Folio 595; CT Volume 5433 Folio 18; CT Volume 5450 Folio 647; CT Volume 5506 Folio 154; CT Volume 5654 Folio 740; CT Volume 5706 Folio 952; CT Volume 5707 Folio 798; CT Volume 5707 Folio 829; CT Volume 5707 Folio 915; CT Volume 5760 Folio 266 Section 3; CT Volume 5929 Folio 712; CT Volume 5949 Folio 860; CT Volume 5953 Folio 645; CT Volume 5953 Folio 933; CT Volume 5962 Folio 834; CT Volume 5970 Folio 815; CT Volume 5970 Folio 880; CT Volume 5970 Folio 881; CT Volume 5973 Folio 812; CT Volume 5973 Folio 814; CT Volume 5973 Folio 816; CT Volume 5987 Folio 803; CT Volume 5993 Folio 497; CT Volume 5998 Folio 254; CT Volume 5998 Folio 255; CT Volume 5998 Folio 256; CT Volume 6018 Folio 714; CT Volume 6018 Folio 716; CT Volume 6024 Folio 409; CT Volume 6024 Folio 410; CT Volume 6024 Folio 411; CT Volume 6024 Folio 412; CT Volume 6050 Folio 870; CT Volume 6050 Folio 871; CT Volume 6050 Folio 872;
- (6) Hundred of Finnis, County of Sturt represented by:
CT Volume 5223 Folio 805; CT Volume 5244 Folio 232; CT Volume 5262 Folio 553; CT Volume 5278 Folio 468; CT Volume 5488 Folio 200; CT Volume 5663 Folio 198; CT Volume 5663 Folio 199; CT Volume 5663 Folio 200 Section 437; CT Volume 5674 Folio 785; CT Volume 5782 Folio 788; CT Volume 5801 Folio 251;
- (7) Hundred of Forster, County of Albert represented by:
CL Volume 285 Folio 38; CL Volume 430 Folio 15; CT Volume 5270 Folio 482; CT Volume 5353 Folio 71; CT Volume 5353 Folio 72; CT Volume 5400 Folio 942; CT Volume 5532 Folio 228 Section 68; CT Volume 5597 Folio 987; CT Volume 5611 Folio 25; CT Volume 5659 Folio 289; CT Volume 5779 Folio 650 Sections 85, 86; CT Volume 5794 Folio 182; CT Volume 5832 Folio 250; CT Volume 5833 Folio 583; CT Volume 5842 Folio 123; CT Volume 5842 Folio 124; CT Volume 5844 Folio 166; CT Volume 5854 Folio 487; CT Volume 5854 Folio 903; CT Volume 5861 Folio 951; CT Volume 5910 Folio 785 Allotments 10, 93; CT Volume 5913 Folio 427 Allotment 3; CT Volume 5972 Folio 351; CT Volume 5987 Folio 712 Section 162; CT Volume 6021 Folio 120; CT Volume 6065 Folio 376; CT Volume 6075 Folio 719; CT Volume 6075 Folio 720;
- (8) Hundred of Hooper, County of Buccleuch represented by:
CT Volume 5224 Folio 389; CT Volume 5224 Folio 391; CT Volume 5316 Folio 656; CT Volume 5352 Folio 447; CT Volume 5430 Folio 86; CT Volume 5433 Folio 584; CT Volume 5481 Folio 255; CT Volume 5606 Folio 608; CT Volume 5656 Folio 119; CT Volume 5980 Folio 960;
- (9) Hundred of Mobilong, County of Sturt represented by:
CT Volume 5353 Folio 558; CT Volume 5838 Folio 277; CT Volume 6011 Folio 778; CT Volume 5354 Folio 586; CT Volume 5429 Folio 289; CT Volume 5452 Folio 10; CT Volume 5465 Folio 973; CT Volume 5471 Folio 445; CT Volume 5489 Folio 539; CT Volume 5491 Folio 427; CT Volume 5491 Folio 579; CT Volume 5544 Folio 166; CT Volume 5552 Folio 904; CT Volume 5558 Folio 216; CT Volume 5667 Folio 513; CT Volume 5668 Folio 309; CT Volume 5693 Folio 266; CT Volume 5816 Folio 580; CT Volume 5828 Folio 775; CT Volume 5843 Folio 552; CT Volume 5843 Folio 553; CT Volume 5848 Folio 400 Sections 233, 242; CT Volume 5889 Folio 925; CT Volume 5898 Folio 641; CT Volume 5898 Folio 642; CT Volume 5898 Folio 643; CT Volume 5924 Folio 60; CT Volume 5924 Folio 61; CT Volume 5945 Folio 90; CT Volume 5946 Folio 177; CT Volume 5968 Folio 985; CT Volume 5969 Folio 810 Section 717; CT Volume 5992 Folio 285; CT Volume 5997 Folio 798; CT Volume 6001 Folio 827; CT Volume 6001 Folio 829 Sections 169, 221; CT Volume 6019 Folio 580 Pieces 114, 132; CT Volume 6025 Folio 7 Sections 705, 706, 707, 709; CT Volume 6026 Folio 785 Allotment 8, Section 1092;
- (10) Hundred of Nildottie, County of Albert represented by:
CT Volume 5805 Folio 315; CT Volume 6009 Folio 914 Sections 122, 169, 177, 178, 179;
- (11) Hundred of Ridley, County of Sturt represented by:
CT Volume 5153 Folio 758; CT Volume 5153 Folio 762; CT Volume 5159 Folio 162; CT Volume 5159 Folio 163; CT Volume 5187 Folio 404; CT Volume 5187 Folio 405 Sections 31, 32; CT Volume 5216 Folio 628; CT Volume 5219 Folio 454; CT Volume 5237 Folio 308; CT Volume 5237 Folio 309; CT Volume 5264 Folio 194 Sections 161, 162; CT Volume 5317 Folio 51; CT Volume 5336 Folio 18; CT Volume 5336 Folio 23; CT Volume 5336 Folio 45; CT Volume 5353 Folio 362 Allotment 91; CT Volume 5364 Folio 659; CT Volume 5364 Folio 662; CT Volume 5366 Folio 58; CT Volume 5389 Folio 957; CT Volume 5439 Folio 106; CT Volume 5439 Folio 525 Section 451; CT Volume 5453 Folio 669 Section 119; CT Volume 5468 Folio 112; CT Volume 5468 Folio 587 Section 149; CT Volume 5543 Folio 937; CT Volume 5543 Folio 938; CT Volume 5557 Folio 554; CT Volume 5575 Folio 453 Sections 197, 200, 390, 391; CT Volume 5578 Folio 973; CT Volume 5589 Folio 899 Section 124; CT Volume 5597 Folio 643 Sections 126, 132; CT Volume 5826 Folio 729; CT Volume 5826 Folio 730; CT Volume 5826 Folio 731; CT Volume 5838 Folio 496; CT Volume 5875 Folio 574; CT Volume 5878 Folio 569 Piece 13; CT Volume 5878 Folio 570 Piece 16; CT Volume 5885 Folio 818; CT Volume 5914 Folio 579; CT Volume 5925 Folio 228; CT Volume 5941 Folio 688; CT Volume 5943 Folio 862 Section 147; CT Volume 5947 Folio 979 Section 136; CT Volume 5972 Folio 582 Sections 193, 397; CT Volume 5974 Folio 404; CT Volume 5975 Folio 394; CT Volume 5977 Folio 961; CT Volume 6007 Folio 696 Section 469; CT Volume 6019 Folio 954; CT Volume 6047 Folio 78; CT Volume 6050 Folio 508 Allotment 55; CT Volume 6053 Folio 960 Allotment 201; CT Volume 6072 Folio 344; CT Volume 6084 Folio 785;
- (12) Hundred of Seymour, County of Russell represented by:
CT Volume 5121 Folio 133; CT Volume 5172 Folio 586; CT Volume 5172 Folio 587; CT Volume 5203 Folio 339; CT Volume 5228 Folio 440; CT Volume 5281 Folio 57; CT Volume 5292 Folio 83; CT Volume 5314 Folio 501; CT Volume 5350 Folio 898; CT Volume 5407 Folio 74; CT Volume 5527 Folio 239; CT Volume 5602 Folio 293; CT Volume 5695 Folio 183 Pieces 31, 32; CT Volume 5745 Folio 220; CT Volume 5757 Folio 736 Section 567; CT Volume 5888 Folio 7; CT Volume 5930 Folio 313; CT Volume 5952 Folio 4; CT Volume 5958 Folio 627 Piece 3; CT Volume 5977 Folio 742; CT Volume 6021 Folio 557; CT Volume 6021 Folio 558; CT Volume 6028 Folio 229; CT Volume 6077 Folio 818;
- (13) Hundred of Sherlock, County of Buccleuch represented by:
CT Volume 5192 Folio 158;
- (14) Hundred of Vincent, County of Buccleuch represented by:
CT Volume 5425 Folio 555 Section 35; CT Volume 5559 Folio 536 Section 33; CT Volume 5581 Folio 958; CT Volume 5672 Folio 579; CT Volume 5852 Folio 531 Section 32;
- (15) Hundred of Wilson, County of Buccleuch represented by:
CT Volume 5439 Folio 102;

(16) Hundred of Younghusband, County of Russell represented by:

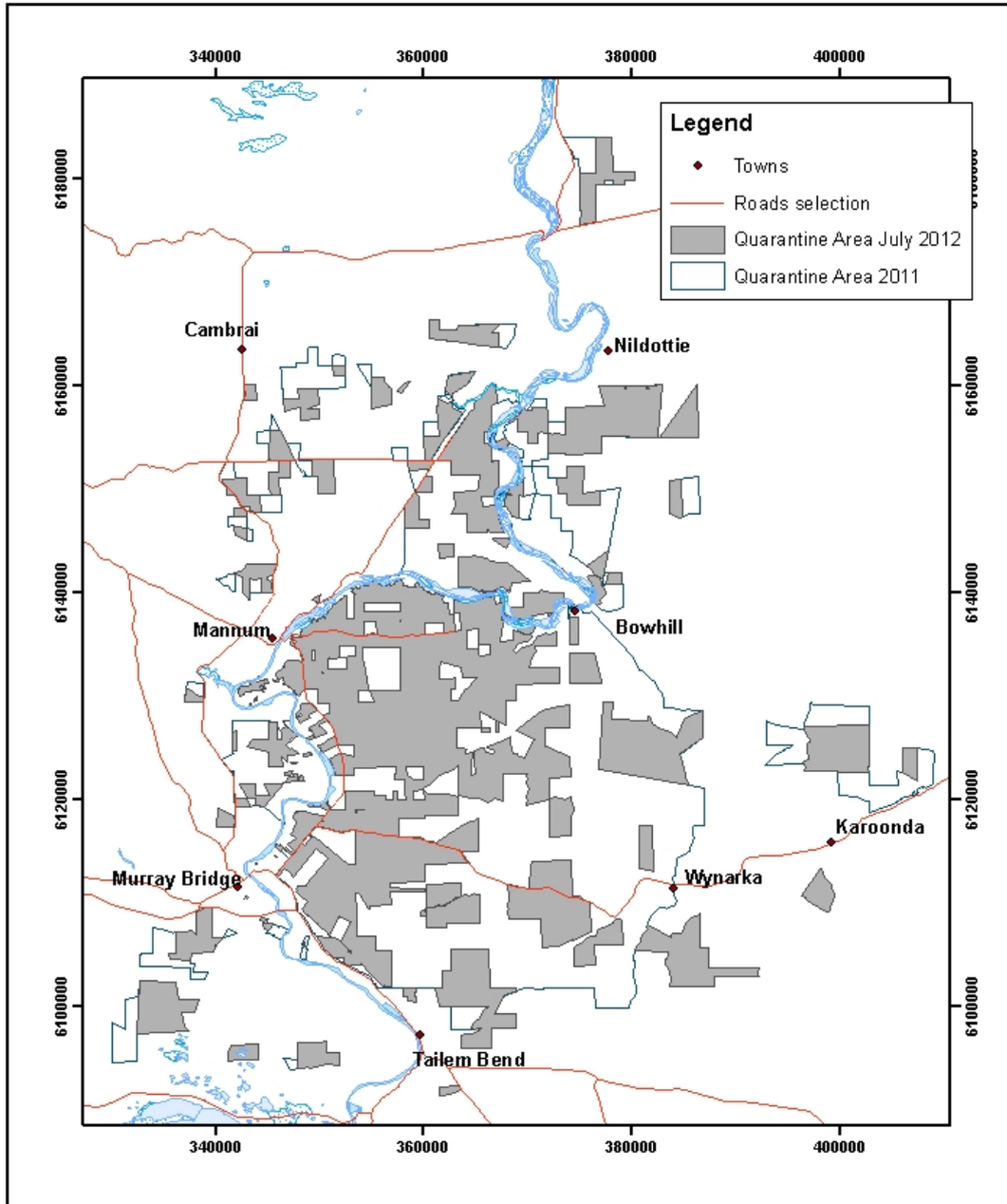
CL Volume 429 Folio 1; CT Volume 5297 Folio 929; CT Volume 5302 Folio 386; CT Volume 5331 Folio 559; CT Volume 5334 Folio 20; CT Volume 5334 Folio 71 Section 110; CT Volume 5334 Folio 73; CT Volume 5335 Folio 531; CT Volume 5354 Folio 855; CT Volume 5354 Folio 857; CT Volume 5362 Folio 832; CT Volume 5373 Folio 554; CT Volume 5376 Folio 520; CT Volume 5376 Folio 521; CT Volume 5377 Folio 640; CT Volume 5412 Folio 581; CT Volume 5414 Folio 920; CT Volume 5440 Folio 839; CT Volume 5445 Folio 129; CT Volume 5463 Folio 193; CT Volume 5465 Folio 173; CT Volume 5470 Folio 734; CT Volume 5479 Folio 454; CT Volume 5490 Folio 711 Allotment 3; CT Volume 5494 Folio 499 Section 116; CT Volume 5527 Folio 722; CT Volume 5533 Folio 568; CT Volume 5533 Folio 810; CT Volume 5540 Folio 658; CT Volume 5549 Folio 463; CT Volume 5549 Folio 466; CT Volume 5592 Folio 336; CT Volume 5594 Folio 923; CT Volume 5641 Folio 395; CT Volume 5671 Folio 996; CT Volume 5710 Folio 945; CT Volume 5713 Folio 200; CT Volume 5720 Folio 331; CT Volume 5751 Folio 583; CT Volume 5807 Folio 82; CT Volume 5840 Folio 643; CT Volume 5851 Folio 702; CT Volume 5868 Folio 560; CT Volume 5874 Folio 932; CT Volume 5874 Folio 934; CT Volume 5879 Folio 731; CT Volume 5904 Folio 910; CT Volume 5909 Folio 740; CT Volume 5909 Folio 741; CT Volume 5915 Folio 294; CT Volume 5915 Folio 295; CT Volume 5920 Folio 698; CT Volume 5924 Folio 301 Piece 103; CT Volume 5925 Folio 532; CT Volume 5930 Folio 557; CT Volume 5930 Folio 558; CT Volume 5930 Folio 559; CT Volume 5930 Folio 875; CT Volume 5937 Folio 852; CT Volume 5941 Folio 599; CT Volume 5942 Folio 853 Sections 30, 31; CT Volume 5944 Folio 245 Section 32; CT Volume 5945 Folio 269; CT Volume 5945 Folio 271; CT Volume 5951 Folio 407 Section 133; CT Volume 5956 Folio 941; CT Volume 5957 Folio 698 Section 135; CT Volume 5958 Folio 420; CT Volume 5960 Folio 27; CT Volume 5960 Folio 753; CT Volume 5960 Folio 754; CT Volume 5960 Folio 755; CT Volume 5960 Folio 757; CT Volume 5960 Folio 964 Sections 37, 44, 45; CT Volume 5966 Folio 529 Sections 127, 128, 129; CT Volume 5970 Folio 909; CT Volume 5974 Folio 885; CT Volume 5976 Folio 56; CT Volume 5977 Folio 570 Piece 2; CT Volume 5984 Folio 420; CT Volume 5987 Folio 802; CT Volume 5988 Folio 117; CT Volume 5988 Folio 499 Sections 35, 47, 78, 85; CT Volume 5989 Folio 158 Section 139; CT Volume 5989 Folio 864; CT Volume 5991 Folio 645; CT Volume 5996 Folio 884; CT Volume 5996 Folio 885; CT Volume 5996 Folio 886; CT Volume 6006 Folio 312; CT Volume 6008 Folio 951 Sections 194, 195, 196, 197, 200, 201, 202, 207, 208, 209, 214, 215, 216, 217, 223, 224, 225, 226, 227, 228, 576, 657, 658, 659; CT Volume 6012 Folio 239; CT Volume 6012 Folio 652 Allotment 91, Sections 104, 317, 318, 326; CT Volume 6018 Folio 129; CT Volume 6023 Folio 192; CT Volume 6028 Folio 911; CT Volume 6028 Folio 914; CT Volume 6028 Folio 915; CT Volume 6029 Folio 40 Sections 236, 237, 238, 239, 248, 249, 250, 251, 258, 259; CT Volume 6033 Folio 450; CT Volume 6040 Folio 308; CT Volume 6048 Folio 335 Sections 283, 284, 285, 286, 287, 570, 714, 769; CT Volume 6048 Folio 337 Sections 260, 261, 265, 266, 267, 268, 269; CT Volume 6048 Folio 341; CT Volume 6048 Folio 342; CT Volume 6053 Folio 234 Section 282; CT Volume 6053 Folio 236; CT Volume 6053 Folio 237; CT Volume 6057 Folio 458; CT Volume 6057 Folio 459; CT Volume 6057 Folio 460; CT Volume 6057 Folio 461; CT Volume 6057 Folio 462; CT Volume 6057 Folio 463; CT Volume 6057 Folio 464; CT Volume 6057 Folio 465; CT Volume 6057 Folio 468; CT Volume 6057 Folio 469; CT Volume 6068 Folio 698 Piece 61 CT Volume 6070 Folio 174; CT Volume 6070 Folio 175; CT Volume 6070 Folio 176; CT Volume 6070 Folio 177.

