

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, 12 JULY 2012

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GOVERNMENT GAZETTE NOTICES

ALL poundkeepers' and private advertisements forwarded for publication in the South Australian Government Gazette must be PAID FOR PRIOR TO INSERTION; and all notices, from whatever source, should be legibly written on one side of the paper only and sent to Government Publishing SA so as to be received no later than 4 p.m. on the Tuesday preceding the day of publication. Phone 8207 1045 or Fax 8207 1040. E-mail: governmentgazette@dpc.sa.gov.au. 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

[12 July 2012

Department of the Premier and Cabinet Adelaide, 12 July 2012

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

No. 27 of 2012-Aquaculture (Miscellaneous) Amendment Act 2012. An Act to amend the Aquaculture Act 2001.

By command.

RUSSELL WORTLEY, for Acting Premier

DPC06/0875

Department of the Premier and Cabinet Adelaide, 12 July 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Council for the Care of Children, pursuant to the provisions of the Children's Protection Act 1993:

Member: (from 12 July 2012 until 30 June 2014) Barbara Jane Chapman Jane Mulcaster Cooper Thomas James Manning Emily Rozee Simon Andrew Schrapel Phillip Thomas Slee Sharon Gollan Jesse Frick

By command,

RUSSELL WORTLEY, for Acting Premier

MECD12/044-SC

Department of the Premier and Cabinet Adelaide, 12 July 2012

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

Kangaroo Island Natural Resources Management Board

Member: (from 12 July 2012 until 13 April 2015)

Craig Lindsay Wickham

Northern and Yorke Natural Resources Management Board Member: (from 12 July 2012 until 13 April 2015)

Denise Ann Picton

South East Natural Resources Management Board

Member: (from 12 July 2012 until 13 April 2015) Kingsley Charles A'Hang

By command,

RUSSELL WORTLEY, for Acting Premier

12MSECCS039

Department of the Premier and Cabinet Adelaide, 12 July 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the WorkCover Corporation of South Australia Board of Management, pursuant to the provisions of the WorkCover Corporation Act 1994:

Member: (from 12 July 2012 until 6 August 2013) Robyn Lee Buckler

By command,

RUSSELL WORTLEY, for Acting Premier

12MWRH006CS

Department of the Premier and Cabinet Adelaide, 12 July 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Superannuation Board, pursuant to the provisions of the Superannuation Act 1988:

Member: (from 12 July 2012 until 11 July 2015) Kevin Michael Cantley

Virginia Deegan

Deputy Member: (from 12 July 2012 until 11 July 2015) John Robert Wright (Deputy to Cantley) Elizabeth Anne-Marie Hlipala (Deputy to Deegan)

By command.

RUSSELL WORTLEY, for Acting Premier

T&F12/050CS

Department of the Premier and Cabinet Adelaide, 12 July 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint Hieu Van Le as Governor's Deputy of South Australia for the period from 9 a.m. on Sunday, 15 July 2012 until 3 p.m. on Friday, 20 July 2012.

By command,

RUSSELL WORTLEY, for Acting Premier

Department of the Premier and Cabinet Adelaide, 12 July 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Paul Caica, MP, Minister for Sustainability, Environment and Conservation, Minister for Water and the River Murray and Minister for Aboriginal Affairs and Reconciliation to be also Acting Minister for Finance and Acting Minister for the Public Sector for the period from 1 August 2012 to 15 August 2012 inclusive, during the absence of the Honourable Michael Francis O'Brien, MP

By command.

RUSSELL WORTLEY, for Acting Premier

MFIN12/02CS

Department of the Premier and Cabinet Adelaide, 12 July 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Chloë Catienne Fox, MP, Minister for Transport Services to be also Acting Minister for Finance and Acting Minister for the Public Sector for the period from 16 August 2012 to 31 August 2012 inclusive, during the absence of the Honourable Michael Francis O'Brien, MP.

By command.

RUSSELL WORTLEY, for Acting Premier

MFIN12/02CS

Department of the Premier and Cabinet Adelaide, 12 July 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Grace Portolesi, MP, Minister for Education and Child Development to be also Acting Minister for Employment, Higher Education and Skills, Acting Minister for Science and Information Economy and Acting Minister for Recreation and Sport for the period from 28 July 2012 to 10 August 2012 inclusive, during the absence of the Honourable Thomas Richard Kenyon, MP.

By command,

RUSSELL WORTLEY, for Acting Premier

MEHES12/007CS

Department of the Premier and Cabinet Adelaide, 12 July 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint Leslie Trevor Olsson to the offices of Judge of the Industrial Relations Court of South Australia and Deputy President of the Workers Compensation Tribunal of South Australia both on an auxiliary basis, for a period of one year commencing on 12 July 2012 and expiring on 11 July 2013, it being a condition of appointment that the powers and jurisdictions of the offices should only be exercised during the time or times the actual duties are being undertaken, but at no other time throughout the period of appointment, pursuant to the Judicial Administration (Auxiliary Appointments and Powers) Act 1988.

By command,

RUSSELL WORTLEY, for Acting Premier

AGO0222/11CS

Department of the Premier and Cabinet Adelaide, 12 July 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the people listed as Justices of the Peace for South Australia for a period of ten years commencing from 12 July 2012 and expiring on 11 July 2022, it being a condition of appointment that the Justices of the Peace must take the oaths required of a Justice under the Oaths Act 1936 and return the oaths form to the Justice of the Peace Services within 3 months of the date of appointment, pursuant to Section 4 of the Justices of the Peace Act 2005:

Neale Godfrey Almeida Mary Margaret Boylan Gavin Stuart Campbell Joylene Anne Chappell Malcolm John Cherry Andrew David Craig Vincent John Dalton Allan Raymond Davies Pauline Janice Davis Christine Joan Davison Vanessa Dzinic Ronald David Ellem Kim Llewellyn Evans Graeme Ronnie Gerschwitz Gary Steven Gregor Melissa Jennifer Hannaford Henry John Briant Hodgson Jennifer Hutton Tony Mark Johnston Carmel Patricia Kelly Roselene Margaret Large Trevor Frederick Lawrie James Colin McPherson John Joseph Thomas Maloney Jennifer Carol Nash

Trevor John Nowak Georgia O'Neill David John Parkin Andrew William Paterson Anthony Maxwell Pederick Adrian Dale Curtis Price Malcolm Leslie Pridham Ronald James Probert Helen Maria Psaila Edward Andrew Roberts Paul Stephen Rogers Brian Le Rey Rosser Malcolm Ronald Sporne William Ross Stanton Donald David Stuart Michael Charles Stuart-Smith David Albert Swan Darren John Thomas Graeme Charles Tilley Christine Ann Trenwith Mary Rose Twiggs Ella Patricia Tyler Maxine Mae Webb Julie Anne Wilson Danuta Maria Zabrowarny

By command,

RUSSELL WORTLEY, for Acting Premier

JP12/019CS

Department of the Premier and Cabinet Adelaide, 12 July 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint Ian Garnham as a Member of the Residential Tenancies Tribunal, for a period commencing on 12 July 2012 and expiring on 11 January 2013, pursuant to the provisions of the Residential Tenancies Act 1995.

By command,

RUSSELL WORTLEY, for Acting Premier

MCA0008/12CS

Department of the Premier and Cabinet Adelaide, 12 July 2012

HIS Excellency the Governor in Executive Council has noted the Attorney-General's acceptance of the resignation of Magistrate Rosanne Helen McInnes SM, from the Offices she holds under the Magistrates Act 1983, with effect from 2 July 2012, pursuant to Section 9 (1) of the Magistrates Act 1983.

By command,

RUSSELL WORTLEY, for Acting Premier

MEHES12/006CS

ENVIRONMENT PROTECTION ACT 1993

Vary the Approval of Category B Containers

I, ANDREA KAYE WOODS, Delegate of the Environment Protection Authority ('the Authority'), pursuant to Section 68 of the Environment Protection Act 1993 (SA) ('the Act') hereby:

Vary the Approval of Category B Containers

Approve as Category B Containers, subject to the conditions 1-4 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.

Column 1	Column 2	Column 3	Column 4	Column 5
Product Name	Container Size (mL)	Container Type	Approval Holder	Collection Arrangements
Cherry Up Antioxidant	355	Can—Aluminium	Funworks	Flagcan Distributors
Club Orange	355	Can—Aluminium	Funworks	Flagcan Distributors
Dr Pepper Diet	355	Can—Aluminium	Funworks	Flagcan Distributors
Fanta Grape	355	Can—Aluminium	Funworks	Flagcan Distributors
Pepsi Wild Cherry	355	Can—Aluminium	Funworks	Flagcan Distributors
Welchs Sparkling Strawberry Soda	355	Can—Aluminium	Funworks	Flagcan Distributors

SCHEDULE 1

FIRE AND EMERGENCY SERVICES ACT 2005 SECTION 68

Establishment of SACFS

I, GREGORY HUGH NETTLETON, the Chief Officer of the South Australian Country Fire Service, in accordance with Division 5, Section 68 (1) (*a*) of the Fire and Emergency Services Act 2005, hereby amend the following SACFS Brigades names: Binnum CFS Brigade to Cadgee CFS Brigade; and Tatiara Senior CFS Brigade to Senior CFS Brigade.

Dated 5 July 2012.

G. NETTLETON, Chief Officer, SA Country Fire Service

FISHERIES MANAGEMENT ACT 2007: SECTION 79

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

Schedule 1

The waters of the Gulf St Vincent Prawn Fishery:

South of the line defined by the following co-ordinates:

Commencing at position latitude $35^{\circ}00.00'$ S, longitude $137^{\circ}45.50'$ E, then to position latitude $35^{\circ}00.00'$ S, longitude $138^{\circ}14.00'$ E, then to position latitude $34^{\circ}55.00'$ S, longitude $138^{\circ}14.00'$ E, then to position latitude $34^{\circ}52.50'$ S, longitude $138^{\circ}30.00'$ E.

SCHEDULE 2

From 1800 hours on 11 July 2012 to 0700 hours on 31 July 2012.

SCHEDULE 3

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

2. No fishing activity may be undertaken during the daylight hours from 0700 hours to 1800 hours on any day during the period specified in Schedule 2.

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

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

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

- (a) licence number;
- (b) name of licence holder;
- (c) registered boat;
- (d) name of person lodging the report;
- (e) date on which fishing will commence;
- (f) nearest land location of departure; and
- (g) research survey block number from which fishing will commence.

Dated 9 July 2012.

C. NOELL, Prawn Fisheries Manager

FISHERIES MANAGEMENT ACT 2007: SECTION 79

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

SCHEDULE 1

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

SCHEDULE 2

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

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

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

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

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

5. No fishing activity may be undertaken between 0700 hours and 1800 hours on any day during the period of this notice.

SCHEDULE 3

From 1800 hours on 11 July 2012 to 0700 hours on 26 July 2012.

Dated 4 July 2012.

C. NOELL, Prawn Fisheries Manager

LAND ACQUISITION ACT 1969

Erratum

BY Notice of Acquisition (reference DTEI 2011/11745/01) published in the *South Australian Government Gazette* of 23 February 2012 at page 831 ('Notice'), the Minister for Transport and Infrastructure acquired an unencumbered estate in fee simple in (amongst other parcels) the whole of Allotment 801 in approved plan D87783 ('Land'). The Land was described in the Notice in the following way:

First: Comprising an unencumbered estate in fee simple in that piece of land abutting Alawoona Road, Munno Para, S.A. 5115, comprised in portion of Certificate of Title Volume 5552, Folio 401, portion of Certificate of Title Volume 5552, Folio 570 and portion of Certificate of Title Volume 5553, Folio 526, being the whole of Allotment 801 in approved plan D87783 lodged in the Lands Titles Office.

The Land *should* correctly have been described in the following way:

First: An unencumbered estate in fee simple in that piece of land abutting Alawoona Road, Munno Para, S.A. 5115 described as the whole of Allotment 801 in approved plan D87783 lodged in the Lands Titles Office, being the whole of the land comprised in Certificate of Title Volume 5552, Folio 570 and portion of the land comprised in Certificates of Title Volume 5552, Folio 401 and Volume 5553, Folio 526.

The Notice is to be read as if the Land had been described in the correct manner shown above. In all other respects the Notice remains unchanged.

Dated 2 July 2012.

Signed for and on behalf of the Minister for Transport and Infrastructure by:

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

DTEI 2011/11745/01

LAND ACQUISITION ACT 1969

(SECTION 16)

Notice of Acquisition

THE MINISTER FOR TRANSPORT AND INFRASTRUCTURE (the 'Authority'), 136 North Terrace, Adelaide, S.A. 5000, acquires the following interests in the following land:

Definition of Land Acquired

Comprising an unencumbered estate in fee simple in those pieces of land situated at Dean Harvey Drive, Dry Creek, S.A. 5094 and unnamed Public Road, Dry Creek, S.A. 5094 in the Hundred of Port Adelaide being the whole of Allotments 51, 52, 53 and 54 in Deposited Plan numbered 83145.

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

Compensation

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

Inquiries

Inquiries should be directed to:

Carlene Russell, G.P.O. Box 1533, Adelaide, S.A. 5001 Telephone: (08) 8343 2454

Dated 28 June 2012.