4. Designate the above area as the Branched Broomrape Quarantine Area.

5. Prohibit the removal from the Branched Broomrape Quarantine Area of any farm machinery, grain, hay, horticultural produce, livestock, soil, or straw which does not comply with the Code—Control of Branched Broomrape, approved by the Minister for Agriculture, Food and Fisheries.

6. A map of the Branched Broomrape Quarantine Area, references to the parcels of land within the Quarantine Area as designated within the Ministerial Notice, and the Code—Control of Branched Broomrape are available for viewing at the PIRSA Branched Broomrape Office at Murray Bridge (telephone 08 8532 3416) or PIRSA Branched Broomrape Program Office at Urrbrae (telephone 08 8303 9687).

Branched Broomrape Quarantine Area 2012



Cartography by the Branched Broomrape Eradication Program, Biosecurity SA
Topographic & Cadastral detail not guaranteed

Dated 29 June 2012.

GAIL GAGO, Minister for Agriculture, Food and Fisheries

BRANCHED BROOMRAPE QUARANTINE AREA

Definitions Applying to All Codes

- A 'crop' is the plants of cultivated crops and includes cereal, pulse, legume and oilseed and includes 'conserved fodder' but excludes native plants.
- A 'non-infested crop' is a crop that is found to be visually free of branched broomrape in accordance with the Inspection Procedure in the 'season' of production.
- A 'controlled crop' is a crop found infested with branched broomrape within the cultivated or cropped portion of the paddock in the 'season' of production where the infestation meets the standard for weed control. It may contain grass species but no more than 10 non grass plants per 10 square metres, on average, as determined by two surveys according to Branched Broomrape Program sampling procedure but along pathways separated by at least 5 metres. "Buffer zones" will encircle each infestation. A crop will be categorised as infested if there are five "Buffer zones" or the infested area exceeds 5% of the cropped area.
- An 'infested paddock' is a paddock found infested with branched broomrape within the cropped portion of the paddock in the 'season' of production where the infestation does not meet the standard for weed control.
- A 'known infested paddock' is a paddock where branched broomrape has been found within the perimeter in a past 'season'.
- A 'buffer zone' is a zone of 15 metres radius established around the periphery of an infested area. For a single plant the zone is a circle of 15 metres radius. Plants discovered at greater than 15 metres spacing create multiple buffer zones. Produce within a buffer zone is treated as infested.
- A 'season' is the time period from first treatment of the cropped area to completion of removal of produce from the area.
- Inspection means an Inspection for branched broomrape by an Inspector appointed under the *Plant Health Act 2009*.
- A 'Written Approval' means a Written Approval issued by an Inspector appointed under the *Plant Health Act 2009*.
- 'Landowner' means a person or entity that owns, leases, is licensed to or, by some other means, controls a parcel of land or the production from it.
- The 'Property' means all that land that contains and is contiguous with the infested paddock owned by the same Landowner.
- A 'Compliance Arrangement' enables an Accredited Property to carry out specific requirements of this Code – Control of Branched Broomrape to receive a time limited Written Approval.

Industry Standards

The industry standard or a regulation under this or another Act applies where it exceeds a requirement of this Code.

APPLICATION

More than one Code may apply to an enterprise. For example, the Conserved Fodder Code applies to lucerne hay and the Grain & Straw Code applies to lucerne seed production.

BRANCHED BROOMRAPE QUARANTINE AREA**CODE - CONSERVED FODDER****APPLICATION**

- Cereal Hay
- Lucerne hay
- Pasture Hay
- Pea Hay
- Silage
- Transport of Infested Fodder

OVERVIEW STATEMENT RELEVANT TO ALL SITUATIONS:

- Any movement of conserved fodder from the Branched Broomrape Quarantine Area requires a Written Approval issued prior to its removal from the Quarantine Area.
- Any movement of conserved fodder from an infested crop requires a Written Approval issued prior to its removal from the paddock.
- Failure to obtain a Written Approval for movement of conserved fodder from an infested crop or the Quarantine Area is a breach of the requirements of the 'Notice Concerning the Control of Branched Broomrape' issued under the provisions of the *Plant Health Act 2009*. A penalty of up to \$100,000 applies to such a breach.

DEFINITIONS

- 'Conserved fodder' means feed made from fresh crop or pasture normally described as conserved fodder, hay or silage. Crop residues, straw and stubbles are considered to be straw. See the Code – Grain & Straw.
- 'Hay' means conserved fodder made from the dried aerial parts of plants before their Grain is harvested.
- 'Silage' means the aerial parts of plants preserved by the ensiling process during which plant sugars are converted to acids by anaerobic fermentation.
- 'Straw' means the severed, dry, aerial parts of plants after their Grain is harvested.
- 'Cereal hay' means hay made predominantly from cereal species.
- 'Lucerne Hay' means hay made predominantly from lucerne or alfalfa i.e. *Medicago sativa*.
- 'Pasture hay' means hay made from volunteer or sown pasture species typically containing a mix of grasses, legumes and other species. This definition includes hay made from a mix of cereals and legumes or pulses either sown or as a volunteer crop and also includes hay made predominantly from legumes or pulses, except pea hay.
- 'Pea hay' means hay made from field peas *Pisum arvense* or a mixture of peas and cereals.
- 'Cereal straw' means the severed, dry, aerial parts of cereal crops remaining after Grain harvest. See code – Grain & Straw.
- 'Legume straw' means the severed, dry, aerial parts of legume or pulse crops remaining after Grain harvest. See code – Grain & Straw.

INSPECTION PROCEDURE AND MOVEMENT OF CONSERVED FODDER

- All livestock must be removed from the paddock four weeks prior to cutting. An Inspection must occur within two weeks prior to cutting. A second Inspection is required for hay after the fodder is cut but and before it is removed from the paddock. The produce is then categorised and treated according to its categorisation.

CODE**Lucerne Hay**

- Lucerne crops must be inspected and categorised between the 1st September and the 31st December according to the procedure described in the Inspection Procedure and Movement of Conserved Fodder.
- Where the lucerne stand is partially or sequentially cut all the crop must be inspected prior to the first cut. Then, as each area is cut it must be inspected before the hay is removed from the paddock. The Written Approval will apply only to the lucerne from the Inspected area.
- No Inspection of a lucerne crop is required between the 31st March and 15th August provided the lucerne paddock is non-infested.
- After Inspection, the crop is categorised according to its branched broomrape status.

Approved Conserved Fodder

- Approved Conserved Fodder is sourced from a crop that is inspected in accordance with the Inspection Procedure and Movement of Conserved Fodder Inspection and categorised as 'non-infested' or is sourced from outside buffer zones in 'controlled' crops.
- Approved Cereal hay may be moved outside of the Quarantine Area.
- Approved Lucerne hay may be moved outside of the Quarantine Area.
- Approved Pasture hay may be moved outside of the Quarantine Area.
- Approved Pea hay may be moved out of the Quarantine Area.
- Approved Silage making material may be moved out of the Quarantine Area provided that it goes directly for ensiling.
- Conserved fodder removed from a paddock before Inspection shall be regarded as infested. This will be an offence, as the conserved fodder will have no accompanying Written Approval.

Infested Fodder

- Conserved fodder produced from an infested crop or from a buffer zone may only be disposed of in a manner approved by an Inspector. Storage and feed out areas of contaminated hay will be treated as being infested. Conserved fodder harvested from an infested crop may leave the paddock only if accompanied by a Written Approval issued prior to its removal from the paddock.

Transport of Contaminated Conserved Fodder

Transporting vehicles must be decontaminated to remove soil and fodder residues. This requires the thorough removal of the fodder, soil and other debris at a designated wash down site. This is to be immediately followed by the spraying of the cleaned parts of the vehicle and the waste material with Nipro Quat® at the recommended dilution rate. The designated wash down site may be an existing site at the delivery point or located in the infested paddock so that the risk of spread of branched broomrape is minimised.

Farm Machinery

Refer to the Code - Machinery.

BRANCHED BROOMRAPE QUARANTINE AREA**CODE – GRAIN & STRAW****APPLICATION**

- Grain and Straw
- Transport of Grain and Straw

OVERVIEW STATEMENT RELEVANT TO ALL SITUATIONS:

- All Grain crops require Inspection prior to harvest.
- Any movement of Grain from the Branched Broomrape Quarantine Area requires a Written Approval issued prior to its removal from the Quarantine Area.
- Any movement of Grain from an infested crop requires a Written Approval issued prior to its removal from the paddock.
- Failure to obtain a Written Approval for movement of Grain from an infested crop or the Quarantine Area is a breach of the requirements of the 'Notice Concerning the Control of Branched Broomrape' issued under the provisions of the *Plant Health Act 2009*. A penalty of up to \$100,000 applies to such a breach.
- Straw must not be moved from infested paddocks.
- The Code – Farm Machinery does not apply to trucks carrying Grain. See the conditions for Grain delivery.

DEFINITIONS

- 'Grain' means the seed of plants from cultivated crops and includes cereal, pulse, legume and oilseed but excludes native plant seed collected by hand.
- 'Straw' means the severed, dry aerial parts of plants after their Grain is harvested.
- 'Cereal straw' means the straw of cereal crops.
- 'Legume straw' means the straw of legume or pulse crops.
- 'Produce' means Grain or straw or other natural products.
- A 'Truck' is a vehicle that is brought onto the Property to transport Grain. It may be self propelled or formed by the combination of self-propelled and passive parts.
- The 'Crop Manager' is the person or party that controls the harvest and or carriage of produce from the paddock.

INSPECTION PROCEDURE AND MOVEMENT OF GRAIN & STRAW

All Grain crops within the Quarantine Area require Inspection prior to harvest. The crop is categorised according to its branched broomrape status. The produce is then treated according to its categorisation.

CODE**Grain**

- All Grain requires a Written Approval issued prior to its removal from the paddock and may be moved outside the Quarantine Area.
- Approved Grain is sourced from a crop that is inspected in accordance with the Inspection Procedure and Movement of Grain & Straw and categorised as 'non-infested' OR is sourced from outside buffer zones in 'controlled' crops.

Grain from an infested paddock

- Grain harvested from an 'infested crop' or within a buffer zone requires a Written Approval for movement out of the paddock.

- Written Approval may set conditions for delivery of Grain from infested paddocks to require that it must undergo a treatment or process that destroys the branched broomrape seed. Possible options for delivery include:
 - Livestock feed eg processing into pellets provided the pelleting process entails a heat treatment. Grains suitable for pelleting include feed barley, triticale, oats, wheat, peas, lupins and other pulses.
 - Flour milling – where the Grain offal is used for feed pelleting.
 - Malt production – malting barley
 - Solvent oil extraction or expeller oil extraction – canola
 - (Interstate clearance will be needed to allow Grain movement interstate.)

Delivery of Grain

General Statement

Several situations arise in the transport of Grain from a Property. The Code separates the route a truck takes from its load. A complete decontamination of a truck may not be required depending on its route through the Property.

General Conditions

- The Code – Machinery does not apply to trucks carrying Grain. Trucks carrying Approved Grain and moving through non-infested paddocks and not through buffer zones do not require decontamination.
- Where decontamination is required and conditions are dry so that only dust is adhering to the truck cleaning down with compressed air instead of water is acceptable but sanitation with Nipro Quat® is still required.

Carriage of Grain from infested paddocks

- Written approval is required before Grain or Cereal Straw from an infested paddock or from a buffer area can be moved.
- An Inspector must check trucks before they leave a Property.
- The Grain must be delivered to a receival point approved by an Inspector.
- Trucks –
 - must be sealed; tailgates must be pinned. Tagging may be required.
 - those parts where spilled Grain or Grain dust has accumulated must be decontaminated.
 - must undergo a further decontamination of parts of the truck as prescribed by an Inspector to prevent the spread of branched broomrape from contamination in the load of Grain at an approved location following Grain delivery to an approved receival point.
 - may require decontamination depending on their route through the Property.

Movement From or Through an Infested Paddock or Buffer Zone

- All trucks leaving the Quarantine Area must be decontaminated in a manner approved by an Inspector before leaving an infested paddock or buffer zone.
- A Written Approval is required to certify the truck has undergone the decontamination procedure.
- Where travel through multiple, adjoining infested paddocks cannot be avoided then a single decontamination as the truck leaves the last infested paddock before exiting the Property is required.
- No decontamination is required provided trucks carrying Grain remain on formed tracks that are approved by an Inspector in accordance with the attached Track or Roadway Guidelines. In this case a single Written Approval for all truck movements is satisfactory.

- A single Written Approval for all truck movements is satisfactory if an arrangement has been reached between the crop manager and the Chief Inspector or his delegate to follow the Exemption Guidelines attached to this Code.

Straw**Cereal Straw**

- Cereal straw from a non-infested crop or from outside the buffer zone in a 'controlled crop' may be moved out of the Quarantine Area. A Written Approval issued prior to its removal from the paddock is required.
- Cereal straw from within a buffer zone or from an 'infested crop' must not be moved.
- If cereal straw has been removed from a crop that has not been inspected it shall be regarded as infested. This will be an offence, as the straw will have no accompanying Written Approval.