Signed for and on behalf of the Minister for Transport and Infrastructure by:

D. THOMAS, Manager, Transport Property, (Authorised Officer), Department of Planning, Transport and Infrastructure

DPTI 2009/10341/01

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (*b*) of the Liquor Licensing Act 1997, that Ankush Kumar and Monika Dhiman have applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 40-42 Hallett Place, Port Lincoln, S.A. 5606 and known as Spicy Planet.

The application has been set down for hearing on 15 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 applicants at the applicants' address, at least seven days before the hearing date (viz: 8 August 2012).

The applicants' address for service is c/o Ankush Kumar, P.O. Box 2734, Port Lincoln, S.A. 5606.

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: <u>olgc@agd.sa.gov.au</u>.

Dated 10 July 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 Concepcion Sutrin has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at 58 Acacia Drive, Whyalla Stuart, S.A. 5608 and to be known as Conching's Cottage.

The application has been set down for hearing on 14 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: 7 August 2012).

The applicant's address for service is c/o Concepcion Sutrin, P.O. Box 2187, Whyalla Norrie, S.A. 5608.

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: <u>olgc@agd.sa.gov.au</u>.

Dated 9 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 Fonthill Cellars Pty Ltd has applied to the Licensing Authority for the removal of a Licence in respect of premises situated at 101 Churchill Road, Prospect, S.A. 5082 and known as Hammond's Plonk!

The application has been set down for hearing on 13 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: 6 August 2012).

The applicant's address for service is c/o Fonthill Cellars Pty Ltd, 9 Elm Street, Unley Park, S.A. 5061.

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: <u>olgc@agd.sa.gov.au</u>.

Dated 9 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 Black Bishop Wines Pty Ltd has applied to the Licensing Authority for a Producer's Licence in respect of premises situated at Lot 15, Lobethal Road, Norton Summit, S.A. 5136 and known as Black Bishop Wines.

The application has been set down for hearing on 14 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: 7 August 2012).

The applicant's address for service is c/o James Gallagher, DBH Commercial, G.P.O. Box 2, Adelaide, S.A. 5001.

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: <u>olgc@agd.sa.gov.au</u>.

Dated 9 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 Cafe Sani Food For Wellbeing Pty Ltd has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at 548 Portrush Road, Glen Osmond, S.A. 5064 and to be known as Cafe Sani Food For Wellbeing.

The application has been set down for hearing on 14 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: 7 August 2012).

The applicant's address for service is c/o Katrina Emmerson, 46 Harold Lea Way, Hackham, S.A. 5163.

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: <u>olgc@agd.sa.gov.au</u>.

Dated 9 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 S & K Wines Pty Ltd has applied to the Licensing Authority for a removal of a Producer's Licence in respect of premises situated at Portion of Section 1, Hundred of Belvidere Greenock, S.A. 5360 and to be situated at Lot 700, Seppeltsfield Road, Marananga, S.A. 5355 and to be known as Laughing Jack Wines.

The application has been set down for hearing on 13 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: 6 August 2012).

The applicant's address for service is c/o S & K Wines Pty Ltd, P.O. Box 150, Greenock, S.A. 5360 (Attention: Shawn Kalleske).

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 6 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 Ratzmer & Fullgrabe Pty Ltd has applied to the Licensing Authority for a removal of a Producer's Licence in respect of premises situated at 8 Argyle Terrace, Klemzig, S.A. 5087 and to be situated at 13 Oregan Crescent, St Agnes, S.A. 5097 and known as Kastambul Vintners

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

The applicant's address for service is c/o Leigh Ratzmer, 13 Oregan Crescent, St Agnes, S.A. 5097.

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 3 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 Morphettville Park Tennis Club Inc. has applied to the Licensing Authority for a Limited Club Licence in respect of premises situated at Kendall Terrace, Morphettville, S.A. 5043 and to be known as Morphettville Park Tennis Club.

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

The applicant's address for service is c/o David Angus, P.O. Box 72, Parkholme, S.A. 5043.

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: <u>olgc@agd.sa.gov.au</u>.

Dated 3 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 Tandoori Couch Pty Ltd as trustee for Aulakh Family Trust has applied to the Licensing Authority for a Restaurant Licence in respect of premises situated at Shop 8, 20 Heysen Drive, Trott Park, S.A. 5158 and to be known as Tandoori Couch.

The application has been set down for hearing on 14 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: 7 August 2012).

The applicant's address for service is c/o Sarvpreet Singh Aulakh, Shop 8, 20 Heysen Drive, Trott Park, S.A. 5158.

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 10 July 2012.

Applicant

MINING ACT 1971

Declaration of Relevant Mineral Markets Under the Mining Act 1971

NOTICE is hereby given, of the following relevant industry markets for the purposes of determining the market value of minerals of that kind pursuant to Section 17 (6) (b) (i) of the Mining Act 1971:

- The London Metal Exchange (<u>http://www.lme.com</u>): Copper, aluminium, zinc, lead, nickel, tin, steel, cobalt, molybdenum.
- · The London Bullion Market Association (http://www.lbma.org.uk): Gold, silver.
- Evolution Markets (http://new.evomarkets.com): Uranium oxide.
- The Intercontinental Exchange (ICE) (https://www.theice.com)-Platts Iron Ore Spot Price: Iron ore.
- China Beijing International Mining Exchange (CBMX) (http://en.cbmx.com.cn): Iron ore.
- globalOre exchange (<u>http://www.globalore.com</u>): Iron ore.
- globalCoal exchange (http://www.globalcoal.com): Coal

This notice becomes effective for the period commencing 1 July 2012

Copies can be downloaded from the DMITRE website: http://www.minerals.dmitre.sa.gov.au/ or by contacting Mineral Royalty Compliance Unit on (08) 8463 3095. the

E. TYNE, Executive Director, Mineral Resources

MINING ACT 1971

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

Applicant: Australian Metals Group Limited

Location: Centre Hill area-Approximately 95 km eastsouth-east of Tarcoola.

Pastoral Lease: Coondambo

Term: 1 year

Area in km²: 79

Ref.: 2011/00168

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Australian Metals Group Limited

Location: Glendambo area-Approximately 110 km eastsouth-east of Tarcoola.

Pastoral Lease: Coondambo

Term: 1 year

Area in km²: 142

Ref.: 2011/00221

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Currie Resources Pty Ltd

Location: Ingomar area—Approximately 50 km south-west of Coober Pedy.

Pastoral Lease: Ingomar

Term: 2 years

Area in km²: 81

Ref.: 2011/00234

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Currie Resources Pty Ltd

Location: Leonard Rise area-Approximately 35 km southwest of Coober Pedy.

Pastoral Lease: Mount Clarence

Term: 2 years

Area in km²: 74

Ref.: 2011/00235

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

J. MARTIN, Mining Registrar

MINING ACT 1971

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

Applicant: Peninsula Resources Limited

Location: Minnipa area—Approximately 80 km east of Streaky Bay.

Term: 2 years

Area in km²: 184

Ref.: 2012/00011

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

J. MARTIN, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with Section 35A (1) of the Mining Act 1971 and the Regulations thereunder that an application for an extractive minerals lease over the undermentioned mineral claim has been received. Details of the proposal may be inspected at the Department for Manufacturing, Innovation, Trade, Resources and Energy, Resources and Energy Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000:

Applicant: Topcoat Asphalt Contractors Pty Ltd

Claim No.: 4263

Location: In Allotments 108, 109, 111, 112 and Piece 120, Filed Plan 174416, approximately 5 km east of Truro.

Area: 65.86 hectares

Purpose: For the recovery of extractive minerals (quartzite).

Ref.: T02814

The Minister for Mineral Resources and Energy is required to have regard to any representations received from owners of the land (including native title holders) to which the application relates and/or any interested members of the public in determining the application or in fixing the conditions to be attached to the lease if granted.

Written submissions in relation to the granting of the mining lease are invited to be received at the Department for Manufacturing, Innovation, Trade, Resources and Energy, Resources and Energy Group, Level 7, 101 Grenfell Street, Adelaide, S.A. 5000 or G.P.O. Box 1264, Adelaide, S.A. 5001, no later than 9 August 2012.

Copies of all submissions will be forwarded to the applicant and may be made available for public inspection unless confidentiality is requested.

J. MARTIN, Mining Registrar

MINING ACT 1971

NOTICE is hereby given in accordance with Regulation 65 (12) of the Mining Regulations 2011, determining the period for retention of compliance information.

The period for retention of information required under Regulation 65 (12) is 5 years after formal surrender or final expiry of the tenement.

In accordance with Regulation 65 (12) of the Mining Regulations 2011, this notice will have effect from 1 August 2012.

J. MORTON, Acting Director, Mining Regulation

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Mining Act 1971

NOTICE is hereby given in accordance with Regulation 65 (7) of the Mining Regulations 2011 determining the minimum information required to be provided in a program for environmental protection and rehabilitation (PEPR) for a mineral lease (ML) and any associated miscellaneous purposes licence (MPL) for metallic and industrial minerals (excluding extractive minerals, coal and uranium).

1 COMPANY SENIOR EXECUTIVE DECLARATION

The PEPR must include a signed statement by the leaseholder (or their agent) in accordance with Regulation 65 (8) that the content of the PEPR has been reviewed and is accurate.

2 DESCRIPTION OF THE ENVIRONMENT

Any changes to the environment or information about the environment since the previous description of the environment was provided (be it as a mining proposal, management plan or PEPR) must be provided.

This must include any new baseline data relevant to the proposed criteria.

3 DESCRIPTION OF THE PROPOSED MINING OPERATIONS

The elements listed in Sections 3.1-3.6 must be provided and, if applicable to the particular mine operation, elements in Sections 3.7-3.10 as well.

3.1 General description and maps/plans of operations

Provide a summary description and maps/plans of all elements of the proposed operation, including mining, processing and waste management.

3.2 Reserves, products and market

3.2.1 Geological environment

- Provide a general description of the geology including:
- location, dimensions and orientation (dip and strike), and extent of the deposit
- composition of all rock that may potentially be mined, including ore and overburden/host rock
- proportion of waste or overburden to be mined
- description and results of any exploration work carried out
- typical cross-sections and a geological map of the lease area
- potential for extension to the orebody.

3.2.2 Reserves and resources

Provide a statement of the current reserve/resource estimates and a brief description of the basis of this estimate in the application area. Include Australasian Joint Ore Reserves Committee (JORC) compliant reserve/resource estimates (and categories) if available.

3.2.3 Production rate and products

Provide a statement of the relevant standard commodities listed below that are proposed to be extracted, processed and sold, and the expected market or end use.

Refined metals

Cobalt Copper Gold Iron Lead Silver Steel/pig iron Thorium Zinc

Mineral ores and concentrates

Iron ore – hematite direct shipping ore (DSO) Iron ore – magnetite DSO Iron ore – magnetite concentrate Heavy mineral concentrate Rare earth elements Contained copper in ore, concentrate or cement Contained gold in ore or concentrate Contained silver in ore or concentrate Contained lead in ore or concentrate Contained lead in ore or concentrate

Gems and semi precious stones Amethyst Calcite Chrysoprase Diamond Jade Opal Quartz Sapphire Scholzite Talc Staurolite Topaz **Industrial minerals** Alunite Andalusite Anatase Barite Calcrete (agricultural purposes) Celestite Cement shale Diamond Dolomite (use either industrial or agricultural) Diatomite Feldspar Garnet Graphite Gypsum (use either plaster, cement or agricultural) Ilmenite Kaolin Kyanite Leucoxene Lime sand (calcareous dune sands; use either chemical, agricultural or flux) Limestone (use either chemical, agricultural, cement, flux or whiting) Magnesite Mica Marble (use either chemical, agricultural, cement or flux) Mica Micaceous hematite Monazite Palygorskite Peat Phosphate Potash Rutile Salt Shell grit (use either industrial or agricultural) Silica (rocks containing mainly silica-quartzite, flint, vein quartz etc.) Silica sand (use either filter, foundry or glass) Sillimanite Talc (use either pharmaceutical or filler) Vermiculite Wollastonite Xenotime Zircon

Provide estimates of:

- annual production rate (product and overburden)
- expected life of mine (including scope for extension)
- mine gate product (metal, concentrate, crushed ore)
- material movement over life of mine (product and overburden).

Provide a statement if any extractive minerals (as defined by Section 6 of the Mining Act 1971) will leave the lease.

3.3 Exploration activities

Provide information that details all activities to be undertaken as a part of the mining operation, inclusive of exploration activities, including:

- types of drilling (e.g. rotary air blast, aircore, reverse circulation, rotary mud, diamond core)
- geophysical techniques likely to be used (e.g. downhole surveys, magnetics, gravity, seismic)

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- earthworks required to conduct exploration activities (e.g. sumps, track construction)
- equipment required to conduct exploration activities
- rehabilitation methods for exploration works (including that not yet rehabilitated from previous tenure).

Any clearance of native vegetation due to exploration activities that have not been rehabilitated at the grant of the mining lease or licence must be included within the significant environmental benefit calculations detailed within the native vegetation management plan.

3.4 Mining plan

3.4.1 Type or types of mining operation to be carried out

Provide a clear statement on the type or types of mining operation to be carried out, such as:

- the mining method to be adopted (open cut, underground)
- chemical or physical beneficiation.

3.4.2 Sequence of mining and rehabilitation operations

Provide information on the sequence of operations in both text and map form:

- indication of starting point and direction of mining
- planned commencement date of operations
- timing and description of progressive work stages
- proposed scheduling of progressive and final rehabilitation, including demonstration that progressive rehabilitation has been integrated with the production schedule
- estimated production schedules.

A description of progressive rehabilitation activities must include at least the following:

- use of overburden
- battering of mining faces and other earthworks
- topsoil management
- revegetation.

3.5 Mining operations

3.5.1 Modes and hours of operation

State if the operation will be worked on a continuous (24 hour, 7days a week), regular periodical or campaign basis.

If the operation is to be worked on a regular periodical basis, specify:

- proposed period(s) (daily, weekly and public holidays) to be worked
- proposed start and finish hours the site is to be worked per period.

If the operation is to be worked on a campaign basis, specify:

- minimum hours the site is to be worked per year
- the minimum time of each campaign
- the maximum and minimum time between campaigns
- define the beginning and end of each campaign
- hours of mining operations during campaign
- days of mining operations during campaign
- determining factors for initiating and ceasing a campaign
- maximum and minimum tonnage of each campaign
- maximum and minimum tonnage of production per year.

3.5.2 Workforce

Describe:

- how operations on the site will be managed
- size of workforce.

3.5.3 Use of explosives

If explosives are used, describe:

- type of explosives used on the site
- proposed frequency of blasting
- storage of explosives (amount, type, detailed location and method of storage).

3.5.4 Type of equipment

Provide a description of the equipment used in the mining process in terms of:

- type, size and capacity of machines
- approximate number of units

- noise, vibration and exhaust outputs
- ignition sources (e.g. exhausts).

3.5.5 Mine dewatering

Provide:

- estimated inflows of groundwater into mine workings
- details of proposed mine dewatering infrastructure, and mine water management and disposal.

3.5.6 Stockpiles

Describe:

- location, size, shape and height of ore, product, subsoil and topsoil stockpiles
- method of placement
- method of stabilisation and erosion control of all stockpiles
- water movement through stockpiles
- slope stability assessment to demonstrate acceptable safety.

The location height and extent of all stockpiles must be shown on a map.

3.6 Mine completion

3.6.1 Description of mine site at completion

A description of the mine operation as it will be at completion (and after all progressive rehabilitation has been completed) must be shown on a map and include:

• potential land use options

- landforms
- proposed vegetation cover
- natural contours of land proposed not to be disturbed by the mining operations
- existing native vegetation that will not be disturbed due to the proposed mining operations
- any mining infrastructure that will remain on site and will become the responsibility of the landowner
- location, description and management of waste disposal areas
- location of reshaped and rehabilitated areas showing proposed surface contours and revegetation
- a series of cross-sections (both north-south and east-west) that include:
 - pre-mining natural surface
 - emplacement areas, waste disposal areas and rehabilitated areas
 - final rehabilitated surface.

3.6.2 Rehabilitation liability estimate

Provide the maximum third party cost of rehabilitation at any time over the life of mine covered by the PEPR. The estimate must be based on reasonable third party costs of undertaking the rehabilitation strategies as outlined in Section 3.4.2 and include costs for project management, inflation, normal project variation, and contingency provision for risk associated with the strategies and uncertainty in the cost estimates.

For the elements listed in Sections 3.7–3.10, these must be described only to the extent that they apply to the particular mine operation. If the element is not applicable, the element description may be omitted.

3.7 Underground workings

3.7.1 Description

Describe proposed underground workings, including:

- proposed stoping methods
- potential surface disturbance resulting from underground mining
- declines, shafts, tunnels, bore holes, ventilation intakes and exhausts.

3.7.2 Underground fill

Indicate:

- type of fill to be used (e.g. hydraulic and cement aggregate)
- the volume percentage of underground void to be filled
- sequence of filling
- source and proportion of fill (tailings, waste rock surface mining etc.).

3.7.3 Rehabilitation strategies and timing

Detail all activities and strategies to be applied as part of mine closure for rehabilitation of underground workings and associated surface disturbance such as portals and ventilation shafts. Include timing of these activities.

3.8 Crushing, processing and product transport

3.8.1 Crushing plant

Provide specifications of the crushing plant including:

- area, size, type of construction and location of crushing plant
- a description of ore preparation for processing (e.g. crushing, washing, drying, grinding, milling, concentration)
- grind size of the ore
- noise sources
- dust sources and composition
- ignition sources.

3.8.2 Processing plant

Provide specifications of the processing plant including:

- number, area, size, type of construction (including lining and drainage systems, as appropriate) and location of processing plant and
 associated structures to be used for processing the minerals on site; examples of associated structures are concrete batching plants,
 wheel wash facilities, silos, fuel tanks, water tanks, chemical storage/use, reverse osmosis plants, borefields and heap leach pads
- the methods and details of processing and value adding proposed (e.g. flotation, smelting, separation, drying)
- if beneficiation chemicals are to be used, describe the nature of the chemicals to be used, their reactions with ore and processing water and their ultimate fate
- noise sources
- dust sources and composition
- ignition sources
- other potential air emissions (including odour) and their composition.

3.8.3 Process water balance

If processing water is to be used, provide a water balance including:

- approximate water volumes required
- a summary of the inputs and outputs (with consideration of any purge requirements)
- determination of net surplus or deficit
- process flowsheet showing all streams.

3.8.4 Hours of operation

Describe the proposed hours of crushing and processing and transport activities (e.g. 24 hours per day).

3.8.5 Type of mobile equipment

For mobile equipment to be used in crushing and processing ore and in transporting the mine product to the point of sale, specify:

- type, size and capacity of machines
- noise, vibration and exhaust outputs
- ignition sources (e.g. exhausts)
- approximate number of units.

3.8.6 Rehabilitation strategies and timing

Detail all activities and strategies to be applied as part of mine closure for removal of and rehabilitation of fixed processing and crushing plant, including timing of these activities.

3.9 Wastes

3.9.1 Overburden and tailings

- For mine waste storage facilities include:
- estimated volumes to be stored and composition
- location, size, shape and height of permanent and temporary mine waste storage facilities
- method of placement
- method of stabilisation and erosion control of storage facilities
- slope stability assessment to demonstrate acceptable factors of safety
- size and location of the tailings storage facility (TSF)
- appropriate water balance modelling for the TSF
- surface water runoff control on disturbed and rehabilitated areas
- conceptual design, construction and operating specifications of the TSF, including slope stability and seepage assessments
- conceptual construction diagrams.

3.9.2 Processing wastes

Provide:

the volumes and composition of all solid and liquid wastes produced

- estimated volumes of waste processing water, reverse osmosis reject water, water content of residues, and method of disposal or recycling
- waste water composition
- disposal and management of any hazardous material within the residue (e.g. radioactive, toxic, corrosive or flammable).

3.9.3 Industrial and commercial wastes

List any industrial and commercial wastes generated such as:

- putrescible waste, including sewage
- oil
- workshop waste, tyres, drums and oil filters.

For each waste type, describe the method of disposal:

- offsite disposal
- on site waste disposal (including size, location and construction details)
- recycling (either on or offsite)
- sewage systems:
 - describe and state the type, area and layout of sewage systems to be installed at the site
 - state if the system has been approved (or will be approved) by the relevant authority.

3.9.4 Rehabilitation and closure strategies

Detail all activities and strategies to be applied as part of mine closure, including timing of these activities and all opportunities for progressive rehabilitation of overburden and tailings and any other waste left on site.

3.10 Supporting surface infrastructure

3.10.1 Access

Describe:

- access route to the tenement(s)
- indicate if any new roads are to be constructed, or if existing roads or intersections are to be upgraded
- airport/airstrips to be constructed.

3.10.2 Accommodation and offices

Describe:

- number, area, size, type of construction and location of accommodation buildings, caravans or camp, and associated structures (e.g. car parks, office buildings, water tanks, reverse osmosis plants) to be used on site
- state if temporary or permanent.

3.10.3 Public roads, services and utilities used by the operation

Describe:

- sources of external services that are supplied to the mine (e.g. power, water, telephones)
- proposed routes for connection if any new connections to public infrastructure are required
- any existing surface infrastructure that has been and/or the extent it may be affected by the mining operations
- public roads that have been, or are proposed to be, upgraded
- transport system(s) used to and from the tenement(s) and the estimated number of vehicle movements per day.

3.10.4 Visual screening

Where visual amenity is prescribed in lease/licence conditions, describe type of screening, including existing or proposed vegetation (i.e. species and density of plantings).

3.10.5 Fuel and chemical storage

For all fuels and chemicals stored on site, detail:

- types of bulk chemicals and the volumes of each
- details on bunding for all chemical and fuel storage vessels.

3.10.6 Site security

Describe infrastructure and measures that will be adopted to prevent unauthorised access by the public, including fencing, signage etc.

3.10.7 Silt control and drainage

Describe:

- location and design of silt management structures (e.g. silt retention dams)
- runoff control on disturbed and rehabilitated areas

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 storage, diversion and disposal of clean water (discharge water must comply with the applicable Environment Protection Authority South Australia water policy)

Provide a plan showing the surface water movement for the whole mine site.

3.10.8 Supporting surface infrastructure closure strategies and closure timing

Detail all activities and strategies to be applied as part of mine closure for rehabilitation of supporting surface infrastructure. Provide details for timing of closure activities, including all opportunities for progressive rehabilitation.

4 RESULTS OF CONSULTATION

This section must summarise the results of any attempted consultation that has been undertaken on the proposed operation.

The summary must list:

- the individual or group of similar affected persons that the proponent identified may be directly affected by the proposed mining operation and attempted to consult with and:
 - the concerns / issues raised
 - the response (if any) that it is proposed to address those concerns.
- if any individual or group of similar affected persons were not able to be consulted, what steps were taken to consult with them.

An ongoing engagement plan with the landowner must be provided (if not the leaseholder).

If required by lease conditions, an ongoing community engagement plan must be provided that:

- identifies any community likely to be affected by mining operations authorised by the lease
- includes processes for:
 - identifying community attitudes and expectations
 - providing information to the community
 - receiving feedback from the community
 - analysing community feedback and considering community concerns or expectations in relation to mining operations authorised by the lease
- includes a process for registering, documenting and responding to complaints and other communications from members of the community in relation to mining operations authorised by the lease.

5 ENVIRONMENTAL OUTCOMES

For each outcome included as a lease condition or determined as a result of a review of a PEPR in accordance with Regulation 114 (9), the information described in Sections 5.1–5.6 must be provided.

5.1 Control and management strategies

Detail the proposed control and management strategies to demonstrate that the outcome can be and will continue to be achieved. The document must demonstrate that the strategies proposed are appropriate with the risk of the potential impacts, achieve compliance with other applicable statutory requirements and promote progressive rehabilitation. The strategies must implement best practise in mining and environmental management, and be technically and economically achievable.

5.2 Completion risk assessment

Provide details that demonstrate that the proposed strategies to achieve mine rehabilitation are likely to be self-sustaining in the long term.

Include an assessment of the residual post mine completion risks to the environment and contingency strategies (to address these risks).

5.3 Leading indicator measurement criteria

Include leading indicator measurement criteria if required by lease/licence conditions or Regulation 65 (2) (e) where there is a high level of reliance on control strategies to reduce risk to the environment.

5.4 Outcome measurement criteria

Outcome measurement criteria must be developed for each of the environmental outcomes (including mine rehabilitation outcomes) included as lease/licence conditions that comply with Regulation 65 (2) (d).

Criteria must be developed separately for construction, operation/rehabilitation and mine closure, as appropriate.

Where appropriate, recognised industry standards, codes of practice or legislative provisions from other Acts can be used as criteria.

All point-related criteria, such as water bores, sampling points and photo points(including direction), must be included on a map and a table of GPS locations provided.

When control or baseline data is proposed to be used, this must be included in the PEPR appendixes.

Where groundwater modelling is to be relied upon to demonstrate achievement of groundwater closure outcomes, a process must be provided for validation of predictive modelling, including a description of the model and assumptions used.

Where native vegetation clearance is proposed, criteria must demonstrate the successful implementation of the native vegetation management plan.

5.5 Operator compliance monitoring plan

A monitoring program to be implemented by the tenement holder must be established which directly addresses the outcome measurement criteria in Sections 5.3 and 5.4 (as per Regulation 65 (2) (d)) and include:

- responsibility (who will measure)
- record keeping
- frequency of reporting to management and any external parties.

5.6 New environmental risks

An assessment of the environmental risks for the site must be undertaken to determine if the current environmental outcomes (lease/licence conditions and/or previous approved PEPR/mining and rehabilitation program, MARP) are appropriate and if new or modified outcomes are required.

If new or modified outcomes are required, additional information (as appropriate for the new environmental risk(s)) must be provided as specified in Section 6 (Environmental components) of Minimum information required to be provided in a mining proposal or management plan for a mineral lease (ML) and any associated miscellaneous purposes licence (MPL) applications for metallic and industrial minerals (excluding extractive minerals, coal and uranium), determination under Regulations 30 (3) and 49 (3).

6 OPERATOR CAPABILITY

Sufficient information must be provided on each of the factors listed under Regulation 89 (1) (a-e) to demonstrate these have been implemented to an appropriate standard to provide confidence that the operator has appropriate experience, processes and procedures in place to be able to operate the tenement to meet the environmental outcomes.

7 LEASE/LICENCE CONDITIONS

Where the lease or licence includes specific conditions that are not environmental outcomes, a section must be included that demonstrates where these have been addressed in the PEPR (if relevant) or demonstrates how otherwise they have or will be complied with.