Legume (or Pulse) Straw

- Legume straw from non-infested or outside the buffer zone of 'controlled crops' may only be moved between properties within the Quarantine Area and must be stored and used within the Quarantine Area. A Written Approval issued prior to its removal from the paddock is required.
- Legume straw from within a buffer area or from an 'infested crop' must not be moved.
- If legume straw has been removed from a crop that has not been inspected it shall be regarded as infested. This will be an offence, as the straw will have no accompanying Written Approval.

Farm Machinery

- The Code – Machinery must be followed when moving Farm Machinery from the Quarantine Area.

ATTACHMENT to the Code - Grain & Straw**GUIDELINE****Track or Roadway**

The guiding principle in approving a track or roadway for the purposes of this Code is that it must be such that the chance of a truck picking up branched broomrape seed as it moves along the track is extremely low.

To conform to this principle the roadway or track must meet all of the following conditions:

- Be on a route that is at least 15 metres from a known branched broomrape infestation.
- Be made of compressed earth or road making material.
- Be formed where consistent travel has created a compressed surface.
- Be clearly distinguished from the surroundings.

A roadway may be formed during harvest so that what is unacceptable early in the harvest may become suitable through the action of consistent traffic, or construction from road making material, at some time during harvest operations.

Exemption from Individual Written Approvals for Carting of Approved Grain from an Infested Paddock**Compliance**

The party or parties responsible for transport of Grain from a paddock(s) are bound by the conditions laid down in the Code – Control of Branched Broomrape.

Notification

The Chief Inspector or his delegate requires at least 48 hours notice in order to arrange the Inspections that precede issuing of a Written Approval. It is a producer's responsibility to notify an Inspector of the day and approximate time Grain will be transported from infested paddocks.

Inspection

The Chief Inspector or his delegate may require random Inspections of trucks. In this case:

- 1) The parties may be required to delay movement of a truck for up to one half hour for the purposes of an Inspection.
- 2) The parties may be required to delay movement of a truck for up to one hour to check decontamination procedures.
- 3) The parties will not delay loading a truck to avoid such an Inspection.

BRANCHED BROOMRAPE QUARANTINE AREA**CODE - HORTICULTURAL CROPS****APPLICATION**

- All Horticultural Produce

OVERALL STATEMENT RELEVANT TO ALL SITUATIONS:

- All horticultural crops require Inspection prior to harvest.
- Any movement of horticultural produce from the Branched Broomrape Quarantine Area requires a Written Approval issued prior to its removal from the Quarantine Area.
- Any movement of horticultural produce from an infested crop requires a Written Approval issued prior to its removal from the cropped area.
- Failure to obtain a Written Approval for movement of horticultural produce from an infested crop or the Quarantine Area is a breach of the requirements of the 'Notice Concerning the Control of Branched Broomrape' issued under the provisions of the *Plant Health Act 2009*. A penalty of up to \$100,000 applies to such a breach.

DEFINITIONS:

- 'Horticultural produce' means fruit and vegetables and nuts and includes onions, potatoes, and carrots.
- An 'Approved Potato Packer/Processor Facility' means a facility that:
 - is approved by the Chief Inspector or his delegate for secure handling of at-risk potato material; and
 - has approved systems to isolate, deep bury (>1m deep), decontaminate or return soil or other waste product from the potatoes being washed / processed; and
 - has approved systems to thoroughly wash and decontaminate bins after each consignment before they leave the facility.
- An 'Approved Onion Packer/Processor Facility' means a facility that:
 - has approved systems to incinerate, deep bury (>1m deep) or return all waste from the onions being packed or processed; and
 - has approved systems to thoroughly wash and decontaminate bins after each consignment before they leave the facility, or has approved systems for isolating storage bins used for onion consignments from infested crops prior to the return of the bins to the Property of origin in tautliner vehicles.

'Other Horticultural Crops' means horticultural crops, other than potatoes, but not including citrus, tree fruits and grapes unless their produce is harvested from the soil surface.

- An 'Approved Other Horticultural Crop Packer/Processor Facility' means a facility, which has approved systems in place to remove the risk of branched broomrape establishing in a new area.
- 'Processing of potatoes' refers to potatoes used for chips or fries, crisps or peeled and diced.

CODE**Potatoes**

- All potato crops are to be inspected prior to harvest.
- Written Approval will be issued for potatoes to leave the Quarantine Area for washing and processing if they are harvested from crops where branched broomrape has not been found by Inspection in the crop.
- Written Approval to leave the Quarantine Area will be issued for potatoes from crops where branched broomrape has been found in the crop if they are:
 - washed clean in the Quarantine Area, or
 - packed in plastic bins and transported in an approved vehicle to an approved potato packer/processor facility.
- Written Approval is required for seed potatoes to be removed from the Quarantine Area for storage in a cold store. This approval is conditional upon the location and type of cold store and upon the seed coming from a Landowner's own crop, that has been inspected and found to be free of branched broomrape, and then the seed being used by the Landowner in the Quarantine Area.
- Seed potatoes from crops where branched broomrape has been found in the crop must not be sold or moved to another grower's Property.

Other Horticultural Crops

- All other horticultural crops must be inspected for branched broomrape by an authorised Inspector prior to harvest.
- Written Approval will be issued for produce from other horticultural crops to leave the Quarantine Area if they are harvested from crops where branched broomrape has not been found in the crop.
- Written Approval will be issued for produce from crops where branched broomrape has been found in the crop to leave the paddock and/or quarantine area:
 - in the case of root vegetables if they are washed, topped and packed in the Quarantine Area; or
 - transported to an approved packer/processor facility for the specific other horticultural crop; or
 - in the case of other horticultural produce, treated in a manner approved by an Inspector.

Machinery

- Refer to the "Code –Farm Machinery."

GUIDELINES FOR APPROVED POTATO PACKER / PROCESSOR FACILITY

OUTSIDE OF THE QUARANTINE AREA

- Facility to be approved by the Chief Inspector or his delegate
- Facility can only receive potatoes from the Branched Broomrape Quarantine Area for washing or processing, not brushing.

Packing or processing potatoes from known infested crops:

- Unloading potatoes: Unloading of all bins must be on a hard surface, which can be washed down.
- Handling of potatoes: All potatoes must be segregated from other produce and processed/packed as discrete lots.
- Washing water: All water used to wash the potatoes, bins, machinery and unloading areas must be disposed of in a manner approved by the Chief Inspector, eg into sewerage or drainage ponds, not re-circulated for further use in the facility.
- Soil: All soil from washing potatoes, bins, machinery and unloading areas must be deep buried (>1m deep) or treated in a manner approved by the Chief Inspector.
- Storage bins: All plastic storage bins used to transport potatoes must be washed, treated with Nipro Quat® and stored in an isolated area in the facility.
- Unwashed bins: Unwashed bins must not be stored in the facility.
- Auditing: An Inspector must be notified at least 24 hours before any potatoes are packed/processed.
- Inspection: Each facility will be inspected for branched broomrape plants each year.

INSIDE THE QUARANTINE AREA

- Cleaning/packing potatoes on own Property: Must conform to approved procedures, eg level of washing, to ensure that potatoes are free of branched broomrape.
- Cleaning/packing on another Property: The washing/packing procedures of potatoes from known infested crops must conform with the above procedures required for packers/processors outside of the Quarantine Area.

GUIDELINES FOR APPROVED ONION PACKER / PROCESSOR FACILITY

OUTSIDE OF THE QUARANTINE AREA

- Facility to be approved by the Chief Inspector or his delegate

Packing or processing onions from known infested crops:

- Unloading onions: Unloading of all bins must be on a hard surface, which can be washed down, or swept and vacuumed. All material that is removed from bins must be treated as waste material below.
- Handling of onions: All onions must be segregated from other produce and processed/packed as discrete lots.
- Waste material: All waste material must be incinerated, deep buried (>1m deep) or returned to the grower for disposal in an approved manner that minimises the risk of spread.
- Washing water: All water used to wash bins, machinery and unloading areas must be disposed of in a manner approved by the Chief Inspector, eg into sewerage or drainage ponds, not re-circulated for further use in the facility.
- Soil: All soil from the processing of onions, bins, machinery and unloading areas must be deep buried (>1m deep) or treated in a manner approved by the Chief Inspector.
- Storage bins: All storage bins used to transport onions must be washed, treated with Nipro Quat®, or equivalent, and stored in an isolated area in the facility, or stored in an isolated area and returned to the Property of origin in a tautliner vehicle.
- Auditing: An Inspector must be notified at least 24 hours before any onions are packed/processed.
- Inspection: Each facility will be inspected for branched broomrape plants each year.

INSIDE THE QUARANTINE AREA

- Cleaning/packing onions on own Property: Must be packed, including topping and tailing. All waste material must be incinerated, deep buried (>1m deep) or composted.
- Processing/packing on another Property: Processing procedures for onions from known infested crops must conform with the above procedures required for packers/processors outside of the Quarantine Area.

BRANCHED BROOMRAPE QUARANTINE AREA**CODE - LIVESTOCK****APPLICATION**

- All livestock

OVERVIEW STATEMENT RELEVANT TO ALL SITUATIONS:

- Any movement of livestock from the Branched Broomrape Quarantine Area requires a Written Approval issued prior to their removal from the Quarantine Area.
- Failure to obtain a Written Approval for movement of livestock from an infested paddock or the Quarantine Area is a breach of the requirements of the 'Notice Concerning the Control of Branched Broomrape' issued under the provisions of the *Plant Health Act 2009*. A penalty of up to \$100,000 applies to such a breach.

DEFINITIONS:

- 'Livestock' means animals kept or usually kept in a domestic or captive state with access to soil from within the quarantine area.
- 'Approved Feedstuff' means any Grain, conserved fodder or other feed sourced from outside of the Quarantine Area having been stored in a non infested site or any Grain, conserved fodder or other feed acquired from an approved non-infested source located within the Quarantine Area, having been stored in a non infested site.
- 'Isolation Area' means a secure broomrape free paddock, building, yard or area to hold defined species and may include, stables, sheep yards, shearing sheds or cattle holding yards as approved by an Inspector.
- 'Approved Establishment' means any livestock slaughter establishment approved by the Chief Inspector or his delegate.
- 'Approved Livestock Transport Washdown Procedure' means the thorough hosing out of manure and other debris with a stream of high-pressure water within a wash down bay designated for that purpose located at an Approved Establishment. This is to be immediately followed by the spraying of the livestock compartments with a solution of Nipro Quat® at the recommended dilution rate.

SPECIFIC PROCEDURES:**Quarantine Area**

- On any Property, Written Approval will be provided for Livestock to leave the Quarantine Area if they are held in a secure Isolation Area for 48 hours.
- Unless otherwise instructed, all livestock may be removed from the quarantine area with Written Approval between the dates of 15th June and 15th August of any year. Between these dates, "livestock" do not need to be held in an approved area prior to movement.
- A Written Approval will be issued to move livestock for immediate slaughter, only, if they have not been held in an approved 'isolation area' area for 48 hours.
- On any Property, Written Approval will be provided for Livestock to leave the Quarantine Area if they have been solely housed in an approved secure Isolation Area and fed on Approved Feedstuff for a period of at least 48 hours immediately prior to movement.

- A Compliance Arrangement may apply to the movement of Livestock.

Background Information Used to Compile the Code - Livestock

- Branched broomrape is readily eaten by Livestock
- It poses no physical or health risk to animals
- Quality and integrity of meat, milk & other Livestock products are unaffected
- Livestock may carry seed around in intestine, with the chance of viable seed being passed out in faeces for a number of days following ingestion
- Branched broomrape will adhere to wool & hair but its presence in baled, shorn wool to be processed by scouring is not an issue
- For the purposes of approval of pastures, branched broomrape is most likely to be observed in pasture paddocks during the period mid-August to late-October. All stock must be removed at least 14 days prior to Inspections in order to apply a certified paddock status.

BRANCHED BROOMRAPE QUARANTINE AREA**CODE –MACHINERY****APPLICATION**

- Ground engaging, mowing and hay making farm machinery
- Soil attached to ground engaging equipment which includes earthmoving, compaction, sampling, grading, drilling, and excavation equipment
- This Code does not apply to vehicles owned by the Landowner such as utilities, four-wheel drive vehicles and motorbikes whose intent is to transport the Landowner and/or his/her employees from place to place on his or her Property.
- This Code does not apply to trucks carrying Grain from broad acre crops during harvest. See Code – Grain & Straw.

OVERVIEW STATEMENT RELEVANT TO ALL SITUATIONS:

- Any movement of Machinery from the Branched Broomrape Quarantine Area requires the removal of all soil and crop residue then treatment of the machine/implement with Nipro Quat® and a Written Approval issued prior to its removal from the Quarantine Area.
- Failure to obtain a Written Approval for movement of Machinery from the Quarantine Area or a paddock infested with branched broomrape is a breach of the requirements of the 'Notice Concerning the Control of Branched Broomrape' issued under the provisions of the *Plant Health Act 2009*. A penalty of up to \$100,000 applies.

DEFINITION:

- 'Machinery' means: -
 - tillage equipment, seeders or other things used in the production of farm produce that engage with the soil,
 - hay and silage making machinery and
 - mowers and slashers and
 - ground engaging equipment which includes earthmoving, compaction, sampling, grading, drilling, and excavation equipment.

This definition includes the source of tractive power such as a tractor while it is coupled to the 'machinery' performing the ground engaging task or is decoupled from the 'machinery' but is yet to leave the quarantine area.

CODE

- Any movement of 'Machinery' from the Branched Broomrape Quarantine Area requires the removal of all soil and crop residue then treatment of the machine/implement with Nipro Quat® and a Written Approval issued prior to its removal from the Quarantine Area.
- This decontamination treatment may take place at an infested paddock boundary or the quarantine area boundary.
- A Compliance Arrangement may apply to the movement of 'Machinery'.

PROCEDURE – WASH DOWN WITH NIPRO QUAT®

- Remove all soil from machinery, paying particular attention to those parts of the machinery that have tilled or disturbed the soil layer.
- Follow by mist of Nipro Quat® at the recommended dilution to the point of saturation.

BRANCHED BROOMRAPE QUARANTINE AREA**CODE – SOIL****APPLICATION**

- All Soil including soil samples
- The bulk movement of soil which includes sand, gypsum and road rubble and mined material
- This Code does not apply to soil attached to machinery and horticultural produce that are covered by the Code –Machinery and the Code - Horticultural Crops respectively.

OVERVIEW STATEMENT RELEVANT TO ALL SITUATIONS:

- All areas require Inspection prior to soil extraction.
- Any movement of soil from the Branched Broomrape Quarantine Area requires a Written Approval from an Inspector issued prior to its removal from the Quarantine Area.
- Failure to obtain a Written Approval for movement of soil from the Quarantine Area is a breach of the requirements of the 'Notice Concerning the Control of Branched Broomrape' issued under the provisions of the *Plant Health Act 2009*. A penalty of up to \$100,000 applies to such a breach.

DEFINITIONS:

- Soil includes road rubble.

CODE**Bulk Movement**

- All sites require visual Inspection by an Inspector prior to soil extraction.
- Bulk soil must not leave the site unless accompanied by a Written Approval.
- Written Approval will not be issued if branched broomrape is or has been found on the site.
- Topsoil to a depth approved by an Inspector must be cleared away from the extraction area in a manner and to a width as approved by an Inspector.
- Trucks must be sealed and tarped securely to prevent leakage during transport or spillage from over-filled truck bins to end user delivery points.

Soil Samples

- Soil samples must not leave the Quarantine Area for laboratory testing unless accompanied by a Written Approval. These samples must be transported and destroyed in a manner approved by the Chief Inspector or his nominee.
- A Compliance Arrangement may apply to the movement of Soil.

Dated 29 June 2012.

GAIL GAGO, Minister for Agriculture, Food and Fisheries

PUBLIC SECTOR ACT
Section 71

Pursuant to sections (5) (a) and (6) of the Public Sector Act 2009, the following details of all appointments to the Minister's personal staff under this section (other than those described in previous reports under this section) is provided:

In accordance with the standing practice first introduced with the commencement of the Public Sector Management Act 1995 details of employer superannuation liabilities and fringe benefits tax for each employee are not included in this report. These liabilities vary from employee to employee and are not paid directly to the employee. This information is included in aggregate form in salary data contained in departmental annual reports.

MINISTER: Minister for Police, Minister for Correctional Services, Minister for Emergency Services, Minister for Road Safety, Minister for Multicultural Affairs

Burford Chris Ministerial Adviser \$97,959
home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park

In terms of sections (5) and (6) of the Public Sector Act 2009, the following information relating to the appointment of all Ministers' personal staff is provided as at 30 June 2012.

APPOINTEE	POSITION	SALARY
MINISTER: Premier, Minister for State Development		
	NUMBER OF MINISTERIAL STAFF:	29.60 FTE
Blewett Simon	Chief of Staff	\$184,071
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park, private plated motor vehicle, home delivered newspapers</i>	
Boswell Lois	Deputy Chief of Staff	\$163,617
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>	
Awbery Ruth	Media Unit Manager	\$136,349
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>	
Bistrovic John	Senior Adviser	\$136,349
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>	
Marcuccitti Paul	Senior Adviser	\$136,349
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>	
Ryan Matthew	Senior Adviser	\$136,349
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>	
Hurrell Bronwyn	Media Adviser to the Premier	\$120,822
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>	
Baldock Kate	Media Adviser	\$104,580
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>	
Brown Owen	Media Adviser	\$104,580
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>	
Cronin Patrick	Media Adviser	\$104,580
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>	
Gillick Jason	Media Adviser	\$104,580
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>	
Harter Suzanne	Ministerial Adviser	\$104,580
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>	
Hill Aaron	Economic Adviser	\$104,580
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>	
Hillard Matthew	Media Adviser	\$104,580
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>	
Hood Lucy	Media Adviser	\$104,580
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>	
Jacobs Michael	Speech Writer	\$104,580
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>	

Lower	Richard	Media Adviser	\$104,580
	<i>reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>		
Pearson	David	Ministerial Adviser	\$104,580
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>		
Pilkington	Jarrad	Media Adviser	\$104,580
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>		
Rapo	Sylvia	Media Adviser	\$104,580
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, provision of car park within reasonable distance from the Office</i>		
Reid	Simonne	Media Adviser	\$104,580
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>		
Schwartz	Emma	Media Adviser	\$104,580
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>		
Sweeney	Loine	Media Adviser	\$104,580
	<i>(On leave since 13 January 2012), home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>		
Washington	David	Media Adviser	\$104,580
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>		
Crone	Dan	Policy Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>		
Rillo	Ben	Research Officer to the Parliamentary Secretary	\$75,018
Fanaras	Pat	Personal Assistant to the Premier	\$74,311
	<i>reasonable personal use of mobile telephone, car park</i>		
Love	Andrew	Media Unit Officer	\$74,311
Vaughan	Julienne	Personal Assistant	\$74,311
	<i>(On leave since 30 January 2012)</i>		
O'Neil	Shannon	Adviser	\$53,844
	<i>0.6 FTE, home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>		

Media Monitoring Unit.

Staff attached to the Media Monitoring Unit are not involved in work undertaken in ministerial offices and provide a service to a broad range of public sector agencies, the Opposition and Members of Parliament.

			NUMBER OF MINISTERIAL STAFF:	10.00 FTE
Green	Peter	Media Monitoring Service Manager		\$120,207
	<i>reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>			
Cooper	Angelina	Principal Monitor, Media Monitoring Service		\$78,452
Allen	Connie	Media Monitor		\$65,360
Buntain	Nicholle	Media Monitor		\$65,360
Foote	Vicki	Media Monitor		\$65,360
Moloney	Kaye	Media Monitor		\$65,360
Priestley	Laura	Media Monitor		\$65,360
Riley	Megan	Media Monitor		\$65,360
Smith	Jenny	Media Monitor		\$65,360
Thompson	Jennifer	Media Monitor		\$65,360

MINISTER: Deputy Premier, Attorney-General, Minister for Planning, Minister for Business Services and Consumers

			NUMBER OF MINISTERIAL STAFF:	7.00 FTE
Romeo	Daniel	Chief of Staff		\$136,349
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>			
Bailiit	Victoria	Ministerial Adviser		\$97,959
	<i>(On Leave Without Pay since 31 March 2012), home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			

Eldridge	Kim	Ministerial Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>		
Finocchio	Melissa	Ministerial Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>		
Golding	Liam	Ministerial Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>		
Sampson	Shannon	Ministerial Adviser	\$97,959
	<i>(On leave since 27 February 2012), home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>		
Travers	Lucy	Ministerial Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>		

MINISTER: Minister for Agriculture, Food and Fisheries, Minister for Forests, Minister for Regional Development, Minister for Tourism, Minister for the Status of Women

		NUMBER OF MINISTERIAL STAFF:	5.00 FTE
Barclay	Ann	Chief of Staff	\$136,349
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>		
Burner	Rhiannon	Ministerial Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>		
Hewlett	Gillian	Ministerial Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>		
Morgan	Michelle	Ministerial Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>		
Rutherford	Natalie	Ministerial Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>		

MINISTER: Minister for Transport and Infrastructure, Minister for Housing and Urban Development

		NUMBER OF MINISTERIAL STAFF:	6.00 FTE
Clemow	Matthew	Chief of Staff	\$136,349
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>		
Bowen	Jared	Ministerial Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone</i>		
Cocking	Melissa	Parliamentary Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>		
Gerace	Angela	Ministerial Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>		
Gerace	Pasquale	Ministerial Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>		
Hay	Joseph	Ministerial Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>		

MINISTER: Treasurer, Minister for Workers Rehabilitation, Minister for Defence Industries, Minister for Veterans' Affairs

		NUMBER OF MINISTERIAL STAFF:	5.00 FTE
Louca	Procopis	Chief of Staff	\$136,349
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>		
Ngo	Tung	Ministerial Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>		
Rayner	Joshua	Ministerial Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>		
Runnel	Sam	Ministerial Adviser	\$97,959
	<i>reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>		
Scriven	Clare	Ministerial Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home</i>		

broadband connection and \$30 per month for access of that service

MINISTER: Minister for Health and Ageing, Minister for Mental Health and Substance Abuse, Minister for the Arts

			NUMBER OF MINISTERIAL STAFF:	6.00 FTE
Stefanson	Dominic	Chief of Staff		\$136,349
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			
Ewing	Anita	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			
Furby	Paula	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone</i>			
Hockley	Jane	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			
Manuel	Leah	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>			
Treuel	Kerry	Research Officer to the Parliamentary Secretary		\$75,018

MINISTER: Minister for Police, Minister for Correctional Services, Minister for Emergency Services, Minister for Road Safety, Minister for Multicultural Affairs

			NUMBER OF MINISTERIAL STAFF:	4.00 FTE
Boyer	Blair	Chief of Staff		\$136,349
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>			
Fulbrook	John	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			
Hicks	Michael	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			
Mooney	Tom	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>			

MINISTER: Minister for Sustainability, Environment and Conservation, Minister for Water and the River Murray, Minister for Aboriginal Affairs and Reconciliation

			NUMBER OF MINISTERIAL STAFF:	5.00 FTE
Ryan	Paul	Chief of Staff		\$136,349
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>			
Davey	Simon	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			
Dennard	Andy	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			
Harvey	Jodie	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone</i>			
Hershman	Holly	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			

MINISTER: Minister for Manufacturing, Innovation and Trade, Minister for Mineral Resources and Energy, Minister for Small Business,

			NUMBER OF MINISTERIAL STAFF:	5.00 FTE
Malinauskas	Robert	Chief of Staff		\$136,349
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>			
Antonopoulos	Nick	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			
Carrick-Smith	Tom	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>			
Cocking	Sarah	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>			
Treize	John	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			

MINISTER: Minister for Finance, Minister for the Public Sector

			NUMBER OF MINISTERIAL STAFF:	4.00 FTE
Hoppo	Peter	Chief of Staff		\$136,349
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>			
Gorey	Michael	Media and Policy Adviser		\$104,580
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>			
Makin	Jeremy	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			
Tsoundarou	Paul	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			

MINISTER: Minister for Education and Child Development

			NUMBER OF MINISTERIAL STAFF:	5.00 FTE
Harvey	Jadynne	Acting Chief of Staff		\$136,349
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>			
Christie	Andrew	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			
Marsden	Belinda	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			
Ralfs	Amy	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			
Schirru	Michela	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			

MINISTER: Minister for Employment, Higher Education and Skills, Minister for Science and Information Technology, Minister for Recreation and Sport

			NUMBER OF MINISTERIAL STAFF:	4.00 FTE
Mahoney	Brigid	Chief of Staff		\$136,349
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>			
Bradley	Anna	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			
Cameron	Jason	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			
Harriss	Corey	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			

MINISTER: Minister for Industrial Relations, Minister for State/Local Government Relations

			NUMBER OF MINISTERIAL STAFF:	4.00 FTE
Lombardi	Nicola	Chief of Staff		\$136,349
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>			
Hackett	Meagan	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			
Nitschke	Jessica	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			
Paul	Noel	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			

MINISTER: Minister for Transport Services

			NUMBER OF MINISTERIAL STAFF:	3.00 FTE
Corcoran	Mary-Louise	Chief of Staff		\$136,349
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>			

Cornes	Nicole	Ministerial Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>		
Sarunic	Matthew	Ministerial Adviser	\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>		

MINISTER: Minister for Communities and Social Inclusion, Minister for Social Housing, Minister for Disabilities, Minister for Youth, Minister for Volunteers

			NUMBER OF MINISTERIAL STAFF:	5.00 FTE
Schedlich-Day	Shannon	Chief of Staff		\$136,349
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service, car park</i>			
Butler	Michael	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			
Spencer	Abbie	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, car park</i>			
Wright	Charles	Ministerial Adviser		\$97,959
	<i>home telephone rental and two thirds of calls, reasonable personal use of mobile telephone, provision of home broadband connection and \$30 per month for access of that service</i>			
Probst	Cathy	Personal Assistant to the Minister		\$68,549
	<i>reasonable personal use of mobile telephone</i>			

Dated 2 July 2012



JOHN RAU ACTING PREMIER

REPORT AND DETERMINATION OF THE
REMUNERATION TRIBUNAL

No. 4 OF 2012

*Travelling and Accommodation Allowances
Ministers of the Crown and Officers and Members of Parliament*

REPORT

1. Introduction

- 1.1 Section 4 (1) (c) of the Parliamentary Remuneration Act 1990 (SA), confers jurisdiction on the Remuneration Tribunal to determine from time to time electorate allowances and other allowances and expenses for Members of Parliament.
- 1.2 Section 3 of the Remuneration Act 1990, defines such allowances and expenses as remuneration, and Section 8 (2) of the Act requires the Tribunal to review previous determinations of remuneration under this Act at least once in each year.
- 1.3 The last determination covering these matters was Determination and Report No. 1 of 2011, issued in April 2011.
- 1.4 Section 10 (2) of the Remuneration Act 1990, requires that before making a determination affecting the remuneration of a particular person, or persons of a particular class, the Tribunal must allow that person, or persons of that class, a reasonable opportunity to make submissions.
- 1.5 On 7 May 2012 and in accordance with legislative provisions, the Tribunal wrote to Members of Parliament and the Premier, advising that the Tribunal was to conduct a review of Determination 1 of 2011 and invited submissions for consideration by the Tribunal in its review of the Travelling and Accommodation Allowances.
- 1.6 Four submissions were received by the Tribunal, some of which related to the effect of existing rules and entitlements on a particular member's circumstances. After careful consideration, the Tribunal was not persuaded to change the rules and entitlements attaching to the Allowances.

2. *Travelling and Accommodation Allowances for Ministers and the Leader and Deputy Leader of the Opposition*

- 2.1 Having regard to the increased travelling and accommodation allowances granted to the South Australian public sector and to Court Officers, Judges and Statutory Officers, the Tribunal believes justification exists to increase these allowances. Consequently, the Tribunal has determined to provide equivalent increases to the travelling and accommodation allowances for Ministers of the Crown, the Leader of the Opposition and the Deputy Leader of the Opposition to operate on and from 1 July 2012.

3. *Country Members Accommodation Allowance*

- 3.1 Having regard to increases in hotel accommodation prices, increased accommodation allowances granted to the South Australian public sector and to Court Officers, Judges and Statutory Officers the Tribunal believes justification exists to increase the Country Members Accommodation allowance.

DETERMINATION

1. *Scope of Determination*

This Determination applies to Ministers of the Crown, the Leader and Deputy Leader of the Opposition and the Country Members of Parliament.

2. *Travelling and Accommodation Allowances*

- 2.1 A Minister who actually incurs expenditure when travelling on official business shall be paid:
 - 2.1.1 Outside the metropolitan area, as defined by the Development Act 1993, but within the State—up to two hundred and fifty-two dollars (\$252) per day for meals and accommodation;
 - 2.1.2 Interstate—up to four hundred and fifty-two dollars (\$452) per day for Sydney and up to four hundred and eighteen dollars (\$418) per day for places other than Sydney, for meals and accommodation;
 - 2.1.3 Any extra expenditure necessarily incurred in addition to the allowances provided in 2.1.1 and 2.1.2.

- 2.2 The allowances provided by this clause shall also be payable to the Leader of the Opposition who actually incurs expenditure when travelling on official business, and to the Deputy Leader of the Opposition when he or she deputises, at the Leader's request, for the Leader of the Opposition in his or her official capacity.

3. *Country Members Accommodation Allowance*

- 3.1 A Member of either House of Parliament (including a Minister of the Crown or the Leader of the Opposition in the House of Assembly) whose usual place of residence is more than 75 km by road from the General Post Office at Adelaide and who is required to stay in Adelaide overnight in order to attend not only to parliamentary duties but also to the Member's duty to be actively involved in community affairs and to represent and assist constituents in dealings with governmental and other public agencies and authorities, shall be paid an accommodation allowance of two hundred and seventeen dollars (\$217) for each such night up to a maximum of twenty-nine thousand, two hundred and ninety-five dollars (\$29 295) for each twelve month period commencing on and from 1 July 2012.

4. *Date of Operation*

The allowances prescribed in Clause 2 and 3 of this Determination shall operate on and from 1 July 2012 unless otherwise prescribed in this Determination and supersede those prescribed previously in Determination No. 1 of 2011.

Dated 29 June 2012.

D. R. PRIOR, President

J. OBST, Member

D. SMYTHE, Member

ROADS (OPENING AND CLOSING) ACT 1991:
SECTION 24

**NOTICE OF CONFIRMATION OF ROAD
PROCESS ORDER**

Road Closure—Christie Road, Lonsdale

BY Road Process Order made on 28 February 2012, the City of Onkaparinga ordered that:

1. Portion of Christie Road adjoining Allotment 78 in Filed Plan 148416 and the whole of the unnamed public road dividing Allotment 79 in Filed Plan 148417 and Allotment 80 in Filed Plan 148418 from Allotment 107 in Filed Plan 208483, more particularly delineated and lettered 'A' and being portions of 'B' and 'C' in Preliminary Plan No. 05/0059 be closed.
2. Transfer the whole of the land subject to closure lettered 'A' to E M E Nominees Pty Ltd in accordance with agreement for transfer dated 27 February 2012, entered into between the City of Onkaparinga and E M E Nominees Pty Ltd.
3. Transfer the portions of the land subject to closure lettered 'B' and 'C' to Richard Jackson Strauss and Vyninka Tasma Strauss in accordance with agreement for transfer dated 27 February 2012, entered into between the City of Onkaparinga and R. J. and V. T. Strauss.
4. The following easements are granted over portions of the land subject to that closure:
 - (i) Grant to the Distribution Lessor Corporation easements for electricity supply purposes.
 - (ii) Grant to the South Australian Water Corporation easements for water supply and sewerage purposes.
 - (iii) Grant to the Envestra (SA) Limited an easement for gas supply purposes.