8 FORMAT OF THE PEPR

Three hard copies and an electronic version of the PEPR must be submitted; the information in all must be identical.

Each page, plan or other separate sheet must include the claim number, date of the PEPR preparation and sequential page numbering.

The electronic version must be submitted in either Acrobat PDF or Microsoft WORD compatible files.

PEPRs can only be submitted by the tenement holder(s); PEPRs submitted by consultants or agents will not be accepted.

Mark submissions 'Attention: Mining Assessment' and forward by email, post or courier:

Email DMITREMiningRegRehab@sa.gov.au

Mail Mining Regulation Branch Resources and Energy Group DMITRE GPO Box 1264 Adelaide SA 5001

Hand deliver/courier Mining Regulation Branch Resources and Energy Group DMITRE c/- Level 7, 101 Grenfell Street Adelaide SA 5001

9 MAPS AND PLANS

The elements described in Sections 9.1-9.5 must be included.

9.1 General requirements for maps, plans and sections

All maps and sections must conform to the following standards:

- Australian Height Datum (AHD)
- state the relevant datum (e.g. GDA94, WGS84)
- metric units
- title, north arrow, scale bar, text and legend
- date prepared and author
- be of appropriate resolution and scale for represented information.

9.2 Location plan

Provide a location plan of the existing environment showing:

- tenement boundaries
- cadastral information
- existing surface contours
- existing vegetation
- soil depth and type
- location of watercourses, including ephemeral and permanent rivers, creeks, swamps, streams and any man-made water management structures
- location of existing roads, rails, fences, transmission lines, buildings and pipelines
- location and extent of all previously disturbed areas, including those associated with previous mining
- location and extent of any adjacent conservation reserves, Aboriginal and/or European heritage sites or any other significant areas.

9.3 Proposed mining operations plan(s)

Provide plan(s) of proposed mining operations showing:

- tenement boundaries
- existing or modified surface contours
- location of all proposed extraction areas
- location of existing ephemeral and permanent rivers, creeks, dams and water management structures
- location and extent of all areas proposed to be disturbed from mining (including overburden and soil/subsoil stockpiles, silt/slime dams, mine infrastructure and pits)
- location and extent of all areas proposed to be progressively rehabilitated during mining
- sequence of mining and rehabilitation in intervals of 7 years, or per stages (depicting progressive rehabilitation)
- final pit outline.

9.4 Plan of conceptual or final rehabilitation

Provide a plan of conceptual or final rehabilitation showing:

- natural contours of land proposed not to be disturbed by the mining operations
- existing undisturbed native vegetation
- the conceptual location of emplacement areas
- the conceptual location of reshaped and rehabilitated areas, including proposed surface contours.

9.5 Vertical sections/cross-sections

Provide a series of cross-sections normal to the working face at intervals that adequately represent:

- pre-mining natural surface
- the staged profile indicating the conceptual location and shape of the active extraction area, emplacement areas and rehabilitated areas
- the conceptual final rehabilitated surface.

In accordance with Regulation 114 (9), where the PEPR relates to a tenement that does not include a set of environmental outcomes as conditions, the additional information described in Sections 10 and 11 must also be included.

10 DESCRIPTION OF THE RECEIVING ENVIRONMENT

Each of the elements of the receiving environment listed in Sections 10.1-10.16 must be described only to the extent that they may need to be considered in assessing the potential impacts of the proposed operations. If the element is not likely to be affected by the operation, a statement to that effect must be included.

10.1 Local community

Provide:

- a description of the local population, the economy, services and employment
- details of nearest town or urban areas, with a summary of the demographics of the local population.

10.2 Land use

Provide a description of:

- land use (historical, current and potential) for the application area and the surrounding areas from the proposed mine
- the zoning as defined by relevant council (or out of council) development plans
- any policies relevant to the land, including council wide, zone specific and sub areas within a zone
- known plans for future land use changes by other parties
- any other interests or restrictions on land, including:
 - public utility easements
 - if the application is within the Woomera Protected Area
 - any overlapping or adjacent tenements under the Petroleum and Geothermal Energy Act 2000.

10.3 Proximity to infrastructure and housing

Provide:

- information and maps relating to residences near to the proposed operation
- other human infrastructure such as (but not limited to) schools, hospitals, commercial or industrial sites, roads, sheds, bores, dams, ruins, pumps, scenic lookouts, roads, railway lines, fences, transmission lines, gas and water pipelines, and telephone lines (both underground and above ground)
- details of any applicable exempt land under Section 9 of the Mining Act, and any waivers of exemption obtained under Section 9AA.

10.4 Amenity

Provide a description of scenic or aesthetic values of the application area, including caves or karst features.

10.5 Noise, dust, air quality

Provide a summary of the existing levels of dust, noise and contributors to air quality (both natural and industrial).

10.6 Topography and landscape

Provide a description and map of the topography of the:

- general area
- area of proposed operations and surroundings.

The presence of caves in karst (limestone) areas should be considered; a survey for the presence of significant caves will be required if near to known caves.

10.7 Climate

Provide:

- a summary of rainfall and temperature patterns, evaporation rates, and wind directions and speed
- details of the maximum average recurrence interval or annual exceedance probability rainfall event used for design of the project, and the justification for the value selected.

10.8 Geohazards

Describe the potential for any of the following natural geohazards to be present in the application area:

- structural instability, including slips, faults, karst features or geological unit boundaries
- minerals (including those that may occur only in minor amounts) as constituents within rock to be mined that may be hazardous to human health (e.g. radioactive minerals, asbestos or minerals that have the potential to produce respirable silica)
- minerals (including those that may occur only in minor amounts) as constituents within rock to be mined that may pollute the environment (e.g. sulfide minerals that may generate acid in waste material or mobilise metals into the wider environment)
- major seismic events (based on historical data).

10.9 Hydrology

Provide a map of the current drainage patterns including:

- location of creeks, rivers, drains and dams
- direction of drainage and ultimate outfall.

If there is potential for changing a flow regime (including change in flow volume) or discharge into these watercourses from the proposed operations, an assessment of the use of this water by the landowner, downstream users and water dependent ecosystems must be included.

A statement is required on whether or not the area is within water protection areas, including areas under the *River Murray Act 2003* and any prescribed water resource area under the *Natural Resources Management Act 2004*.

10.10 Groundwater

Provide:

- accurate detail of local groundwater, including information on water quality and pressure, recharge areas, aquifer details and the location and static water level of any known drillholes and bores (include seasonal fluctuations if known)
- an assessment of any current use of this water by the landowner, other users and water dependent ecosystems
- determine the environmental value of the water resource according to Australian and New Zealand guidelines for fresh and marine water quality (Australian and New Zealand Environment and Conservation Council & Agriculture and Resource Management Council of Australia and New Zealand, National Water Quality Management Strategy Paper No. 4, 2000)
- determine if the area is a prescribed water resource under the Natural Resources Management Act.

10.11 Vegetation, weeds and plant pathogens

Provide:

- a description of existing flora (native and introduced) in the application area and surroundings, and display on a map
- an assessment of conservation status and habitat value of native vegetation present in the application area
- the extent the area is affected or potentially affected by pathogens and weeds, especially phytophthora and broomrape
- if known, the history of land use to indentify if the existing vegetation is the result of deliberate cultivation (e.g. planting of native pasture grasses) or natural regrowth arising from previous clearance.

If clearing of native vegetation is proposed, a plan and description of the vegetation present in the application area must be provided, showing:

- the extent of any proposed vegetation clearance
- 'scattered trees', 'significant trees' or area (in hectares) of vegetation to be cleared
- height and size of the dominant vegetation layer
- density and age of the vegetation, i.e. re-growth, mature or 'old growth'
- health of vegetation (e.g. previous disturbances such as clearing, grazing, thinning, logging, burning, and existence of weeds, feral animals or disease)
- presence of any tree hollows or other habitat values
- the likelihood of the presence of threatened flora.

10.12 Fauna

Describe the native and feral fauna that may be present in the application area noting conservation status of all species, in particular if they are species of conservation significance or feral.

10.13 Topsoil and subsoil

Provide:

- a description of the profile (type and depth), and the characteristics and productivity of all soils on the application area (if variable over the application area, include a map)
- identify any soil characteristics that may be an issue for disturbance or rehabilitation, especially acid sulfate or non-wettable soils.

10.14 Heritage (Aboriginal, European, geological)

Detail:

- any registered heritage sites in or adjacent to the application areas that are protected under legislation
- include a statement concerning whether or not an Aboriginal cultural heritage survey has been conducted by the proponent and, if so, the results of the survey.

10.15 Proximity to conservation areas

Provide information on proximity to national parks/reserves, private conservation areas, Commonwealth recognised conservation areas, heritage agreement areas and geological monuments.

10.16 Pre-existing site contamination and previous disturbance

Provide information on any known existing contamination of the site and of any disturbance by previous mining operations or other activities.

11 ENVIRONMENTAL COMPONENTS

The environmental components listed in Section 11 are in addition to the information required in Section 5.

Provide an assessment of the potential environmental components that may be impacted by the proposed operation during construction, operation and indefinitely post mine closure. Include:

- public safety
- traffic
- heritage
- weeds and pests
- soil
- waste disposal.

If relevant, also include:

- visual amenity
- noise
- dust
- blasting vibration
- adjacent land use
- protection of third party property
- native fauna
- native vegetation
- caves
- surface water
- groundwater
- acid mine drainage.

For each component indentified, the information listed in Sections 11.1-11.6 must be provided.

11.1 Describe the context and views of affected parties

Describe the context of the environmental component being considered and include consideration of the existing environment and the views of affected parties derived from consultation.

11.2 Applicable legislation and standards

Identify all applicable legislative or other standards, including Environment Protection Authority South Australia environmental protection policies.

11.3 Potential construction operation and closure impact/events

Describe actual and/or credible potential impact events associated with each phase of the proposed mining activities (construction, operation and post mine closure) and relevant to the environmental component.

The impact event analysis must identify the:

- source/event
- pathway
- barrier
- environmental receptor
- impact/consequences.

The basis for the determination of these issues must be described in some detail, including any limitations deriving from assumptions made.

If native vegetation is proposed to be cleared, state the estimated quantum of significant environmental benefit (SEB) to be gained in exchange for the proposed clearance and describe how the SEB will be provided.

11.4 Evaluation of residual risks

Estimate the level of residual risk (likelihood and severity of the consequences) associated with various impact events and summarise in a table.

Also provide:

- a description of any uncertainty of the residual risk determination
- information to demonstrate that the proposed strategies to achieve the mine rehabilitation outcomes are likely to be self-sustaining in the long term
- an assessment of the residual post mine completion risks to the environment and contingency strategies (to address these risks).

11.5 Justification for acceptance of residual risk

Where the risk has not been eliminated, a justification must be included that demonstrates that the cost of implementing further control measures is grossly excessive compared to the benefit obtained.

11.6 Proposed outcome(s)

An outcome or outcomes (including mine rehabilitation outcomes) must be developed for each environmental component that addresses the identified potential impact events, unless the impact event has been demonstrated to be very low probability or trivial in consequence.

Outcomes must describe the expected impact on the environment caused by the proposed or current mining activities subsequent to control strategies being implemented and must meet other applicable legislative requirements.

Where clearance to native vegetation is proposed, the outcome must state a commitment to compliance with the *Native Vegetation Act* 1991 and Native Vegetation Regulations 2003.

Mine rehabilitation outcomes must at least address the issues listed under Regulation 30 (1) (d).

In accordance with Regulation 65 (7) of the Mining Regulations 2011, this notice will have effect from 1 August 2012.

J. MORTON, Acting Director, Mining Regulation

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Mining Act 1971

NOTICE is hereby given in accordance with Regulations 30 (3) and 49 (3) of the Mining Regulations 2011 determining the minimum information required to be provided in a mining proposal or management plan for a mineral lease (ML) and any associated miscellaneous purposes licence (MPL) applications for metallic and industrial minerals (excluding extractive minerals, coal and uranium).

1 REQUIREMENT FOR DECLARATION OF ACCURACY

The mining proposal must include a signed statement by the applicant in accordance with Regulation 30 (4) and/or Regulation 49 (4) that the content of the mining proposal has been reviewed and is accurate.

2 DESCRIPTION OF THE EXISTING ENVIRONMENT

Each of the elements of the existing environment listed in Sections 2.1–2.16 must be described only to the extent that they may need to be considered in assessing the potential impacts of the proposed operations. If the element is not likely to be affected by the operation, a statement to that effect must be included.

2.1 Local community

Provide:

- a description of the local population, the economy, services and employment
- details of nearest town or urban areas, with a summary of the demographics of the local population.

2.2 Land use

Provide a description of:

- land use (historical, current and potential) for the application area and the surrounding areas from the proposed mine
- the zoning as defined by relevant council (or out of council) development plans
- any policies relevant to the land, including council wide, zone specific and sub areas within a zone
- known plans for future land use changes by other parties
- any other interests or restrictions on land, including:
 - public utility easements
 - if the application is within the Woomera Protected Area
 - any overlapping or adjacent tenements under the Petroleum and Geothermal Energy Act 2000.

2.3 Proximity to infrastructure and housing

Provide:

- information and maps relating to residences near to the proposed operation
- other human infrastructure such as (but not limited to) schools, hospitals, commercial or industrial sites, roads, sheds, bores, dams, ruins, pumps, scenic lookouts, roads, railway lines, fences, transmission lines, gas and water pipelines, and telephone lines (both underground and above ground)
- details of any applicable exempt land under Section 9 of the Mining Act, and any waivers of exemption obtained under Section 9AA.

2.4 Amenity

Provide a description of scenic or aesthetic values of the application area, including caves or karst features.

2.5 Noise, dust, air quality

Provide a summary of the existing levels of dust, noise and contributors to air quality (both natural and industrial).

2.6 Topography and landscape

Provide a description and map of the topography of the:

- general area
- area of proposed operations and surroundings.

The presence of caves in karst (limestone) areas should be considered; a survey for the presence of significant caves will be required if near to known caves.

2.7 Climate

Provide:

- a summary of rainfall and temperature patterns, evaporation rates, and wind directions and speed
- details of the maximum average recurrence interval or annual exceedance probability rainfall event used for design of the project, and the justification for the value selected.

2.8 Geohazards

- Describe the potential for any of the following natural geohazards to be present in the application area:
- structural instability, including slips, faults, karst features or geological unit boundaries
- minerals (including those that may occur only in minor amounts) as constituents within rock to be mined that may be hazardous to
 human health (e.g. radioactive minerals, asbestos or minerals that have the potential to produce respirable silica)
- minerals (including those that may occur only in minor amounts) as constituents within rock to be mined that may pollute the environment (e.g. sulfide minerals that may generate acid in waste material or mobilise metals into the wider environment)
- major seismic events (based on historical data).

2.9 Hydrology

Provide a map of the current drainage patterns including:

- location of creeks, rivers, drains and dams
- direction of drainage and ultimate outfall.

If there is potential for changing a flow regime (including change in flow volume) or discharge into these watercourses from the proposed operations, an assessment of the use of this water by the landowner, downstream users and water dependent ecosystems must be included.

A statement is required on whether or not the area is within water protection areas, including areas under the *River Murray Act 2003* and any prescribed water resource area under the *Natural Resources Management Act 2004*.

2.10 Groundwater

Provide:

- accurate detail of local groundwater, including information on water quality and pressure, recharge areas, aquifer details and the location and static water level of any known drillholes and bores (include seasonal fluctuations if known)
- an assessment of any current use of this water by the landowner, other users and water dependent ecosystems
- determine the environmental value of the water resource according to Australian and New Zealand guidelines for fresh and marine water quality (Australian and New Zealand Environment and Conservation Council & Agriculture and Resource Management Council of Australia and New Zealand, National Water Quality Management Strategy Paper No. 4, 2000)
- determine if the area is a prescribed water resource under the Natural Resources Management Act.

2.11 Vegetation, weeds and plant pathogens

Provide:

- a description of existing flora (native and introduced) in the application area and surroundings, and display on a map
- an assessment of conservation status and habitat value of native vegetation present in the application area
- the extent the area is affected or potentially affected by pathogens and weeds, especially phytophthora and broomrape
- if known, the history of land use to indentify if the existing vegetation is the result of deliberate cultivation (e.g. planting of native pasture grasses) or natural regrowth arising from previous clearance.

If clearing of native vegetation is proposed, a plan and description of the vegetation present in the application area must be provided, showing:

- the extent of any proposed vegetation clearance
- 'scattered trees', 'significant trees' or area (in hectares) of vegetation to be cleared
- height and size of the dominant vegetation layer
- density and age of the vegetation , i.e. re-growth, mature or 'old growth'
- health of vegetation (e.g. previous disturbances such as clearing, grazing, thinning, logging, burning, and existence of weeds, feral animals or disease)
- presence of any tree hollows or other habitat values
- the likelihood of the presence of threatened flora.

2.12 Fauna

Describe the native and feral fauna that may be present in the application area noting conservation status of all species, in particular if they are species of conservation significance or feral.

2.13 Topsoil and subsoil

Provide:

- a description of the profile (type and depth), and the characteristics and productivity of all soils on the application area (if variable over the application area, include a map)
- identify any soil characteristics that may be an issue for disturbance or rehabilitation, especially acid sulfate or non-wettable soils.

2.14 Heritage (Aboriginal, European, geological)

Detail:

- any registered heritage sites in or adjacent to the application areas that are protected under legislation
- include a statement concerning whether or not an Aboriginal cultural heritage survey has been conducted by the proponent and, if so, the results of the survey.

2.15 Proximity to conservation areas

Provide information on proximity to national parks/reserves, private conservation areas, Commonwealth recognised conservation areas, heritage agreement areas and geological monuments.

2.16 Pre-existing site contamination and previous disturbance

Provide information on any known existing contamination of the site and of any disturbance by previous mining operations or other activities.

3 DESCRIPTION OF THE PROPOSED MINING OPERATIONS

The elements listed in Sections 3.1-3.6 must be included and, if applicable to the particular mine operation, elements in Sections 3.7-3.10 as well.

3.1 General description and maps/plans of operations

Provide:

- a summary description and maps/plans of all elements of the proposed operation, including mining, processing and waste management options
- identify the proposed/preferred option and justify this choice.

3.2 Reserves, products and market

3.2.1 Geological environment

Provide a general description of the geology including:

- · location, dimensions and orientation (dip and strike), and extent of the deposit
- composition of all rock that may potentially be mined, including ore and overburden/host rock
- proportion of waste or overburden to be mined
- description and results of any exploration work carried out
- typical cross-sections and a geological map of the lease area
- potential for extension to the orebody.

3.2.2 Reserves and resources

Provide:

- a statement of the current reserve/resource estimates and a brief description of the basis of this estimate in the application area; include Australasian Joint Ore Reserves Committee (JORC) compliant reserve/resource estimates (and categories) if available
- or
- demonstrate that the deposit can be economically mined at current commodity prices and other economic considerations.

3.2.3 Production rate and products

Provide a statement of the relevant standard commodities listed below that are proposed to be extracted, processed and sold, and the expected market or end use.

Refined metals

Cobalt Copper Gold Iron Lead Silver Steel/pig iron Thorium Zinc

Mineral ores and concentrates Iron ore – hematite direct shipping ore (DSO) Iron ore – magnetite DSO Iron ore – magnetite concentrate Heavy mineral concentrate Rare earth elements Contained copper in ore, concentrate or cement Contained gold in ore or concentrate

Contained silver in ore or concentrate Contained lead in ore or concentrate Contained zinc in ore or concentrate

Gems and semi precious stones Amethyst Calcite Chrysoprase Diamond Jade Opal Quartz Sapphire Scholzite Talc Staurolite Topaz **Industrial minerals** Alunite Andalusite Anatase Barite Calcrete (agricultural purposes) Celestite Cement shale Diamond Dolomite (use either industrial or agricultural) Diatomite Feldspar Garnet Graphite Gypsum (use either plaster, cement or agricultural) Ilmenite Kaolin Kyanite Leucoxene Lime sand (calcareous dune sands; use either chemical, agricultural or flux) Limestone (use either chemical, agricultural, cement, flux or whiting) Magnesite Mica Marble (use either chemical, agricultural, cement or flux) Mica Micaceous hematite

Monazite Palygorskite Peat Phosphate Potash Rutile Salt Shell grit (use either industrial or agricultural) Silica (rocks containing mainly silica-quartzite, flint, vein quartz etc.) Silica sand (use either filter, foundry or glass) Sillimanite Talc (use either pharmaceutical or filler) Vermiculite Wollastonite Xenotime Zircon

Provide estimates of:

- annual production rate (product and overburden)
- expected life of mine (including scope for extension)
- mine gate product (metal, concentrate, crushed ore)
- material movement over life of mine (product and overburden).

Provide a statement if any extractive minerals (as defined by Section 6 of the Mining Act 1971) will leave the lease.

3.3 Exploration activities

Provide information that details all activities to be undertaken as a part of the mining operation, inclusive of exploration activities, including:

- types of drilling (e.g. rotary air blast, aircore, reverse circulation, rotary mud, diamond core)
- geophysical techniques likely to be used (e.g. downhole surveys, magnetics, gravity, seismic)
- earthworks required to conduct exploration activities (e.g. sumps, track construction)
- equipment required to conduct exploration activities
- rehabilitation methods for exploration works (including that not yet rehabilitated from previous tenure).

3.4 Mining plan

3.4.1 Type or types of mining operation to be carried out

Provide a clear statement on the type or types of mining operation to be carried out, such as:

- the mining method to be adopted (open cut, underground)
- chemical or physical beneficiation.

3.4.2 Sequence of mining and rehabilitation operations

Provide information on the sequence of operations in both text and map form:

- indication of starting point and direction of mining
- planned commencement date of operations
- timing and description of progressive work stages
- proposed scheduling of progressive and final rehabilitation, including demonstration that progressive rehabilitation has been integrated with the production schedule
- estimated production schedules.

A description of progressive rehabilitation activities must include at least the following:

- use of overburden
- battering of mining faces and other earthworks
- topsoil management
- revegetation.

3.5 Mining operations

3.5.1 Modes and hours of operation

State if the operation will be worked on a continuous (24 hour, 7days a week), regular periodical or campaign basis.

If the operation is to be worked on a regular periodical basis, specify:

- proposed period(s) (daily, weekly and public holidays) to be worked
- proposed start and finish hours the site is to be worked per period.

If the operation is to be worked on a campaign basis, specify:

- minimum hours the site is to be worked per year
- the minimum time of each campaign
- the maximum and minimum time between campaigns
- define the beginning and end of each campaign
- hours of mining operations during campaign
- days of mining operations during campaign
- determining factors for initiating and ceasing a campaign
- maximum and minimum tonnage of each campaign
- maximum and minimum tonnage of production per year.

3.5.2 Workforce

Describe:

- how operations on the site will be managed
- size of workforce.

3.5.3 Use of explosives

If explosives are used, describe:

- type of explosives used on the site
- proposed frequency of blasting
- storage of explosives (amount, type, detailed location and method of storage).

3.5.4 Type of equipment

- Provide a description of the equipment used in the mining process in terms of:
- type, size and capacity of machines
- approximate number of units
- noise, vibration and exhaust outputs
- ignition sources (e.g. exhausts).

3.5.5 Mine dewatering

Provide:

- estimated inflows of groundwater into mine workings
- details of proposed mine dewatering infrastructure, and mine water management and disposal.

3.5.6 Stockpiles

Describe:

- location, size, shape and height of ore, product, subsoil and topsoil stockpiles
- method of placement
- method of stabilisation and erosion control of all stockpiles
- water movement through stockpiles
- slope stability assessment to demonstrate acceptable safety.

The location height and extent of all stockpiles must be shown on a map.

3.6 Mine completion

3.6.1 Description of mine site at completion

A description of the mine operation as it will be at completion (and after all progressive rehabilitation has been completed) must be shown on a map and include:

- potential land use options
- landforms
- proposed vegetation cover
- natural contours of land proposed not to be disturbed by the mining operations
- existing native vegetation that will not be disturbed due to the proposed mining operations
- any mining infrastructure that will remain on site and will become the responsibility of the landowner
- location, description and management of waste disposal areas
- location of reshaped and rehabilitated areas showing proposed surface contours and revegetation
- a series of cross-sections (both north-south and east-west) that include:
 - pre-mining natural surface
 - emplacement areas, waste disposal areas and rehabilitated areas
 - final rehabilitated surface.

For the elements listed in Sections 3.7–3.10, these must be described only to the extent that they apply to the particular mine operation. If the element is not applicable, the element description may be omitted.

3.7 Underground workings

3.7.1 Description

Describe proposed underground workings, including:

- proposed stoping methods
- potential surface disturbance resulting from underground mining
- declines, shafts, tunnels, bore holes, ventilation intakes and exhausts.

3.7.2 Underground fill

Indicate:

- type of fill to be used (e.g. hydraulic and cement aggregate)
- the volume percentage of underground void to be filled
- sequence of filling
- source and proportion of fill (tailings, waste rock surface mining etc.).

3.7.3 Rehabilitation strategies and timing

Detail all activities and strategies to be applied as part of mine closure for rehabilitation of underground workings and associated surface disturbance such as portals and ventilation shafts. Include timing of these activities.

3.8 Crushing, processing and product transport

3.8.1 Crushing plant

Provide specifications of the crushing plant including:

- area, size, type of construction and location of crushing plant
- a description of ore preparation for processing (e.g. crushing, washing, drying, grinding, milling, concentration)
- grind size of the ore
- noise sources
- dust sources and composition
- ignition sources.

3.8.2 Processing plant

Provide specifications of the processing plant including:

- number, area, size, type of construction (including lining and drainage systems, as appropriate) and location of processing plant and
 associated structures to be used for processing the minerals on site; examples of associated structures are concrete batching plants,
 wheel wash facilities, silos, fuel tanks, water tanks, chemical storage/use, reverse osmosis plants, borefields and heap leach pads
- the methods and details of processing and value adding proposed (e.g. flotation, smelting, separation, drying)
- if beneficiation chemicals are to be used, describe the nature of the chemicals to be used, their reactions with ore and processing water and their ultimate fate
- noise sources
- dust sources and composition
- ignition sources
- other potential air emissions (including odour) and their composition.

3.8.3 Process water balance

If processing water is to be used, provide a water balance including:

- approximate water volumes required
- a summary of the inputs and outputs (with consideration of any purge requirements)
- determination of net surplus or deficit
- process flowsheet showing all streams.