On 7 June 2012 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 89216 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 5 July 2012.

P. M. KENTISH, Surveyor-General

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

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

- | | | | |
|-----------------------|----------------------|-----------------------|-----------------------|
| 1. 25 September 2008 | 2. 23 October 2008 | 3. 13 November 2008 | 4. 4 December 2008 |
| 5. 18 December 2008 | 6. 29 January 2009 | 7. 12 February 2009 | 8. 5 March 2009 |
| 9. 12 March 2009 | 10. 26 March 2009 | 11. 30 April 2009 | 12. 18 June 2009 |
| 13. 25 June 2009 | 14. 27 August 2009 | 15. 17 September 2009 | 16. 24 September 2009 |
| 17. 9 October 2009 | 18. 22 October 2009 | 19. 3 December 2009 | 20. 17 December 2009 |
| 21. 4 February 2010 | 22. 11 February 2010 | 23. 18 February 2010 | 24. 18 March 2010 |
| 25. 8 April 2010 | 26. 6 May 2010 | 27. 20 May 2010 | 28. 3 June 2010 |
| 29. 17 June 2010 | 30. 24 June 2010 | 31. 8 July 2010 | 32. 9 September 2010 |
| 33. 23 September 2010 | 34. 4 November 2010 | 35. 25 November 2010 | 36. 16 December 2010 |
| 37. 23 December 2011 | 38. 17 March 2011 | 39. 7 April 2011 | 40. 21 April 2011 |
| 41. 19 May 2011 | 42. 30 June 2011 | 43. 21 July 2011 | 44. 8 September 2011 |
| 45. 10 November 2011 | 46. 24 November 2011 | 47. 1 December 2011 | 48. 8 December 2011 |
| 49. 15 December 2011 | 50. 22 December 2011 | 51. 5 January 2012 | 52. 19 January 2012 |
| 53. 1 March 2012 | 54. 29 March 2012 | 55. 24 May 2012 | 56. 31 May 2012 |
| 57. 7 June 2012 | 58. 14 June 2012 | 59. 21 June 2012 | 60. 28 June 2012 |

Trades or Declared Vocations and Required Qualifications and Training Contract Conditions for the Australian Meat Industry Training Package MTM11

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
* Butcher	MTM30811	Certificate III in Meat Processing (Retail Butcher)	36 months	3 months

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

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

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| 25. 8 April 2010 | 26. 6 May 2010 | 27. 20 May 2010 | 28. 3 June 2010 |
| 29. 17 June 2010 | 30. 24 June 2010 | 31. 8 July 2010 | 32. 9 September 2010 |
| 33. 23 September 2010 | 34. 4 November 2010 | 35. 25 November 2010 | 36. 16 December 2010 |
| 37. 23 December 2011 | 38. 17 March 2011 | 39. 7 April 2011 | 40. 21 April 2011 |
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| 49. 15 December 2011 | 50. 22 December 2011 | 51. 5 January 2012 | 52. 19 January 2012 |
| 53. 1 March 2012 | 54. 29 March 2012 | 55. 24 May 2012 | 56. 31 May 2012 |
| 57. 7 June 2012 | 58. 14 June 2012 | 59. 21 June 2012 | 60. 28 June 2012 |

Trades or Declared Vocations and Required Qualifications and Training Contract Conditions for the Electrotechnology Training Package UEE07

*Trade #Declared Vocation Other Occupation	Code	Title	Nominal Term of Contract of Training	Probationary Period
# Trades Assistant (Computer Assembly and Repair)	UEE20510	Certificate II in Computer Assembly and Repair	12 months	1 month
# Trades Assistant (Security Systems)	UEE21610	Certificate II in Security Assembly and Setup	12 months	1 month
# Trades Assistant (Technical Support)	UEE21710	Certificate II in Technical Support	12 months	1 month
# Trades Assistant (Electronics)	UEE21910	Certificate II in Electronics	12 months	1 month
* Computer Systems Equipment Servicing	UEE30210	Certificate III in Computer Systems Equipment	48 months	3 months

South Australia

Tobacco Products Regulation (Exemption—These Premises are Alarmed) Proclamation 2012

under section 71 of the *Tobacco Products Regulation Act 1997*

1—Short title

This proclamation may be cited as the *Tobacco Products Regulation (Exemption—These Premises are Alarmed) Proclamation 2012*.

2—Commencement

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

3—Interpretation

In this proclamation—

Act means the *Tobacco Products Regulation Act 1997*;

prescribed period means the period commencing on 3 September 2012 and ending on 2 November 2012;

prescribed production means the stage production of *These Premises are Alarmed* comprising 2 plays, *Blasted* and *Pornography*, produced by the State Theatre Company of South Australia.

4—Application of proclamation

This proclamation applies to the following persons:

- (a) a person employed by, or in relation to the prescribed production;
- (b) an occupier of the Space Theatre at the Adelaide Festival Centre;
- (c) an employer with the responsibility for a workplace consisting of the Space Theatre at the Adelaide Festival Centre in relation to the prescribed production.

5—Exemption from section 46 of the Act

- (1) A person to whom this proclamation applies is exempt from the operation of section 46 of the Act in relation to smoking occurring in the course of a performance or rehearsal of the prescribed production during the prescribed period.
- (2) An exemption under this clause is subject to the following conditions:
 - (a) smoking may only occur on a stage on which the prescribed production is being performed or rehearsed, or in a rehearsal room used in relation to the prescribed production;
 - (b) the area in which smoking may occur under the exemption must be well ventilated;
 - (c) a person may only smoke a tobacco product of a kind contemplated by paragraph (g) of the definition of *tobacco product* in section 4 of the Act.

- (3) If a person contravenes or fails to comply with a condition of an exemption specified in subclause (2), the exemption does not, while the contravention or non-compliance continues, operate in that person's favour.

Made by the Governor

with the advice and consent of the Executive Council
on 5 July 2012

HEAC-2012-00035

South Australia

Aquaculture (Fees) Variation Regulations 2012

under the *Aquaculture Act 2001*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Aquaculture Regulations 2005*

- 4 Substitution of Schedule 1
Schedule 1—Fees
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Aquaculture (Fees) 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 *Aquaculture Regulations 2005*

4—Substitution of Schedule 1

Schedule 1—delete the Schedule and substitute:

Schedule 1—Fees

Part 1—Application fees

- 1 On application for consent to transfer a development lease (section 36)—
 - (a) if a corresponding licence authorises the farming of oysters \$1 588
 - (b) in any other case \$601
- 2 On application for an aquaculture licence (section 49)—
 - (a) in the case of a corresponding licence within an aquaculture zone—

	(i)	administrative component	\$2 306
	(ii)	advertising component	\$1 382
	(b)	in the case of a corresponding licence outside of an aquaculture zone—	
	(i)	administrative component	\$3 930
	(ii)	advertising component	\$1 382
	(c)	in the case of a licence other than a corresponding licence—	
	(i)	for a low risk (<i>category A</i>) licence—	
	(A)	administrative component	\$1 544
	(B)	advertising component	\$1 382
	(ii)	for a medium risk (<i>category B</i>) licence—	
	(A)	administrative component	\$1 847
	(B)	advertising component	\$1 382
	(iii)	for a high risk (<i>category C</i>) licence—	
	(A)	administrative component	\$2 911
	(B)	advertising component	\$1 382
3		On application to vary the conditions of an aquaculture licence (section 52)—	
	(a)	in the case of a corresponding licence that authorises the farming of oysters—	
	(i)	for a simple variation	\$1 373
	(ii)	for a standard variation	\$1 818
	(iii)	for a complex variation	\$3 441
	(b)	in the case of any other corresponding licence—	
	(i)	for a simple variation	\$973
	(ii)	for a standard variation	\$1 287
	(iii)	for a complex variation	\$2 437
	(c)	in the case of a licence other than a corresponding licence—	
	(i)	for a simple variation	\$692
	(ii)	for a standard variation	\$812
	(iii)	for a complex variation	\$2 077
4		On application for renewal of an aquaculture licence (section 53)	\$480
5		On application for consent to transfer an aquaculture licence (section 55)—	
	(a)	in the case of a corresponding licence that authorises the farming of oysters	\$1 853
	(b)	in the case of any other corresponding licence	\$555
	(c)	in the case of a licence other than a corresponding licence	\$458

6	On application for consent to surrender an aquaculture licence other than a corresponding licence (section 56)	\$338
7	On application for the division of a lease area into separate lease areas (regulation 28A)—	
	(a) if a corresponding licence authorises the farming of oysters	\$2 911
	(b) in any other case	\$1 150
8	On application for the division of a licence area into separate licence areas (regulation 28B)—	
	(a) in the case of a licence that authorises the farming of oysters	\$1 588
	(b) in any other case	\$875
9	On application for renewal of an aquaculture lease (<i>Aquaculture (Standard Lease Conditions) Policy 2005</i>)—	
	(a) if a corresponding licence authorises the farming of oysters	\$763
	(b) in any other case	\$504
10	On application to vary an aquaculture lease or its conditions (<i>Aquaculture (Standard Lease Conditions) Policy 2005</i>)—	
	(a) for a variation consisting of or involving—	
	(i) the substitution of the lease area (within or outside of an aquaculture zone) where at least 80% of the lease area will remain the same	\$1 218
	(ii) the substitution of the lease area within an aquaculture zone (other than a variation of a kind referred to in subparagraph (i))	\$2 054
	(iii) the substitution of the lease area outside of an aquaculture zone (other than a variation of a kind referred to in subparagraph (i))	\$2 906
	(b) for a variation of any other kind	\$744

Part 2—Periodic fees for corresponding licences for the financial year 2012/13 and for each subsequent financial year

11	For an aquaculture licence to farm prescribed wild caught tuna	\$5 389
12	For an aquaculture licence to farm finfish other than prescribed wild caught tuna	\$3 000
13	For an aquaculture licence to farm abalone in a subtidal area	\$3 870
14	For an aquaculture licence to farm mussels in a subtidal area	\$2 041
15	For an aquaculture licence to farm molluscs (other than abalone and mussels) in a subtidal area	\$1 914
16	For an aquaculture licence to farm molluscs (including abalone, but not including oysters) in an intertidal area	\$1 881

17	For an aquaculture licence to farm oysters in an intertidal area	\$381 plus \$204 for each hectare (rounded to 2 decimal places) in the licence area
18	For an aquaculture licence to farm algae	\$1 746
19	For an aquaculture licence authorising the storage of sea cages	\$1 746
Part 3—Periodic fees for licences other than corresponding licences for the financial year 2012/13 and for each subsequent financial year		
20	For a low risk (<i>category A</i>) licence	\$323
21	For a medium risk (<i>category B</i>) licence—	
	(a) in the case of a licence authorising the carrying on of aquaculture on a navigable vessel as it operates within an area of State waters or the use of a farming structure designed to be transported by road or rail	\$356
	(b) in any other case	\$341
22	For a high risk (<i>category C</i>) licence—	
	(a) in the case of a licence authorising the carrying on of aquaculture on a navigable vessel as it operates within an area of State waters or the use of a farming structure designed to be transported by road or rail	\$4 715
	(b) in any other case	\$356

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 5 July 2012

No 172 of 2012

12MAFF0012CS

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ADELAIDE CITY COUNCIL

Public Consultation—Representation Review

PURSUANT to the provisions of Section 12 (5) of the Local Government Act 1999, the Adelaide City Council has initiated a review of its representation structure which examines in respect to elector representation, including ward boundaries and the composition of Council.

A paper detailing several options has just been released for public consultation.

The public consultation commenced on Monday, 2 July 2012 and will conclude at 5 p.m., Friday, 17 August 2012.

There are several ways to participate:

Read more:

A copy of the Representation Options Paper and summary paper may be downloaded from:

www.yoursay.adelaidecitycouncil.com

or it may be viewed at Council’s Customer Centre or its Libraries.

Attend a workshop to learn more and share your views:

You will need to book your place in a workshop by calling Council on 8203 7459 or online at:

www.yoursay.adelaidecitycouncil.com.

Lodge a written submission, which should be addressed to:

Community Consultation, Representation Review, G.P.O. Box 2252, Adelaide, S.A. 5001, faxed to (08) 8203 7575 or emailed to:

yoursay.adelaide@adelaidecitycouncil.com.

Submissions must be received at Council by 5 p.m. on Friday, 17 August 2012.

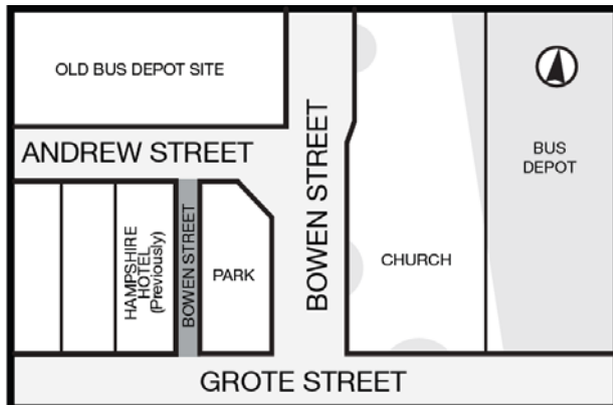
P. SMITH, Chief Executive Officer

ADELAIDE CITY COUNCIL

Road Closure—Portion of Bowen Street

PURSUANT to Section 359 (4) of the Local Government Act 1999, Adelaide City Council hereby gives notice that, at a meeting held on 27 March 2012, it resolved to exclude all vehicles from that portion of Bowen Street shaded below, except for:

- Emergency vehicles while driven in the course or for the purpose of an emergency situation;
- Council vehicles while driven in the course or for the purposes of the Council’s business; and
- Vehicles belonging to utilities companies while driven in the course or for the purpose of that company’s business.



P. SMITH, Chief Executive Officer

CITY OF BURNSIDE

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Council in exercise of the powers contained in the Local Government Act 1999, at a meeting held on 26 June 2012:

Adoption of Valuations

Adopted for rating purposes for the year ending 30 June 2013, the rateable valuation of \$13 715 288 380 and the capital valuations of the Valuer-General totalling \$14 216 080 300.

Declaration of General Rate

Declared a general rate of 0.2205 cents in the dollar on the capital value of all rateable land within its area.

Declaration of Separate Rate

Declared separate rates on rateable land within the area as follows:

0.0095 cents in the dollar based on capital values on all rateable land in the area of the Adelaide and Mount Lofty Natural Resources Management Board.

Minimum Rate

Declared a minimum amount payable by the way of general rates on rateable land in its area of \$720.

P. DEB, Chief Executive Officer

CITY OF CAMPBELLTOWN

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 26 June 2012, the Corporation of the City of Campbelltown for the financial year ending 30 June 2013 resolved:

Adoption of Valuation

To adopt for rating purposes the most recent valuations supplied by the Valuer-General of the capital value of land within the Council’s area totalling \$9 594 075 900.

Declaration of General Rate for the Year 2012-2013

To declare a general rate of 0.297877 cents for each one dollar of the assessed capital value of rateable property within the Council’s area.