3.8.4 Hours of operation

Describe the proposed hours of crushing and processing and transport activities (e.g. 24 hours per day).

3.8.5 Type of mobile equipment

For mobile equipment to be used in crushing and processing ore and in transporting the mine product to the point of sale, specify:

- type, size and capacity of machines
- noise, vibration and exhaust outputs
- ignition sources (e.g. exhausts)
- approximate number of units.

3.8.6 Rehabilitation strategies and timing

Detail all activities and strategies to be applied as part of mine closure for removal of and rehabilitation of fixed processing and crushing plant, including timing of these activities.

3.9 Wastes

3.9.1 Overburden and tailings

For mine waste storage facilities include:

- estimated volumes to be stored and composition
- location, size, shape and height of permanent and temporary mine waste storage facilities
- method of placement
- method of stabilisation and erosion control of storage facilities
- slope stability assessment to demonstrate acceptable factors of safety
- size and location of the tailings storage facility (TSF)
- appropriate water balance modelling for the TSF
- surface water runoff control on disturbed and rehabilitated areas
- conceptual design, construction and operating specifications of the TSF, including slope stability and seepage assessments
- conceptual construction diagrams.

3.9.2 Processing wastes

Provide:

- the volumes and composition of all solid and liquid wastes produced
- estimated volumes of waste processing water, reverse osmosis reject water, water content of residues, and method of disposal or recycling
- waste water composition
- disposal and management of any hazardous material within the residue (e.g. radioactive, toxic, corrosive or flammable).

3.9.3 Industrial and commercial wastes

- List any industrial and commercial wastes generated such as:
- putrescible waste, including sewage
- oil
- workshop waste, tyres, drums and oil filters.

For each waste type, describe the method of disposal:

- offsite disposal
- on site waste disposal (including size, location and construction details)
- recycling (either on or offsite)
- sewage systems:
 - describe and state the type, area and layout of sewage systems to be installed at the site
 - state if the system has been approved (or will be approved) by the relevant authority.

3.9.4 Rehabilitation and closure strategies

Detail all activities and strategies to be applied as part of mine closure, including timing of these activities and all opportunities for progressive rehabilitation of overburden and tailings and any other waste left on site.

3.10 Supporting surface infrastructure

3.10.1 Access

Describe:

- access route to the tenement(s)
- indicate if any new roads are to be constructed, or if existing roads or intersections are to be upgraded
- airport/airstrips to be constructed.

3.10.2 Accommodation and offices

Describe:

- number, area, size, type of construction and location of accommodation buildings, caravans or camp, and associated structures (e.g. car parks, office buildings, water tanks, reverse osmosis plants) to be used on site
- state if temporary or permanent.

3.10.3 Public roads, services and utilities used by the operation

Describe:

- sources of external services that are supplied to the mine (e.g. power, water, telephones)
- · proposed routes for connection if any new connections to public infrastructure are required
- any existing surface infrastructure that has been and/or the extent it may be affected by the mining operations
- public roads that have been, or are proposed to be, upgraded
- transport system(s) used to and from the tenement(s) and the estimated number of vehicle movements per day.

3.10.4 Visual screening

Where visual amenity is prescribed in lease/licence conditions, describe type of screening, including existing or proposed vegetation (i.e. species and density of plantings).

3.10.5 Fuel and chemical storage

For all fuels and chemicals stored on site, detail:

- · types of bulk chemicals and the volumes of each
- details on bunding for all chemical and fuel storage vessels.

3.10.6 Site security

Describe infrastructure and measures that will be adopted to prevent unauthorised access by the public, including fencing, signage etc.

3.10.7 Silt control and drainage

Describe:

- location and design of silt management structures (e.g. silt retention dams)
- runoff control on disturbed and rehabilitated areas
- storage, diversion and disposal of clean water (discharge water must comply with the applicable Environment Protection Authority South Australia water policy)

Provide a plan showing the surface water movement for the whole mine site.

3.10.8 Supporting surface infrastructure closure strategies and closure timing

Detail all activities and strategies to be applied as part of mine closure for rehabilitation of supporting surface infrastructure. Provide details for timing of closure activities, including all opportunities for progressive rehabilitation.

3.11 Resource inputs

3.11.1 Workforce

For the proposed workforce, describe:

- number and workforce breakdown by job type (e.g. operators, maintenance)
- source of employees (e.g. local community or fly-in fly-out).

3.11.2 Energy sources

For the proposed energy sources and usage provide:

- estimates of total annual energy usage (from all sources, including personnel transport and ore transport to point of sale)
- expected sources of energy (e.g. coal-fired electricity, gas-fired electricity, diesel, wind)
- potential for efficiency gains
- amount and percentage of zero emission energy to be utilised
- equivalent annual CO₂ generated
- any carbon offsets proposed.

3.11.3 Water sources

- Provided details on the source(s) of water to be used at the mine, expected usage and any discharge, including:
- expected annual water usage by source (e.g. local groundwater, mains, wastewater, rainwater)
- indicate if any water usage by source will be more than 5% of the total annual water withdrawal for that source
- percentage of water that will be recycled
- water discharge by quality and destination.

4 DESCRIPTION OF POTENTIAL BENEFITS

4.1 Social

Describe:

- number of full-time employee positions to be directly created by the proposal (not to include existing positions)
- if the operation is fly-in fly-out, or local community based
- source of the new labour (e.g. existing regional communities, South Australia, interstate, overseas)
- any programs to target and assist Indigenous or local employment at the mine
- training to be provided to employees and potential employees
- approximate timelines for creation of the positions
- assistance or provision of infrastructure to isolated communities (e.g. grid electricity to isolated communities, airstrip, medical facilities)
- public health benefits (e.g. clean water to an Aboriginal community)
- addressing of local unemployment
- tourism or recreation opportunities.

4.2 Economic

Describe:

- revenue to be generated
- full breakdown of operating expenditures (between local community, state and external to state)
- wages and other employee benefits
- total value of land acquisition or other landowner compensation
- potential for value adding of a mined commodity and flow-on economic effects
- · economic benefits derived from local employment and local suppliers of material or services
- potential to bring forward development of other mines in the area by utilising this mine's infrastructure
- approximate royalty payments and other direct state government taxes profile

 value of South Australian Government financial benefits (e.g. royalty reductions, assistance with infrastructure, exploration assistance).

4.3 Environmental

Describe:

- voluntary, non-core environmental benefits associated with the proposal (e.g. removal of stock from a pastoral lease, capping of existing free-flowing bores)
- acquisition of new baseline environmental data
- potential benefits associated with the proposal (e.g. restoration of previously mined site to a better standard than the present state, removal of pests)
- environmental benefits over and above rehabilitation activities to be paid or made in association with native vegetation clearance
- carbon offsets.

5 RESULTS OF CONSULTATION

This section must summarise the results of any attempted consultation that has been undertaken on the proposed operation.

The summary must list:

- the individual or group of similar affected persons that the proponent identified may be directly affected by the proposed mining
 operation and attempted to consult with and:
 - the concerns / issues raised
 - the response (if any) that is proposed to address those concerns.
- if any individual or group of similar affected persons were not able to be consulted, what steps were taken to consult with them
- the extent to which the outcomes proposed in Section 6.7 have been developed in consultation with the landowner and any other person who may be directly affected by the proposed mining operations.

6 ENVIRONMENTAL COMPONENTS

Provide an assessment of the potential environmental components that may be impacted by the proposed operation during construction, operation and indefinitely post mine closure. Include:

- public safety
- traffic
- heritage
- weeds and pests
- soil
- waste disposal.

If relevant, also include:

- visual amenity
- noise
- dust
- blasting vibration
- adjacent land use
- protection of third party property
- native fauna
- native vegetation
- caves
- surface water
- groundwater
- acid mine drainage.

For each component identified, the information listed in Sections 6.1-6.9 must be provided.

6.1 Describe the context and views of affected parties

Describe the context of the environmental component being considered and include consideration of the existing environment and the views of affected parties derived from consultation.

6.2 Applicable legislation and standards

Identify all applicable legislative or other standards, including Environment Protection Authority South Australia environmental protection policies.

6.3 Potential construction operation and closure impact/events

Describe actual and/or credible potential impact events associated with each phase of the proposed mining activities (construction, operation and post mine closure) and relevant to the environmental component.

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The impact event analysis must identify the:

- source/event
- pathway
- barrier
- environmental receptor
- impact/consequences.

The basis for the determination of these issues must be described in some detail, including any limitations deriving from assumptions made.

If native vegetation is proposed to be cleared, state the estimated quantum of significant environmental benefit (SEB) to be gained in exchange for the proposed clearance and describe how the SEB will be provided.

6.4 Control and management strategies

A general description of any proposed control and management strategies to reduce environmental impacts of the potential impact events must be included. The document should demonstrate that the strategies proposed are commensurate with the risk of the potential impacts, achieve compliance with other applicable statutory requirements, and promote progressive rehabilitation wherever possible.

6.5 Evaluation of residual risks

Estimate the level of residual risk (likelihood and severity of the consequences) associated with various impact events and summarise in a table.

Also provide:

- a description of any uncertainty of the residual risk determination
- information to demonstrate that the proposed strategies to achieve the mine rehabilitation outcomes are likely to be self-sustaining in the long term
- an assessment of the residual post mine completion risks to the environment and contingency strategies (to address these risks).

6.6 Justification for acceptance of residual risk

Where the risk has not been eliminated, a justification must be included that demonstrates that the cost of implementing further control measures is grossly excessive compared to the benefit obtained.

6.7 Proposed outcome(s)

An outcome or outcomes (including mine rehabilitation outcomes) must be developed for each environmental component that addresses the identified potential impact events, unless the impact event has been demonstrated to be very low probability or trivial in consequence.

Outcomes must describe the expected impact on the environment caused by the proposed or current mining activities subsequent to control strategies being implemented and must meet other applicable legislative requirements.

Where clearance to native vegetation is proposed, the outcome must state a commitment to compliance with the *Native Vegetation Act* 1991 and Native Vegetation Regulations 2003.

Mine rehabilitation outcomes must at least address the issues listed under Regulation 30 (1) (d).

6.8 Draft leading indicator measurement criteria

As required by Regulation 65 (2) (e), where there is a high level of reliance on control strategies to reduce risk to the environment, conceptual (draft) leading indicator measurement criteria must be included.

6.9 Draft outcome measurement criteria

Conceptual (draft) outcome measurement criteria must be developed for each of the environmental outcomes (including mine rehabilitation outcomes) included in Section 6.8 and, as far as practical, comply with Regulation 65 (2) (d).

Criteria must be developed separately for construction, operation and mine closure/rehabilitation, as appropriate.

Where appropriate, recognised industry standards, codes of practice or legislative provisions from other Acts can be used as criteria.

Where native vegetation is proposed to be cleared, the criteria will include demonstration of the successful implementation of the significant environmental benefit plan.

7 FORMAT OF THE MINING PROPOSAL

Five hardcopies and an electronic version of the mining proposal must be submitted; the information in all must be identical.

Each page, plan or other separate sheet must include the claim number, date of the mining proposal preparation and sequential page numbering.

The electronic version must be submitted in either Acrobat PDF or Microsoft WORD compatible files.

8 MAPS AND PLANS

The elements described in Sections 8.1-8.5 must be included.

8.1 General requirements for maps, plans and sections

All maps and sections must conform to the following standards:

- Australian Height Datum (AHD)
- state the relevant datum (e.g. GDA94, WGS84)
- metric units
- title, north arrow, scale bar, text and legend
- date prepared and author
- be of appropriate resolution and scale for represented information.

8.2 Location plan

Provide a location plan of the existing environment showing:

- tenement boundaries
- cadastral information
- existing surface contours
- existing vegetation
- soil depth and type
- location of watercourses, including ephemeral and permanent rivers, creeks, swamps, streams and any man-made water management structures
- location of existing roads, rails, fences, transmission lines, buildings and pipelines
- location and extent of all previously disturbed areas, including those associated with previous mining
- location and extent of any adjacent conservation reserves, Aboriginal and/or European heritage sites or any other significant areas.

8.3 Proposed mining operations plan(s)

Provide plan(s) of proposed mining operations showing:

- tenement boundaries
- existing or modified surface contours
- location of all proposed extraction areas
- · location of existing ephemeral and permanent rivers, creeks, dams and water management structures
- location and extent of all areas proposed to be disturbed from mining (including overburden and soil/subsoil stockpiles, silt/slime dams, mine infrastructure and pits)
- location and extent of all areas proposed to be progressively rehabilitated during mining
- sequence of mining and rehabilitation in intervals of 7 years, or per stages (depicting progressive rehabilitation)
- final pit outline.

8.4 Plan of conceptual or final rehabilitation

Provide a plan of conceptual or final rehabilitation showing:

- natural contours of land proposed not to be disturbed by the mining operations
- existing undisturbed native vegetation
- the conceptual location of emplacement areas
- the conceptual location of reshaped and rehabilitated areas, including proposed surface contours.

8.5 Vertical sections/cross-sections

Provide a series of cross-sections normal to the working face at intervals that adequately represent:

- pre-mining natural surface
- the staged profile indicating the conceptual location and shape of the active extraction area, emplacement areas and rehabilitated areas
- the conceptual final rehabilitated surface.