Minimum Rate

To fix a minimum amount payable by way of general rates of \$770 in respect of rateable land within the Council’s area.

Declaration of Separate Rate for the Year 2012-2013

To declare a separate rate of 0.247613 cents for each dollar of the assessed capital value of rateable property with an address along the eastern side of Lower North East Road (between Downer Avenue and Hambledon Terrace) with the aim of raising \$29 404 to recover the construction and maintenance costs for the toilet facility at 6A Denmead Avenue, Campbelltown.

Natural Resources Management Levy

To declare a separate rate of 0.009244 cents in the dollar on the capital value of all rateable land within the Council’s area to reimburse the Council for amounts contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board, totaling \$832 434.

P. DI IULIO, Chief Executive Officer

CITY OF HOLDFAST BAY

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting on 26 June 2012, and in relation to the 2012-13 financial year, the Council, in exercise of the powers contained in Chapter 10 of the Local Government Act 1999:

1. Adopted the most recent valuations of the State Valuation Office of the capital value of land in its area (such valuations of the State Valuation Office being available to the Council as at the date it adopted its budget), and totalling \$10 443 270 140.

2. Declared a differential general rate of 0.2531 cents in the dollar of the capital value of land, on rateable land within its area which is used for Residential and Other Land uses.

3. Declared a differential general rate of 0.366995 cents in the dollar for the capital value of land on rateable land within its area which is used for Commercial (Shop), Commercial (Office), Commercial (Other), Industrial (Light), Industrial (Other) and Vacant Land uses.

4. Imposed a minimum amount payable by way of the general rate of \$832.

5. Fixed a maximum increase of 10% (subject to conditions) in the general rate charged on rateable land used for residential purposes and is the principal place of residence of a ratepayer.

6. Imposed the application of general rates on the owners of marina berths within the Patawalonga.

7. In order to support and improve business viability, profitability and trade, commerce and industry in that part of the Council's area comprising the following rateable land:

- (a) with a frontage to Jetty Road, Glenelg or Moseley Square;
- (b) within the side streets that intersect with Jetty Road, Glenelg between High Street, Glenelg and Augusta Street, Glenelg;
- (c) the entire site referred to as the Holdfast Shores 2B Entertainment Centre; and
- (d) with a land use of Category 2 (Commercial—Shop), Category 3 (Commercial—Office) and Category 4 (Commercial—Other),

declared a differential separate rate of 0.116474 cents in the dollar of the capital value of land on all rateable land within the above geographical boundary and land use categories set out in Regulation 10 (2) of the Local Government (General) Regulations 1999.

8.—

(a) In exercise of the powers contained in Section 154 of the Local Government Act 1999 and in order to carry out the activity to the maintenance and upkeep of the boat lock in the Patawalonga basin, a separate rate of 0.8785 cents in the dollar of the capital value of land, be declared on all rateable land within the Patawalonga basin bounded by the high water mark.

(b) In exercise of the powers contained in Section 158 of the Local Government Act 1999, the amount that would otherwise be payable by way of rates in respect of this separate rate is altered by fixing the amount of rates payable for assessments that are wholly or partly within the part of the area on which this separate rate is imposed and the capital values of which exceed \$98 918 at \$869.

9. In exercise of the powers contained in Section 95 of the Natural Resources Management Act 2004 and in order to reimburse the Council for the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board being \$947 379, imposed a levy comprising 0.0094218 cents in the dollar of the capital value of land, on rateable land in the Council's area in the catchment area of the Board, the Capital Value of such land comprising \$10 187 843 850, the basis for the levy having been selected as the capital value of rateable land, by the Minister, after consultation with Constituent Councils in the Management Board Area, and submitted to and approved by the Governor.

J. P. LYNCH, Chief Executive Officer

CITY OF MARION

Adoption of Valuation

NOTICE is hereby given that on 26 June 2012 the Council of the City of Marion, pursuant to the provisions of the Local Government Act 1999, for the year ending 30 June 2013, adopted the capital valuation to apply in its area for rating for the 2012-2013 financial year as supplied by the Valuer-General totalling \$16 491 431 340.

Declaration of Rates

Notice is hereby given that the Council did on 26 June 2011, declare differential general rates in the dollar based on capital value as follows:

- (a) 0.337680 cents in the dollar on rateable land of Category 1 (Residential), Category 7 (Primary Production) and Category 9 (Other);
- (b) 0.624708 cents in the dollar on rateable land of Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other);
- (c) 0.557172 cents in the dollar on rateable land of Category 5 (Industrial—Light), Category 6 (Industrial—Other); and
- (d) 0.574056 cents in the dollar on rateable land of Category 8 (Vacant Land).

The Council resolved that the minimum amount payable by way of rates in respect of rateable land within the area for the year ending 30 June 2013 shall be \$855.

The Council declared a separate rate of 0.009194 cents in the dollar on all rateable land within the Adelaide and Mount Lofty Ranges Natural Resources Management Board Area within the area for the year ending 30 June 2013.

The Council resolved that rates will be payable in four equal or approximately equal instalments and that the due dates for those instalments will be 3 September 2012, 3 December 2012, 1 March 2013 and 3 June 2013.

M. SEARLE, Chief Executive

CITY OF MARION

Establishment of an Urban Trees Fund

NOTICE is hereby given that the City of Marion with Minister for Planning approval pursuant to Section 50B (1) of the Development Act 1993 and in accordance with the requirements of Section 50B (2) of the Development Act 1993, intends to establish an Urban Tree Fund to be known as 'the City of Marion Urban Tree Fund'.

The designated area to which this fund applies is the whole of the City of Marion as referenced by the 'Council Index Map' in the City of Marion Development Plan, (consolidated 19 January 2012) and the date of operation of this fund is from 1 August 2012.

A. SKULL, Acting Chief Executive Officer

CITY OF ONKAPARINGA

Adoption of Valuation and Declaration of Rates for 2012-13

NOTICE is given that at its meeting held on 26 June 2012 the Council, for the financial year ending 30 June 2013:

Adoption of Valuation

Adopted for rating purposes the Valuer-General's valuation of capital value being \$25 250 523 960 effective from 1 July 2012.

Declaration of General Rates

- (1) Declared differential general rates according to land use, as follows:
 - (i) 0.302658 cents in the dollar on rateable land of Category 1 (Residential) use;
 - (ii) 0.387438 cents in the dollar on rateable land of Categories 2, 3, 4, (Commercial—Shop, Office and Other) and 5 and 6 (Industrial—Light and Other) uses;
 - (iii) 0.317362 cents in the dollar on rateable land of Category 7 (Primary Production) use;

- (iv) 0.461079 cents in the dollar on rateable land of Category 8 (Vacant Land) use; and
- (v) 0.326738 cents in the dollar on rateable land of Category 9 (Other) use.
- (2) Imposed a fixed charge of \$295.00.

*Declaration of Separate Rates—
Natural Resources Management Levies*

Declared separate rates as follows:

- (1) 0.009194 cents in the dollar on all rateable land in the Council's area in the region of the Adelaide and Mount Lofty Ranges Natural Resources Management Board; and
- (2) 0.008935 cents in the dollar on all rateable land in the Council's area in the region of the SA Murray-Darling Basin Natural Resources Management Board.

Service Charges

- (1) Imposed a community wastewater management annual service charge of:
- \$530 per unit on each occupied allotment;
 - \$530 per unit on each vacant allotment; and
- (2) imposed an annual service charge for the disposal and treatment of major trade waste on a per kilolitre basis using the criteria specified in the City of Onkaparinga Trade Waste Guidelines.

Payment of Rates

Resolved that the above rates and charges will fall due on the following days:

1 September 2012;
1 December 2012;
1 March 2013; and
1 June 2013.

M. DOWD, Chief Executive Officer

CITY OF PORT LINCOLN

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 18 June 2012 as amended 2 July 2012, the City of Port Lincoln Council resolved for the year ending 30 June 2013 as follows:

1. To adopt (effective from 1 July 2012) the valuations made by the Valuer-General of Site Values of all land within the area of the Council valued at \$1 097 171 600 that are to apply for rating purposes.
2. To declare:
 - (i) a General Rate of 0.5740 cents in the dollar on the site valuation of all land within the area of the City of Port Lincoln; and
 - (ii) a Fixed Charge of \$340 in respect of all rateable land within the Council area.
3. To declare a Waste and Recycling Annual Service Charge of \$175 based on the nature of the service in respect of all land within the area of the City of Port Lincoln to which it provides or makes available the Waste and Recycling Service.
4. To declare a separate rate based on a fixed charge of \$62 on all rateable land within the area of the Council and the area of the Eyre Peninsula Natural Resources Management Board to reimburse to the Council the amount contributed to the Eyre Peninsula Natural Resources Management Board.
5. That rates (including the Waste and Recycling Service Charge) be payable in four equal or approximately equal instalments, on the first Friday of each quarter being 14 September 2012, 14 December 2012, 8 March 2013 and 14 June 2013.
6. To grant a discount of 2% of the total rates (not including the Natural Resources Management Levy or Waste and Recycling Service Charge), where rates are paid in full on or before 14 September 2012.

G. DODD, Chief Executive Officer

CITY OF PORT LINCOLN

Appointment of Authorised Officers

NOTICE is hereby given that the City of Port Lincoln has duly appointed Neil Reynolds as an Authorised Officer, pursuant to the Road Traffic Act 1961.

Notice is hereby given that the City of Port Lincoln has duly appointed Bronte Rohrlach as an Authorised Officer, pursuant to the Dog and Cat Management Act 1995.

G. DODD, Chief Executive Officer

CITY OF PORT LINCOLN

Revoke Authorised Officer

NOTICE is hereby given that all previous appointments for Michael Fowler are hereby revoked.

G. DODD, Chief Executive Officer

CITY OF PROSPECT

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Council of the City of Prospect, at a meeting of the Council held on 26 June 2012 at which all of the nine Members of the Council were present, resolved that consideration of the 2012-2013 Annual Business Plan has taken into account:

- The capital valuation of the City as set by the Valuer-General of South Australia.
- The relationship of the amount of rates needed to meet the Objectives of the City of Prospect's Strategic Plan for 2008-2011 and the Annual Business Plan 2012-2013 (Budget, Long Term Financial Plan, Infrastructure and Asset Management Plan, Rating Strategies).
- The City of Prospect's Rating Strategy (per annual Business Plan 2012-2013) as adopted by Council on 26 June 2012.
- The relationship and impact of the rates and rate differential between residential and non-residential assessments.
- The equity of the rate structure.
- Rate concessions and rebates that will apply.

A full copy of the Annual Business Plan is available for inspection at the Council's Principal Office, 128 Prospect Road, Prospect or on Council's website at www.prospect.sa.gov.au.

Adoption of Valuations

That the Council of the City of Prospect, pursuant to Section 167 (2) (a) of the Local Government Act 1999, adopts valuations of capital value made by the Valuer-General in relation to the area of the Council on 26 June 2012 and specifies that the total of the values that are to apply within the area for rating purposes for the year ending 30 June 2013 is \$4 729 168 700.

Declaration of Differential General Rates

That the Council of the City of Prospect, pursuant to Sections 153 (1) (b) and 156 (1) (a) of the Local Government Act 1999, hereby declares differential general rates on rateable land within the area, which rates vary by reference to the uses of land designated by Regulation 10 (2) of the Local Government (General) Regulations 1999:

- (a) Residential—a rate of 0.303107 cents in the dollar on the capital value of such rateable land.
- (b) Commercial (Shop)—a rate of 0.583553 cents in the dollar on the capital value of such rateable land.
- (c) Commercial (Office)—a rate of 0.583553 cents in the dollar on the capital value of such rateable land.
- (d) Commercial (Other)—a rate of 0.583553 cents in the dollar on the capital value of such rateable land.
- (e) Industry (Light)—a rate of 0.583553 cents in the dollar on the capital value of such rateable land.

- (f) Industry (Other)—a rate of 0.583553 cents in the dollar on the capital value of such rateable land.
- (g) Primary Production—a rate of 0.583553 cents in the dollar on the capital value of such rateable land.
- (h) Vacant Land—a rate of 0.323593 cents in the dollar on the capital value of such rateable land.
- (i) Other—a rate of 0.583553 cents in the dollar on the capital value of such rateable land.

Declaration of a Minimum Amount

That the Council of the City of Prospect, pursuant to Section 158 (1) (a) of the Local Government Act 1999, hereby fixes, in respect of the year ending 30 June 2013, a minimum amount of \$912 that shall be payable by way of general rates on rateable land within the Council's area.

Declaration of a Separate Rate (Natural Resources Management Levy)

That pursuant to Section 95 of the Natural Water Resources Management Act 2004 and Section 154 of the Local Government Act 1999, Council, in order to reimburse to the Council the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board Levy of \$424 401 declares for the year ending 30 June 2013, a separate rate of 0.009193 cents in the dollar on the capital valuation of all rateable properties within the area of the City of Prospect.

Payment of Rates

Notice is hereby given that pursuant to Section 181 of the Local Government Act 1999, that the rates shall be payable in four equal or approximately equal instalments due and payable on 4 September 2012, 4 December 2012, 4 March 2013 and 4 June 2013.

M. GOLDSTONE, Chief Executive Officer

CITY OF SALISBURY

Adoption of Valuation and Declaration of Rates

NOTICE is given that the City of Salisbury at a meeting held on Monday 25 June 2012:

1. Adopted the Valuer-General's valuation of rateable capital values, being \$18 920 542 100, for the year ending 30 June 2013. The valuation shall, from 25 June 2012, become and be the valuation of the Council for rating purposes.
2. Declared differential general rates on property within its area for the financial year ending on 30 June 2013, which rates shall vary by reference to the use of the rateable property in accordance with Regulation 10 of the Local Government Act (General) Regulation 1999 as follows:
 - (a) In respect of rateable property which is used for 'Commercial—Shop', 'Commercial—Office', 'Commercial—Other', 'Industrial—Light', 'Industrial—Other' Land uses, a Differential General Rate of 0.5468 cents in the dollar for the assessed capital value of such property.
 - (b) In respect of rateable property which is used for 'Vacant Land' Land use, a Differential General Rate of 0.5043 cents in the dollar for the assessed capital value of such property.
 - (c) In respect of all other rateable property in the area used for purposes other than as stated in paragraph (a) and (b) hereof, a Differential General Rate of 0.3879 cents in the dollar on the assessed capital value of such property.
3. Fixed a Minimum amount of \$840 which shall be payable by way of rates on any one assessment within the municipality in respect of the year ending 30 June 2013.
4. Declared the following differential separate rates in accordance with Section 154 of the Local Government Act 1999, for the year ending 30 June 2013

Salisbury Town Centre Separate Rate

A separate rate of 0.067335 cents in the dollar on the capital value of rateable land used for commercial purposes within that part of its area comprising the Salisbury Town Centre District Centre Zone which is delineated on Maps Sal/61 and Sal/62 of the Development Plan under the Development Act 1993, applicable to the Council's area.

The purpose of this separate rate is to provide a fund to promote and enhance business viability, profitability trade and commerce in that part of the Council's area, which is the subject of the separate rate.

Globe Derby Separate Rate

A separate rate of \$100 per each allotment numbered 1-32 in Deposited Plan No. 9830 and allotments numbered 33, 34 and 36-64 in Deposited Plan No. 9831 of portion of Section 3070 of Hundred of Port Adelaide (laid out as Bolivar).

The purpose of this separate rate is to provide a fund to the Globe Derby Community Club for the purpose of maintaining the common land, being Lot 65 in Deposited Plan No. 9832.