In accordance with Regulation 30 (3) and 49 (3) of the Mining Regulations 2011 this notice will have effect from 1 August 2012.

J. MORTON, Acting Director, Mining Regulation

NOTICE is hereby given in accordance with Regulation 114 (5–7) of the Mining Regulations 2011 determining the transitional provisions relating to exploration work approvals (EWAs), declaration of environmental factors (DEFs) and mining and rehabilitation programs (MARPs).

Regulation 114 (5)

Prior to 1 July 2011, for all applications for exploration licences under the Mining Act 1971 where the applications were not determined by 1 July 2011, an EWA or DEF will be suitable to constitute a program for environment protection and rehabilitation (PEPR) pursuant to Part 10A of the Mining Act for any activities conducted under the licence.

Prior to 1 July 2011, if a person lodged an application for any other mining tenement under the Mining Act and the application was not determined by 1 July 2011, an EWA, DEF or MARP may be suitable to constitute a PEPR pursuant to Part 10A of the Mining Act at my discretion.

Regulation 114 (6)

The submission prior to 1 July 2011 of any EWA, DEF or MARP for the purpose of conducting any operations on a tenement will be considered suitable for assessment as a PEPR pursuant to Part 10A of the Mining Act 1971.

Regulation 114 (7)

The submission of an EWA or DEF for the purpose of conducting exploration operations on a mineral exploration licence after 1 July 2011 may be suitable to constitute a PEPR pursuant to Part 10A of the Mining Act. This does not apply for exploration operations proposed on a retention lease, mineral claim or mining lease.

If I have determined that an EWA or DEF may be submitted, the EWA or DEF must be prepared in accordance with DMITRE Minerals Regulatory Guidelines MG9, *Guidelines: preparation of a declaration of environmental factors (DEF) for mineral exploration, and MG10, Guidelines: preparation of an exploration work approval (EWA) for mineral exploration.*

In accordance with Regulation 114 (5–7) of the Mining Regulations 2011 this notice will have effect from 1 August 2012.

J. MORTON, Acting Director, Mining Regulation

Determination

Form 29ERA—Exploration Release Area Application Form

For the purposes of subsections 29 (1a), 29 (5) (b), 29 (9) and 29 (10) of the *Mining Act 1971*, the Minister's delegate has determined that an application for a corresponding licence must be made using *Form 29ERA* as attached hereto.

This form becomes effective from 12th day of July 2012.

Copies of Form 29ERA can be obtained from the Department for Manufacturing, Innovation, Trade, Resources and Energy's Minerals website <u>www.minerals.dmitre.sa.gov.au</u> or by contacting Mineral Tenements on (08) 8463 3103.

Dated 12 July 2012.

P. J. FREEMAN Deputy Executive Director Mineral Resources Department for Manufacturing, Innovation, Trade, Resources and Energy **Delegate of the Minister for Mineral Resources and Energy** (delegated powers pursuant to Instrument of Delegation dated 31 October 2011)

Determination

Manner and form of publication of notice under subsection 29 (1a)

- For the purposes of subsections 29 (1a), 29 (5) (b), 29 (9) and 29 (10) of the *Mining Act 1971* ('the Act') the Minister's delegate has determined that a notice under subsection 29 (1a) and 29 (5) (b), will be published in the manner described in Schedule 1 hereof and in the form described in Schedule 2 hereof.
- 2. This determination is effective from 12th day of July 2012.

Schedule 1

The manner of publication will be by notice in the South Australian Government Gazette.

Schedule 2

The form of the notice will be either a specific notice or a generic notice, as the case requires.

A specific notice may use any form of words, provided that it clearly:

(a) identifies the land to which the particular specific notice applies, and

- (b) specifies the succeeding period,
- (c) specifies the dates between which applications for corresponding licences will be made.

(d) provides details of where a plan and co-ordinates can be found.
 For example, a schedule, such as that shown below, could be included in a specific notice.

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
ERA No	Locality	Area (km²)	Moratorium Period	Applications Open Dates	ERA Specific Criteria

The Schedule

A generic notice may use any form of words, provided that it clearly:

- (a) states that it applies to land that is within the definition contained in subsection 29 (9) of the Act, and
- (b) enables a person to calculate when the succeeding period will begin and end, and
- (c) enables a person to calculate the period when applications may be made, which will be dealt with by the competitive process (i.e. when subsection 29 (6) will apply), and
- (d) enables a person to calculate the period when applications may be made, which will not be dealt with by the competitive process (i.e. when subsection 29 (4) will apply).

Dated 12 July 2012.

P. J. FREEMAN Deputy Executive Director Mineral Resources Department for Manufacturing, Innovation, Trade, Resources and Energy Delegate of the Minister for

Mineral Resources and Energy (delegated powers pursuant to Instrument of Delegation dated 31 October 2011)

Notice pursuant to section 29 (1a) and 29 (5) (b) (ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the *Mining Act 1971* ('the Act') expires, from the date of this notice, until the last day of July (inclusive) of 2012:

- 1. Pursuant to subsection 29 (1a) of the Act an application for a corresponding licence may not be made for the succeeding period: -
 - (a) commencing on the day the exploration licence expired ('the expiration date'); and
 - (b) ending at midnight on Sunday, 30 September 2012.
- Applications for a corresponding licence may be made between the dates of Monday 1 October and Friday 5 October 2012 (inclusive) and pursuant to subsection 29 (5) (b) (ii) of the Act, subsection 29 (4) will not apply to applications made on any of those dates. (See note 2.)
- 3. This notice becomes effective 13 July 2012.

DATED 12 July 2012.

P. J. FREEMAN Deputy Executive Director Mineral Resources Department for Manufacturing, Innovation, Trade, Resources and Energy **Delegate of the Minister for Mineral Resources and Energy** (delegated powers pursuant to Instrument of Delegation dated 31 October 2011)

- **Note 1**: The succeeding period will commence on the day that an exploration licence expires ('the expiration date'). The succeeding period will run for a minimum of four weeks from the expiration date and will always end at midnight on a Sunday.
- **Note 2:** The effect of this notice is that:
 - No applications for a corresponding licence may be made during the succeeding period.
 - The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ('the application week').
 - Applications made in the application week will not be dealt with under subsection 29 (4) i.e., on a first come first served basis, but under subsection 29 (6) i.e., on a merits basis.
 - If no applications are made in the application week, the land in question will cease to be subject to the notice and any applications for an exploration licence made after that time will be dealt with under subsection 29 (4).

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MINING ACT 1971

Notice pursuant to section 29 (1a) and 29 (5) (b) (ii) of the Mining Act 1971

NOTICE is hereby given that when any exploration licence under the *Mining Act 1971* ('the Act') has been surrendered in whole, and a mining registrar has entered that surrender on the Mining Register:-

- Pursuant to subsection 29 (1a) of the Act an application for a corresponding licence may not be made for the succeeding period: -
 - (a) commencing on the day the entry was made on the Mining Register ('the entry date'); and
 - (b) ending at midnight on the first Sunday following a minimum of four weeks after the entry date. (See note 1.)
- Applications for a corresponding licence may be made on the Monday, Tuesday, Wednesday, Thursday or Friday, immediately after the succeeding period expires, and pursuant to subsection 29 (5) (b) (ii) of the Act, subsection 29(4) will not apply to applications made on any of those days. (See note 2.)
- 3. This notice becomes effective 13 July 2012.

DATED 12 July 2012.

P. J. FREEMAN Deputy Executive Director Mineral Resources Department for Manufacturing, Innovation, Trade, Resources and Energy **Delegate of the Minister for Mineral Resources and Energy** (delegated powers pursuant to Instrument of Delegation dated 31 October 2011) **Note 1**: The succeeding period will commence on the day that a mining registrar enters the surrender on the Mining Register ('the entry date'). The succeeding period will run for a minimum of four weeks from the entry date and it will always end at midnight on a Sunday; thus the succeeding period might be longer than four weeks if a longer period is necessary to reach the next Sunday. For example, if the entry date is a Tuesday, the succeeding period will be the minimum four weeks (i.e. the entry date Tuesday to a Tuesday four weeks hence) plus five days (i.e. the minimum four week Tuesday to the following Sunday).

Note 2: The effect of this notice is that:

- No applications for a corresponding licence may be made during the succeeding period.
- The succeeding period will always expire on a Sunday. From the immediately following Monday to the immediately following Friday, applications for a corresponding licence may be made ('the application week').
- Applications made in the application week will not be dealt with under subsection 29 (4) i.e., on a first come first served basis, but under subsection 29 (6) i.e., on a merits basis.
- If no applications are made in the application week, the land in question will cease to be subject to the notice and any applications made after that time will be dealt with under subsection 29 (4).

Notice pursuant to section 29 (1a) and 29 (5) (b) (ii) of the Mining Act 1971

NOTICE is hereby given that:

- 1. Pursuant to subsection 29 (1a) of the *Mining Act 1971* ('the Act') no applications may be made for corresponding licences over the land identified in Columns 1, 2, 3 and 6 of the Schedule during the succeeding period listed in Column 4 of the Schedule.
- Applications for corresponding licences may be made during the period listed in Column 5, and during that period, pursuant to subsection 29 (5) (b) (ii) of the Act, subsection 29 (4) of the Act will not apply in relation to any such applications.
- Plans and coordinates for the land identified in Columns 1, 2, 3 and 6 of the Schedule can be obtained at the DMITRE Minerals website: <u>http://www.minerals.dmitre.sa.gov.au/public_notices</u> or by phoning Mineral Tenements on (08) 8463 3103.
- 4. This notice becomes effective 12th day of July 2012.

THE SCHEDULE

Column 1	Column 2	Column 3	Column 4	Column 5	Column 6
ERA No	Locality	Area (km²)	Moratorium Period	Applications Open Dates	ERA Specific Criteria
In respect	t of ERAs 1 – 10 (inclus	sive) please	e see Note A .		•
ERA 1	MOONGI AREA – Approximately 120 km east of Streaky Bay	12	12 July 2012 – 12 August 2012	13 August 2012 – 17 August 2012	
ERA 2	COOLADDING AREA - Approximately 10 km North of Tarcoola	15	12 July 2012 – 12 August 2012	13 August 2012 – 17 August 2012	Woomera Prohibited Area
ERA 3	TEAL FLAT AREA - Approximately 40 km northeast of Murray Bridge	25	12 July 2012 – 12 August 2012	13 August 2012 – 17 August 2012	River Murray Protection Area
ERA 4	TILCHA AREA - Approximately 160 km SSE of Moomba	468	12 July 2012 – 12 August 2012	13 August 2012 – 17 August 2012	Great Artesian Basin
ERA 5	LAKE YANNERPI AREA - Approximately 200 km SSE of Moomba	538	12 July 2012 – 12 August 2012	13 August 2012 – 17 August 2012	Great Artesian Basin
ERA 6	YUNTA AREA - Approximately 100 km southeast of Olary	978	12 July 2012 – 12 August 2012	13 August 2012 – 17 August 2012	
ERA 7	FRANCIS SWAMP AREA - Approximately 170 km WNW of Marree	345	12 July 2012 – 12 August 2012	13 August 2012 – 17 August 2012	Woomera Prohibited Area, Great Artesian Basin
ERA 8	OUTALPA AREA - Immediately northwest of Olary	84	12 July 2012 12 August 2012	13 August 2012 – 17 August 2012	Bimbowrie Conservation Park (part)
ERA 9	LINCOLN GAP AREA Approximately 20 km southwest of Port Augusta	93	12 July 2012 – 12 August 2012	13 August 2012 – 17 August 2012	
ERA 10	WARRAKIMBO AREA Approximately 80 km northeast of Port Augusta	207	12 July 2012 – 12 August 2012	13 August 2012 – 17 August 2012	Flinders Development Plan - Environmental Class A and B Zones
· · ·	t of ERAs 11 – 30 (inclu	<u> </u>			
ERA 11	KALANBI AREA - Approximately 50 km northwest of Ceduna	634	12 July 2012 – 26 August 2012	27 August 2012 – 31 August 2012	Yumbarra Conservation Park (part)
ERA 12	CALLABONNA AREA Approximately 220 km east of Marree	149	12 July 2012 – 26 August 2012	27 August 2012 – 31 August 2012	Great Artesian Basin
ERA 13	MOUNT CHRISTIE SIDING AREA - Approximately 100 km west of Tarcoola	56	12 July 2012 – 26 August 2012	27 August 2012 – 31 August 2012	Woomera Prohibited Area (part)