Adelaide and Mount Lofty Ranges Natural Resources Management Board Separate Rate

A separate rate of 0.009135 cents in the dollar on the capital valuation of all rateable properties within the area of the City of Salisbury.

The purpose of this separate rate is to reimburse to Council the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board as required under Section 95 of the Natural Water Resources Management Act 2004.

Mawson Central Car Parking Separate Rate

A separate rate of 0.017565 cents in the dollar on the capital value of rateable land in the Council area known as Mawson Central in respect of land use Categories 2 (Commercial—Shop), 3 (Commercial—Office), 4 (Commercial—Other), 5 (Industry—Light) and 6 (Industry—Other).

The purpose of this separate rate is to maintain, renew and develop car parking facilities within the Mawson Central area of Mawson Lakes.

J. HARRY, Chief Executive Officer

CITY OF TEA TREE GULLY

Adoption of Valuation and Declaration of Rates 2012-2013

NOTICE is hereby given that on 26 June 2012 the City of Tea Tree Gully adopted and declared as follows for the year ending 30 June 2013:

1. Capital valuations for rating purposes as supplied by the Valuer-General totalling \$15 686 724 440 (\$15 057 833 200 rateable).
2. A minimum amount of \$980 payable by way of general rates on rateable properties within the area of the City of Tea Tree Gully.
3. Differential general rates based upon the use of the land as follows:
 - 3.1 'Commercial—Shop', 'Commercial—Office', 'Commercial—Other', 'Industrial—Light' and 'Industrial—Other': 0.453376 cents in the dollar
 - 3.2 'Vacant Land': 0.56672 cents in the dollar
 - 3.3 'Residential', 'Primary Production' and 'Other': 0.377813 cents in the dollar.
4. An annual service charge for all properties serviced by Council's Community Wastewater Management System of:
 - 4.1 \$315 for all properties where the occupied property is charged a SA Water sewer service charge or the land is vacant; and
 - 4.2 \$455 for all other properties.

5. A separate rate of 0.009239 cents in the dollar on the capital value of all rateable land within the area of the City of Tea Tree Gully to reimburse the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resource Management Board.

6. A separate rate of \$315 in order to reimburse the cost of the conversion from Community Wastewater Management System (CWMS) to SA Water sewer on specified assessments.

D. ROGOWSKI, Chief Executive Officer

CITY OF UNLEY

Adoption of Valuations

NOTICE is hereby given that the Corporation of the City Unley in accordance with Section 167 (2) (a) of the Local Government Act 1999 at a meeting held on 25 June 2012, adopted for the year ending 30 June 2013, the Government assessment of capital value being \$11 610 550 820, as detailed in the valuation roll prepared by the Valuer-General in relation to the areas of the Corporation of the City of Unley and hereby specifies 1 July 2012, as the day as and from which such valuation shall become and be the valuations of the Council.

Declaration of Rates

Notice is hereby given that at a meeting held on Monday, 25 June 2012 the Corporation of the City of Unley in accordance with Section 156 (1) (a) of the Local Government Act 1999, declared differential general rates, based upon the capital value of the land subject to the rate, for the year ending 30 June 2013, as follows:

- (a) In respect to rateable land which is categorised by land use Category 1 (Residential) in Regulation 10 of the Local Government (General) Regulations 1999, as a prescribed permissible differentiating factor, a differential general rate of 0.2470 cents in the dollar.
- (b) In respect to rateable land which is categorised by land use Category 2 (Commercial—Shop), Category 5 (Industry Light), Category 6 (Industry—Other), Category 7 (Primary Production), Category 8 (Vacant Land) and Category 9 (Other), in Regulation 10 of the Local Government (General) Regulations 1999, as prescribed permissible differentiating factors, a differential general rate of 0.4564 cents in the dollar.
- (c) In respect to rateable land which is categorised by land use Category 3 (Commercial—Office) and Category 4 (Commercial—Other) in Regulation 10 of the Local Government (General) Regulations 1999, as prescribed permissible differentiating factors, a differential general rate of 0.5489 cents in the dollar.

Pursuant to Section 158 of the Local Government Act 1999, the Council fixed a minimum amount that shall be payable by way of rates on all rateable land within the whole of the Municipality for the year ending 30 June 2013 at \$652.

Pursuant to Section 154 of the Local Government Act 1999 and in respect to all rateable land within the City of Unley, a separate rate of 0.009210 cents in the dollar was declared as the Natural Resource Management Levy in accordance with the requirements of the Natural Resources Management Act 2004.

Pursuant to Section 154 of the Local Government Act 1999, for the year ending 30 June 2013, the following differential separate rates are declared on all rateable land based upon capital value of the land, subject to the rate as follows:

- In order to raise the amount of \$87 400 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the Council's area comprising rateable land with an Unley Road address, a differential separate rate of 0.031776 cents in the dollar in respect of land uses: Category 2 (Commercial—Shop), Category 3 (Commercial—Office) and Category 4 (Commercial—Other).
- In order to raise the amount of \$45 000 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the Council's area comprising rateable land with a Goodwood Road address and situated between Mitchell Street/

Arundel Avenue to the south and Leader Street/Parsons Street to the North, a differential separate rate of 0.117309 cents in the dollar in respect of land uses: Category 2 (Commercial—Shop), Category 3 (Commercial—Office) and Category 4 (Commercial—Other).

- In order to raise the amount of \$133 000 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the Council's area comprising rateable land with a King William Road address and situated between Greenhill Road and Commercial Road (eastern side), a differential separate rate of 0.1974 cents in the dollar in respect of land uses: Category 2 (Commercial—Shop).
- In order to raise the amount of \$18 350 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the Council's area comprising rateable land along the western side of Glen Osmond Road and situated between Greenhill Road and Katherine Street, a differential separate rate of 0.076940 cents in the dollar in respect of land uses: Category 2 (Commercial—Shop).
- In order to raise the amount of \$13 000 to carry out the project of promoting and enhancing business viability, profitability, trade and commerce in that part of the Council's area comprising rateable land along Fullarton Road between Cross Road and Fisher Street, a fixed charge of \$250 in respect of land uses: Category 2 (Commercial—Shop), Category 3 (Commercial—Office) and Category 4 (Commercial—Other).

P. TSOKAS, Chief Executive Officer

CITY OF WHYALLA

Adoption of Valuations

THAT in accordance with Section 167 of the Local Government Act 1999, the Council adopts, for the year ending 30 June 2013, the site valuations made by the Valuer-General in respect of land within the Council's area totalling \$917 373 180 in respect to rateable land and \$96 312 800 in respect of non rateable land.

Declaration of Rates

Notice is hereby given that having adopted the official valuation of the land (for rating purposes) in Council's area to the amount of \$917 373 180 at its meeting of 25 June 2012 and given that at its meeting held on 25 June 2012, Council considered and adopted the Annual Business Plan and Budget in accordance with the requirements contained in Section 123 of the Local Government Act 1999, notice is hereby given that, pursuant to Section 152 (1) (c), Section 153 (1) (b) and Section 156 (1) (c) of the Local Government Act 1999, the Corporation of the City of Whyalla hereby declares that Differential General Rates according to locality and land use and based on the site value of all rateable property within its area apply for the year ending 30 June 2013; and

1. The differential general rate shall vary according to the locality of the land in various Zones defined in the City's Development Plan, established pursuant to the Development Act 1993, and the use of the land, pursuant to Section 156 of the Local Government Act 1999 and Regulation 10 (2) of the Local Government (General) Regulations 1999 and the rate applies as follows:

(A) Locality and Use as Differentiating Factors:

- (i) In respect of all rateable land situated in Commercial, District Centre, Local Centre, Town Centre, Coastal Open Space, Open Space and Recreation Zones, and so recorded in the assessment records of the Council, a differential general rate of 1.95 cents in the dollar on the assessed site value of the land, excluding any land categorised as Residential and for which the general differential rate is declared in paragraph (B) hereunder.
- (ii) In respect of all rateable land situated in Industry, Light Industry and Deferred Industry Zones, and so recorded in the assessment records of the Council, a differential general rate of 1.95 cents in the dollar on the assessed site value of the land, excluding any land categorised as Residential and for which the

- general differential rate is declared in paragraph (B) hereunder.
- (iii) In respect of all rateable property situated in Residential, Residential Character and Community Zones and so recorded in the assessment records of the Council, a differential general rate of 0.821 cents in the dollar on the assessed site value of the land, excluding any land categorised as Commercial (Shop), Commercial (Office), Commercial (Other), Industry (Light) and Industry (Other) and for which the general differential rate is declared in paragraph (B) hereunder.
- (iv) In respect of all rateable property situated in Rural Living Zones and so recorded in the assessment records of the Council, a differential general rate of 0.321 cents in the dollar on the assessed site value of the land, excluding any land categorised as Commercial (Shop), Commercial (Office), Commercial (Other), Industry (Light) and Industry (Other) and for which the general differential rate is declared in paragraph (B) hereunder.
- (v) In respect of all rateable property situated in Special Industry (Hydrocarbons) and Coastal Conservation Zones and so recorded in the assessment records of the Council, a differential general rate of 13.002 cents in the dollar on the assessed site value of the land, excluding any land categorised as Residential, Commercial (Other) and Primary Production and for which the general differential rate is declared in paragraph (B) hereunder.
- (vi) In respect of all rateable properties situated in Coastal Settlement and Settlement Zones and so recorded in the assessment records of the Council, differential general rate of 0.182 cents in the dollar on the assessed site value of the land, excluding any land categorised as Commercial (Shop), Commercial (Office), Commercial (Other), Industry (Light) and Industry (Other) and for which the general differential rate is declared in paragraph (B) hereunder.
- (vii) In respect of all rateable properties situated in Rural (Industry Buffer) Zones and so recorded in the assessment records of the Council, a differential general rate of 0.008 cents in the dollar on the assessed site value of the land, excluding any land categorised as Commercial (Shop), Commercial (Office), Commercial (Other), Industry (Light) and Industry (Other) and for which the general differential rate is declared in paragraph (B) hereunder.
- (viii) In respect of all rateable properties situated in Regional Centre Zones and so recorded in the assessment records of the Council, a differential general rate of 2.260 cents in the dollar on the assessed site value of the land, excluding any land categorised as Residential and for which the general differential rate is declared in paragraph (B) hereunder.
- (B) Land Use as a Differentiating Factor in respect of all land not otherwise falling within paragraph (A) above, as follows:
- (i) Residential—a differential general rate of 0.821 cents in the dollar on the assessed site value of each such property.
- (ii) Commercial (Shop)—a differential general rate of 1.95 cents in the dollar on the assessed site value of each such property.
- (iii) Commercial (Office)—a differential general rate of 1.95 cents in the dollar on the assessed site value of each such property.
- (iv) Commercial (Other)—a differential general rate of 1.95 cents in the dollar on the assessed site value of each such property.
- (v) Industry (Light)—differential general rate of 1.95 cents in the dollar on the assessed site value of each such property.
- (vi) Industry (Other)—a differential general rate of 1.95 cents in the dollar on the assessed site value of each such property.
- (vii) Primary Production—a differential general rate of 0.008 cents in the dollar on the assessed site value of each such property.
- (viii) Vacant Land—a differential general rate of 1.95 cents in the dollar on the assessed site value of each such property.
- (ix) Other (any other land use not referred to in a previous category)—a differential general rate of 1.95 cents in the dollar on the assessed site value of each such property.
2. The fixed charge shall be in the sum of \$364.
- Declaration of a Service Charge*
3. The Corporation of the City of Whyalla further declares a service charge of \$196 on rateable land within its area for the provision of the service of collection, treatment or disposal of waste where such a service is provided pursuant to Section 155 of the Local Government Act 1999.
- Amount to be Raised*
- An amount of \$14 960 528 be declared as the amount which the Council intends to raise by general rates, the fixed charge and the service charge, which amount is calculated as follows:
- General rates—\$8 818 420.
 - Fixed charge—\$4 035 304.
 - Service charge—\$2 106 804.
- Declaration of a Separate Rate—City Plaza Rate*
4. The Corporation of the City of Whyalla further declares, pursuant to Section 154 of the Local Government Act 1999, a separate rate of 0.71 cents in the dollar based on the value of the land subject to the rate, situated in the area delineated in the Plan attached as Annexure 'C' to the Report under reference.
- The purpose of the separate rate is to provide funds to be applied towards development of the City Plaza and surrounding district, promotional activities throughout the year, beautifying the City Plaza area for the benefit of Whyalla and servicing loan repayments.
- Declaration of a Separate Rate—Natural Resources Management Levy*
5. The Corporation of the City of Whyalla further declares pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, a separate rate based on a fixed charge of \$62 on all rateable property within its area and within the area of the Eyre Peninsula Natural Resources Management Board for the purpose of the Natural Resources Management Levy.
- The Natural Resource Management (NRM) Levy is collected on behalf of the Eyre Peninsula NRM Board. The levy funds various NRM projects undertaken by the Regional NRM Board.
- Rates shall be Payable*
6. All rates shall be payable in four instalments in the 2012-2013 financial year within 30 days of the date of the Rate Notice or on 7 September 2012 for the first instalment, 7 December 2012 for the second instalment, 1 March 2013 for the third instalment and 7 June 2013 for the fourth instalment, whichever is the earlier date, pursuant to Section 181 of the Local Government Act 1999.
- The Council may agree with the principal ratepayer that rates will be payable in such instalments falling due on such days as the Council sees fit and in that event, the ratepayers rates will be payable accordingly, pursuant to sub-section 181 (5) of that Act.

P. PEPPIN, Chief Executive Officer

ADELAIDE HILLS COUNCIL

Adoption of Valuation and Declaration of Rates 2012-2013

NOTICE is hereby given that at the meeting held on 26 June, 2012, the Council for the financial year ending 30 June 2013, passed the following resolutions:

Determination of Valuation 2012-2013

To adopt for rating purposes the most recent valuations of the State Valuation Office of the capital value of land within the Council's area, amounting to \$8 585 362 080.

Declaration of Rates

To declare general rates as follows:

- (a) on rateable land assigned Category 1 (Residential), Category 7 (Primary Production), Category 8 (Vacant Land) and Category 9 (Other), a rate of 0.2590 cents in the dollar of the capital value of such land; and
- (b) on rateable land assigned Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light) and Category 6 (Industry—Other), a rate of 0.2979 cents in the dollar of the capital value of such land.

Declaration of General Rates—Annual Fixed Charge

To declare a fixed charge of \$390 in respect of all rateable land in the Council area.

Declaration of a Separate Rate—Natural Resources Management Levy

To declare the following separate rates based upon the capital value of rateable land:

- (a) 0.009065 cents in the dollar on all rateable land in the Council's area and in the area of the Adelaide and Mount Lofty Natural Resources Management Board;
- (b) 0.010825 cents in the dollar on all rateable land in the Council's area and in the area of the SA Murray-Darling Basin Natural Resources Management Board.

Service Charges

To impose the following annual service charges where the Council provides or makes available the prescribed service and based on the nature of the service and the level of usage of the service:

- (a) the Woodside Community Wastewater Management Systems \$645 in respect of land which is occupied and \$445 in respect of land which is vacant;
- (b) the Woodside Extension Community Wastewater Management Systems \$645 in respect of land which is occupied and \$445 in respect of land which is vacant;
- (c) the Birdwood and Mount Torrens township Community Wastewater Management Systems \$645 in respect of land which is occupied and \$445 in respect of land which is vacant;
- (d) the Kersbrook township Community Wastewater Management Systems \$645 in respect of land which is occupied and \$445 in respect of land which is vacant;
- (e) the Charleston township Community Wastewater Management Systems \$645 in respect of land which is occupied and \$445 in respect of land which is vacant;
- (f) the Verdun township Community Wastewater Management Systems \$645 in respect of land which is occupied and \$445 in respect of land which is vacant;
- (g) the Mount Lofty Ward Community Wastewater Management Systems \$645 in respect of land which is occupied and \$445 in respect of land which is vacant;

Declaration of a Separate Rate—Stirling Business

- (a) In order to carry out the activity of promoting and enhancing business viability, profitability, trade and commerce in that part of the Council's area comprising rateable land, within the precinct known as the District

Centre (Stirling) Zone (as further identified in their resolution) excluding land attributed a land use Category 1 (Residential) and Government owned land, declare a differential separate rate of 0.099650 cents in the dollar on all other land uses based on the capital value of all rateable land within that part of the Council's area;

- (b) To fix a minimum amount payable of \$225; and
- (c) To fix the amount that would otherwise be payable at a maximum amount of \$2 000.

Payment of Rates

The rates including charges are payable by four equal (or approximately equal) quarterly instalments (unless otherwise agreed with the principal ratepayer), falling due on 3 September, 2012; 3 December 2012; 4 March 2013 and 3 June 2013.

T. PIPER, Acting Chief Executive Officer

COORONG DISTRICT COUNCIL

ROADS (OPENING AND CLOSING) ACT 1991

Road Closing—Attrill Road, Tailem Bend

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the Coorong District Council proposes to make a Road Process Order to close portion of Attrill Road and merge with adjoining Allotment 126 in Filed Plan 167892 more particularly delineated and lettered 'A' on Preliminary Plan No. 12/0021.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the Coorong District Council, 93A Railway Terrace, Tailem Bend, S.A. 5260 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 Coorong District Council, P.O. Box 399, Tailem Bend, S.A. 5260, 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.

M. BOYD, Chief Executive Officer

REGIONAL COUNCIL OF GOYDER

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting of the Council held on Tuesday, 26 June 2012, the Council resolved as follows:

Adoption of Valuations

1. In accordance with Section 167 (2) (a) of the Local Government Act 1999, Council adopted for rating purposes, for the financial year ending 30 June 2013, the most recent valuations of the Valuer-General of the Capital Value of land within the area of the Council, and specifies that the total of the values that are to apply within the area is \$1 089 756 820.

Annual Service Charge—Community Wastewater Management Systems

2. Pursuant to Section 155 of the Local Government Act 1999 and Regulation 9A (3) (b) of the Local Government (General) Regulations 1999 and in accordance with the Community Wastewater Management System Property Units Code, Council adopted an annual service charge based on the level of usage of the service and varying according to whether the land is vacant or occupied on all land to which Council provides or makes available the prescribed service of Community Wastewater Management Systems for the year ending 30 June 2013, in respect of:

- (a) all land in the area serviced by the Burra Community Wastewater Management System, an annual service charge of:

- (i) \$302 per property unit on occupied rateable and non-rateable land; and
 - (ii) \$226 per property unit on assessments of vacant rateable and non-rateable land; and
- (b) all land in the Upper Thames Street and Welsh Place extensions in 2005 serviced by the Burra Community Wastewater Management System, an annual service charge of \$467 per property unit on occupied rateable and non-rateable land.

In respect of all land in the area serviced by the Eudunda Community Wastewater Management System an annual service charge of:

- (a) \$376 per property unit on occupied rateable and non-rateable land; and
- (b) \$288 per property unit on vacant rateable and non-rateable land.

Annual Service Charge—Waste Collection

3. Pursuant to and in accordance with Section 155 of the Local Government Act 1999, Council adopted a service charge on all rateable land in the townships of Terowie, Whyte Yarcowie, Hallett, Mount Bryan, Burra, Robertstown, Point Pass, Eudunda, Farrell Flat and Booborowie to which it provides the prescribed service of waste collection for the year ending 30 June 2013, a service charge of \$160 on the basis that the sliding scale provided for in Regulation 9B (2) of the Local Government (General) Regulations will be applied to reduce the service charge payable, as prescribed.

Natural Resources Management Levy

4. Pursuant to Section 154 of the Local Government Act 1999 and Section 95 of the Natural Resources Management Act 2004, for the purpose of reimbursing Council amounts contributed to the South Australian Murray-Darling Basin Natural Resources Management Board and the Northern and Yorke Natural Resources Management Board, Council adopted the following separate rates for the year ending 30 June 2013, based on the capital value of the land for:

- (a) all rateable land located within the area of Council and of the South Australian Murray-Darling Basin Natural Resources Management Board, a rate in the dollar of \$0.000100; and
- (b) all rateable land within the area of Council and of the Northern and Yorke Natural Resources Management Board, a rate in the dollar of \$0.000141.

Fixed Charge

5. Pursuant to Section 152 (1) (c), and in accordance with Section 152 (2), of the Local Government Act 1999, Council declared a fixed charge of \$340 against each separately valued piece of rateable land within the Council area for the year ending 30 June 2013.

Differential General Rates

6. Pursuant to Sections 153 (1) (b) and 156 (1) (b) of the Local Government Act 1999, Council determined that the following differential rates for the year ending 30 June 2013 be declared on rateable land within its area, based upon the capital value of the land and varying according to the locality of the land:

- (a) 0.4174 cents in the dollar for land located within the township of Burra;
- (b) 0.2620 cents in the dollar for land located within the townships of Farrell Flat, Booborowie, Mount Bryan, Terowie, Whyte Yarcowie, Point Pass;
- (c) 0.3699 cents in the dollar for land located within the township of Eudunda;
- (d) 0.2681 cents in the dollar for land located within the township of Hampden;
- (e) 0.3476 cents in the dollar for land located within the township of Hallett;
- (f) 0.2904 cents in the dollar for land located within the township of Robertstown; and
- (g) 0.2620 cents in the dollar for all other rateable land in the Council area.

Payment of Rates

7. Pursuant to Section 181 (1) of the Local Government Act 1999, all rates are payable in four equal or approximately equal instalments (unless otherwise agreed with the principal ratepayer) due by 7 September 2012, 7 December 2012, 8 March 2013 and 7 June 2013.

J. BRAK, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Appointment

NOTICE is hereby that pursuant to Section 56A (22) of the Development Act 1993, the District Council of Grant at its meeting held on 2 July 2012, revoked the appointment of Jane Frances Fetherstonhaugh, Acting Chief Executive Officer, as Public Officer of the Council Development Assessment Panel and resolved to appoint the Chief Executive Officer to the position.

Contact details:

Public Officer—Chief Executive Officer,
Grant District Council Development Assessment Panel,
P.O. Box 724,
Mount Gambier, S.A. 5290.

T. SMART, Chief Executive Officer

KANGAROO ISLAND COUNCIL

Erratum

IN *Government Gazette* No. 44, dated 21 June 2012 on page 2860, the notice for Kangaroo Island Council Adoption of Valuations and Declaration of Rates was incorrect, the following notice replaces the incorrectly printed notice.

KANGAROO ISLAND COUNCIL

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 13 June 2012 and in relation to the 2012-2013 financial year, the Council in exercise of the powers contained in Chapter 10 of the Local Government Act 1999:

1. Adopted for rating purposes the Valuer-General's valuations of capital values applicable to land within the Council area totalling \$1 536 814 840.

2. Declared differential general rates based upon the use of the land as follows:

- (1) Residential—0.002685 rate in the dollar;
- (2) Commercial (Shop)—0.002846 rate in the dollar;
- (3) Commercial (Office)—0.002846 rate in the dollar;
- (4) Commercial (Other)—0.002846 rate in the dollar;
- (5) Industry (Light)—0.002846 rate in the dollar;
- (6) Industry (Other)—0.002846 rate in the dollar;
- (7) Primary Production—0.002282 rate in the dollar;
- (8) Vacant Land—0.004054 rate in the dollar; and
- (9) Other—0.002846 rate in the dollar.

3. Imposed a fixed charge of \$290 in respect of each separate piece of rateable land in the Council area.

4. Declared a separate rate of a fixed amount of \$27.40 per assessment on all rateable land in the Council area to recover the amount of \$132 632 payable to the Kangaroo Island Natural Resources Management Board.

5. Imposed annual service charges as follows:

- (1) in respect of land serviced by the Council's waste management (collection and recycling service), \$207 for treatment and disposal and \$107 for collection; and
- (2) in respect of land serviced by the Community Wastewater Management System \$562 for vacant land and \$562 for occupied land within the following township schemes: Kingscote and Brownlow, Parndana, Parndana East, American River and Penneshaw.

[*]

A. BOARDMAN, Chief Executive Officer

DISTRICT COUNCIL OF LOWER EYRE PENINSULA

AERODROME FEES ACT 1998

Aerodrome Fees

NOTICE is hereby given that, pursuant to the Aerodrome Fees Act 1998, the District Council of Lower Eyre Peninsula hereby advises that Landing Fees at the Port Lincoln Airport are fixed as follows and are effective 15 July 2012:

Landing Fees

All aircraft except Regular Passenger Transport:

\$8.75 per 1 000 kg maximum take-off weight.
\$8.75 minimum fee.

Note: All fees are GST inclusive.

R. PEARSON, Chief Executive Officer

DISTRICT COUNCIL OF MALLALA

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Council at its meeting held on 25 June 2012, in respect of the financial year ending 30 June 2013, resolved as follows:

Adoption of Valuation

To adopt, for rating purposes, the most recent valuations of the Valuer-General available to the Council of the Capital Value of land within the Council's area totalling \$1 528 436 140.

Declaration of Rates

To declare general rates on all rateable land as follows:

- (1) 0.573 cents in the dollar in the Centre Zones in Mallala and Two Wells and the Industrial Zone in Two Wells.
- (2) 0.441 cents in the dollar in the Residential and Recreational Zones in Mallala and Two Wells and Country Town Zone.
- (3) 0.444 cents in the dollar in the Rural Living (1), the Rural Living (2) and the Rural Living (Animal Husbandry) Zones.
- (4) 0.463 cents in the dollar in the Coastal Township and Settlements Zones.
- (5) 0.388 cents in the dollar in the Horticulture Zone.
- (6) 0.378 cents in the dollar in the Future Urban Mallala and Two Wells, Commercial (Bulk Handling), Special Use (Mallala Racecourse), Industry (Mallala Racecourse), Regional Open Space System (Conservation), Regional Open Space System (Watercourse), Coastal and General Farming Zones.

and to fix a minimum amount payable by way of general rates of \$700.

Annual Service Charges

To impose service charges in respect to rateable and non-rateable land as follows:

Middle Beach:	\$
Large Tank.....	385
Small Tank.....	355
Vacant Land.....	325

and an additional component of \$575.08 where ratepayers have chosen to fund their CMW Scheme installation costs from loan funds raised by Council.

Separate Rate—Dublin Water Supply

To declare a separate rate of \$541.46 on rateable properties along Harris Road, Dublin.

Natural Resources Management Levy

To declare a separate rate of 0.008761 cents in the dollar on rateable land within its area for the purpose of raising the amount of \$132 052 payable to the Adelaide and Mount Lofty Ranges Natural Resources Management Board.

C. MANSUETO, Chief Executive Officer

DISTRICT COUNCIL OF ROBE

Adoption of Valuation, Declaration of Rates for the Year Ending 30 June 2013

NOTICE is hereby given that at its meeting held on 25 June 2012, the District Council of Robe for the financial year ending 30 June 2013, resolved as follows:

Adoption of Valuation

That pursuant to Section 167 (2) (a) of the Local Government Act 1999, the most recent capital valuations of the Valuer-General available to the Council as at 25 June 2012, within the Council's area totalling \$968 636 020 be adopted for rating purposes for the financial year ending 30 June 2013.

Declaration of Rates

That pursuant to Section 153 (1) (a) of the Local Government Act 1999, for the financial year ending 30 June 2013, a General Rate of 0.3188 cents in the dollar be declared for rateable land in the Council area.

Minimum Rate

That pursuant to Section 158 (1) (a) of the Local Government Act 1999, for the financial year ending 30 June 2013, a minimum amount payable by way of rates of \$585 be fixed in respect of rateable land in the Council area.

Waste Management and Recycling Collection Annual Service Charge

That pursuant to Section 155 of the Local Government Act 1999, for the financial year ending 30 June 2013, an annual service charge of \$310 be imposed on all land to which the Council provides or makes available the prescribed service known as the Garbage and Recycling Collection Service.

Waste Management Annual Service Charge

That pursuant to Section 155 of the Local Government Act 1999, for the financial year ending 30 June 2013, an annual service charge of \$170 be imposed on all land to which the Council provides or makes available the prescribed service known as the Garbage Collection Service.

Community Wastewater Management Systems Annual Service Charge

That pursuant to Section 155 of the Local Government Act 1999, for the financial year ending 30 June 2013, the following annual service charges be imposed on all land to which the Council provides or makes available the prescribed service known as Community Wastewater Management Systems:

	\$
Occupied with desludging.....	469
Occupied without desludging.....	420
Unoccupied.....	375

South East Natural Resources Management Levy

That pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, in order to reimburse the Council the amount contributed to the South East Natural Resources Management Board, a separate rate based on a fixed charge of \$39.87 per assessment be declared on all rateable land within the area of the Council and of the Board.

R. SWEETMAN, Chief Executive Officer

IN the matter of the estates of the undermentioned deceased persons:

Ashcroft, Barbara Jean, late of 1B Gosford Street, Gawler West, home duties, who died on 16 April 2012.

James, John, late of 56 High Street, Grange, retired security officer, who died on 6 April 2012.

Keys, Eveline, late of 333 Marion Road, North Plympton, of no occupation, who died on 1 April 2012.

Martin, Hannah Kathleen, late of 333 Marion Road, North Plympton, of no occupation, who died on 2 May 2012.

Scanlon, Kevin Raymond, late of 276 Portrush Road, Beulah Park, retired jackeroo, who died on 20 April 2012.

Sinclair, Stella Rene, late of 3 Cashel Street, Pasadena, retired nurse, who died on 23 April 2012.

Trevorrow, Pamela Roma, late of 29 Austral Terrace, Morphettville, of no occupation, who died on 12 February 2012.

Valassis, Constantine, late of 30 East Avenue, Beverley, retired welder, who died on 24 April 2008.

Williams, Ivan Kenneth, late of 25 Newton Street, Whyalla, retired truck driver, who died on 15 May 2012.

Notice is hereby given pursuant to the Trustee Act 1936, as amended, the Inheritance (Family Provision) Act 1972 and the Family Relationships Act 1975, that all creditors, beneficiaries, and other persons having claims against the said estates are required to send, in writing, to the Office of Public Trustee, G.P.O. Box 1338, Adelaide, S.A. 5001, full particulars and proof of such claims, on or before 3 August 2012, otherwise they will be excluded from the distribution of the said estates; and notice is also hereby given that all persons indebted to the said estates are required to pay the amount of their debts to the Public Trustee or proceedings will be taken for the recovery thereof; and all persons having any property belonging to the said estates are forthwith to deliver same to the Public Trustee.

Dated 5 July 2012.

D. A. CONTALA, Public Trustee

ATTENTION

CUSTOMERS requiring a proof of their notice for inclusion in the *Government Gazette*, please note that the onus is on you to inform **Government Publishing SA** of any subsequent corrections.

For any corrections to your notice please phone 8207 1045 or Fax 8207 1040 **before** 4 p.m. on Wednesday.

If we do not receive any communication by 10 a.m. on Thursday (day of publication) we will presume the notice is correct and will print it as it is.

Remember—the onus is on you to inform us of any corrections necessary to your notice.

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

Phone: 8207 1045

Fax: 8207 1040

Email: governmentgazette@dpc.sa.gov.au