		050	10 1010 0040	27 August 2040	Aboriginal lard
ERA 14	NURRARI LAKES	950	12 July 2012	27 August 2012 – 31 August	Aboriginal land
	AREA -		– 26 August 2012	2012	
	km NNW of Cook		2012	2012	
ERA 15	OOLDEA RANGE	966	12 July 2012	27 August 2012	Aboriginal land
	AREA -		– 26 August	– 31 August	
	Approximately 60 km		2012	2012	
	northeast of Cook				
ERA 16	EUCLA BASIN AREA	965	12 July 2012	27 August 2012	Aboriginal land
	-		– 26 August	– 31 August	
	Approximately 70 km		2012	2012	
	NNE of Cook				
ERA 17	EUCLA BASIN 2	670	12 July 2012	27 August 2012	Aboriginal land
	AREA -		– 26 August	– 31 August	
	Approximately 80 km north of Cook		2012	2012	
ERA 18	BRAEMAR AREA -	69	12 July 2012	27 August 2012	
LINA IO	Approximately 220	09	- 26 August	– 31 August	
	km northeast of		2012	2012	
	Adelaide				
ERA 19	MOULE AREA -	109	12 July 2012	27 August 2012	
	Approximately 25 km		– 26 August	– 31 August	
	WNW of Ceduna		2012	2012	
ERA 20	GOODE HILL AREA -	43	12 July 2012	27 August 2012	
	Approximately 20 km		– 26 August	– 31 August	
	southeast of Olary		2012	2012	
ERA 21	MOUNT HALL AREA	345	12 July 2012	27 August 2012	
	Approximately 50 km		– 26 August	– 31 August	
	southeast of Streaky		2012	2012	
	Bay QUINYAMBIE AREA	500	40 1.1. 0040	07 August 0040	Orest Artesian Desire
ERA 22		528	12 July 2012	27 August 2012 – 31 August	Great Artesian Basin
	- Approx 240 km east of Leigh Creek		– 26 August 2012	2012	
ERA 23	PUNTABIE AREA -	64	12 July 2012	27 August 2012	
	Approximately 70 km	01	– 26 August	– 31 August	
	southeast of Ceduna		2012	2012	
ERA 24	YELLABINNA AREA -	152	12 July 2012	27 August 2012	Yellabinna Regional
	Approximately 70 km		– 26 August	– 31 August	Reserve
	northeast of Ceduna		2012	2012	
ERA 25	MOUNT BOLD AREA	19	12 July 2012	27 August 2012	
	Approximately 20 km		– 26 August	– 31 August	
	SSE of Adelaide		2012	2012	
ERA 26	NORTHEDGE AREA	53	12 July 2012	27 August 2012	Yumbarra
	-		– 26 August	– 31 August	Conservation Park
	Approximately 70 km		2012	2012	(part)
ERA 27	northwest of Ceduna KAPUNDA AREA -	3	12 1012 2012	27 August 2012	
	Approximately 65 km	3	12 July 2012 – 26 August	27 August 2012 – 31 August	
	northeast of Adelaide		2012	2012	
ERA 28	PETINA AREA -	40	12 July 2012	27 August 2012	
	Approximately 40 km	-0	– 26 August	– 31 August	
	northeast of Streaky		2012	2012	
	Bay				
ERA 29	WYOLA LAKE AREA	126	12 July 2012	27 August 2012	Aboriginal land
	Approximately 180		– 26 August	– 31 August	
	km NNE of Cook		2012	2012	
ERA 30	EMU CREEK AREA -	205	12 July 2012	27 August 2012	Woomera Prohibited
	Approximately 170		– 26 August	- 31 August	Area, Great Artesian
	km west of Marree		2012	2012	Basin

ERA 31	t of ERAs 31 – 61 (inclu MOUNT HILL AREA -	57	12 July 2012	10 September	
	Approximately 75 km	57	- 9	2012 - 14	
	NNE of Port Lincoln		September	September 2012	
			2012		
ERA 32	PUREBA AREA -	302	12 July 2012	10 September	Pureba
	Approximately 75 km		-9	2012 - 14	Conservation Park
	northeast of Streaky		September	September 2012	(part)
	Bay		2012		
ERA 33	FOUR HILLS AREA -	362	12 July 2012	10 September	Great Artesian Basir
	approx 150km SE of		- 9	2012 - 14	
	Oodnadatta		September	September 2012	
		121	2012	40 Contombor	Creat Artagian Dagi
ERA 34	PEAKE CREEK AREA - approx 70km	121	12 July 2012 – 9	10 September 2012 - 14	Great Artesian Basi
	SSE of Oodnadatta		September	September 2012	
			2012	September 2012	
ERA 35	WUDINNA AREA -	226	12 July 2012	10 September	
	Approximately 130		-9	2012 - 14	
	km southeast of		September	September 2012	
	Streaky Bay		2012		
ERA 36	QUORN AREA -	93	12 July 2012	10 September	
	Approximately 30 km		-9	2012 - 14	
	northeast and 50 km		September	September 2012	
	southeast of Port		2012		
ERA 37	Augusta	798	12 July 2012	10 September	
ERAJI	Approximately 130	790	- 9	2012 - 14	
	km southeast of Port		September	September 2012	
	Augusta		2012		
ERA 38	LYNDOCH AREA -	142	12 July 2012	10 September	
	Approximately 45 km		-9	2012 - 14	
	northeast of Adelaide		September	September 2012	
			2012		
ERA 39	SPRINGTON AREA -	302	12 July 2012	10 September	River Murray
	Approximately 50 km northeast of Adelaide		-9 September	2012 - 14	Protection Area
	northeast of Adeiaide		September	September 2012	
ERA 40	CUDLEE CREEK	19	2012 12 July 2012	10 September	
	AREA -	19	- 9	2012 - 14	
	Approximately 20 km		September	September 2012	
	ENE of Adelaide		2012		
ERA 41	ANGASTON AREA -	14	12 July 2012	10 September	
	Approximately 65 km		-9	2012 - 14	
	northeast of Adelaide		September	September 2012	
FDA (2)		00.1	2012	40.0-1	Ore at the i
ERA 42		994	12 July 2012	10 September	Great Artesian
	BLANCHE AREA - approx 120km NE of		– 9 September	2012 - 14 September 2012	Basin, Strzelecki Regional Reserve
	Marree		2012	September 2012	(part)
ERA 43	BLACK HILL AREA -	117	12 July 2012	10 September	Flinders
	approx 130 km NE of		- 9	2012 - 14	Development Plan -
	Port Augusta		September	September 2012	Environmental Class
			2012		A and B Zones
ERA 44	LEONARD RISE	296	12 July 2012	10 September	Great Artesian
	AREA - approx 15 km		-9	2012 - 14	Basin, Woomera
	SW of Coober Pedy		September	September 2012	Prohibited Area
	1		2012	1	(part)

EDA 45					· · · · · · · · · · · · · · · · · · ·
ERA 45		40	12 July 2012	10 September	
	AREA - approx 55km WSW of Port		-9	2012 - 14	
	Augusta		September 2012	September 2012	
ERA 46	GIDDI GIDDINNA CREEK AREA -	366	12 July 2012 – 9	10 September 2012 - 14	Great Artesian Basin
	approx 40km NW of Coober Pedy		September 2012	September 2012	
ERA 47	MOUNT WEIR AREA	320	12 July 2012	10 September	Great Artesian Basin
	- approx 20km NNE		-9	2012 - 14	
	of Marla		September 2012	September 2012	
ERA 48	BALTA BALTANA	348	12 July 2012	10 September	Woomera Prohibited
	CREEK AREA -		- 9	2012 - 14	Area, Great Artesian
	Approx 80 km East of		September	September 2012	Basin
FDA 40	Coober Pedy	440	2012		
ERA 49	MOUNT BRYAN	116	12 July 2012	10 September	
	AREA - Approx 160km NNE of		-9 September	2012 - 14	
	Adelaide		September 2012	September 2012	
ERA 50	KALKAROO AREA -	29	12 July 2012	10 September	
~	approx 80km NE of	20	- 9	2012 - 14	
	Olary		September	September 2012	
			2012		
ERA 51	ELBOW HILL AREA -	79	12 July 2012	10 September	
	approx 100 km SW of		-9	2012 - 14	
	Whyalla		September 2012	September 2012	
ERA 52	PELICAN POINT	463	12 July 2012	10 September	River Murray
	AREA - approx		- 9	2012 - 14	Protection Area
	140km NE of		September	September 2012	
ERA 53	Adelaide		2012	40.0	
ERA 33	NANTAWARRINNA AREA - Approx 60 km	555	12 July 2012 – 9	10 September 2012 - 14	Flinders
	southeast of Leigh		September	September 2012	Development Plan - Environmental Class
	Creek		2012	Ceptember 2012	A and B Zones
ERA 54	GLADSTONE AREA -	316	12 July 2012	10 September	Trand B Zoneo
	Approx 100 km SSE		-9	2012 - 14	
	of Port Augusta		September	September 2012	
			2012		
ERA 55	KILROO AREA -	640	12 July 2012	10 September	-
	approx 70km SW of		-9 Operations	2012 - 14	
	Kimba		September	September 2012	
ERA 56	NORTH LAKE	900	2012 12 July 2012	10 September	Strzelecki Pogional
	BLANCHE AREA -	900	- 9	2012 - 14	Strzelecki Regional Reserve, Great
	approx 110km SW of		September	September 2012	Artesian Basin
	Moomba		2012		
ERA 57	SPALDING AREA -	123	12 July 2012	10 September	
	approx 170km north		- 9	2012 - 14	
	of Adelaide		September	September 2012	
			2012		
ERA 58	TOOLIGIE RANGE	23	12 July 2012	10 September	
	AREA - approx		-9	2012 - 14	
	100km North of Port		September	September 2012	
EDA FO		005	2012	40.0	
ERA 59	FLORIETON AREA -	235	12 July 2012	10 September	
	Approx 50 km NE & SE of Burra		– 9 September	2012 - 14 September 2012	
			2012	September 2012	
			2012		L

ERA 60	MOUNT ELKINGTON AREA - Approx 50km SSE of Leigh Creek	998	12 July 2012 – 9 September 2012	10 September 2012 - 14 September 2012	Flinders Development Plan - Environmental Class A and B Zones
ERA 61	ELLISTON AREA - approximately 120km SE of Streaky Bay	34	12 July 2012 – 9 September 2012	10 September 2012 - 14 September 2012	County Musgrave Prescribed Wells Area / Water Protection Area
In respect	of ERAs 62 and 63 (in	clusive) ple	ease see Note	D .	
ERA 62	MAMUNGARI AREA - Approximately 480 km northwest of Ceduna	1116	12 July 2012 – 13 January 2013	14 January 2013 - 18 January 2013	Aboriginal land
ERA 63	EUCLA BASIN AREA Approximately 480 km northwest of Ceduna	1120	12 July 2012 – 13 January 2013	14 January 2013 - 18 January 2013	Aboriginal land

DATED 12 July 2012.

P. J. FREEMAN

Deputy Executive Director Mineral Resources Department for Manufacturing, Innovation, Trade, Resources and Energy

Delegate of the Minister for Mineral Resources and Energy

(delegated powers pursuant to Instrument of Delegation dated 31 October 2011)

Note A In respect of ERAs 1 - 10 (inclusive), this notice means:

- No applications for a corresponding licence may be made during the period 12 July 2012 to 12 August 2012.
- Applications for a corresponding licence may be made from 13 August 2012 to 17 August 2012 (inclusive).
- Applications for a corresponding licence made between 13 August 2012 to 17 August 2012 (inclusive) will not be dealt with under subsection 29 (4) of the Act, but under subsection 29 (6) of the Act, which is on a merits basis.
- If no applications for a corresponding licence are made between 13 August 2012 to 17 August 2012 (inclusive) applications for a corresponding licence made from 18 August 2012 onwards will be dealt with under subsection 29 (4).
- **Note B** In respect of ERAs 11 30 (inclusive), this notice means:
 - No applications for a corresponding licence may be made during the period 12 July 2012 to 26 August 2012.
 - Applications for a corresponding licence may be made from 27 August 2012 to 31 August 2012 (inclusive).
 - Applications for a corresponding licence made between 27 August 2012 to 31 August 2012 (inclusive) will not be dealt with under subsection 29 (4) of the Act, but under subsection 29 (6) of the Act, which is on a merits basis.
 - If no applications for a corresponding licence are made between 27 August 2012 to 31 August 2012 (inclusive) applications for a corresponding licence made from 1 September 2012 onwards will be dealt with under subsection 29 (4).

Note C In respect of ERAs 31 – 61 (inclusive), this notice means:

- No applications for a corresponding licence may be made during the period 12 July 2012 to 9 September 2012.
- Applications for a corresponding licence may be made from 10 September 2012 to 14 September 2012 (inclusive).
- Applications for a corresponding licence made between 10 September 2012 to 14 September 2012 (inclusive) will not be dealt with under subsection 29 (4) of the Act, but under subsection 29 (6) of the Act, which is on a merits basis.
- If no applications for a corresponding licence are made between 10 September 2012 to 14 September 2012 (inclusive) applications for a corresponding licence made from 15 September 2012 onwards will be dealt with under subsection 29 (4).
- **Note D** In respect of ERAs 62 and 63 (inclusive), this notice means:
 - No applications for a corresponding licence may be made during the period 12 July 2012 to 13 January 2013.
 - Applications for a corresponding licence may be made from 14 January 2013 to 18 January 2013 (inclusive).
 - Applications for a corresponding licence made between 14 January 2013 to 18 January 2013 (inclusive) will not be dealt with under subsection 29 (4) of the Act, but under subsection 29 (6) of the Act, which is on a merits basis.
 - If no applications for a corresponding licence are made between 14 January 2013 to 18 January 2013 (inclusive) applications for a corresponding licence made from 19 January 2013 onwards will be dealt with under subsection 29 (4).

	Mining Act 1971 ("the Act TION RELEASE AREA (ER Act as a Corresponding Licence)			Government of So Department for Mai Innovation, Trade, R	
USE THIS FORM TO:	Apply for a published Exploration	Release Area (ERA) within the a	llocated timefi	rame	
Section A:	Applicant(s)				
	NAME OF COMPANY or INDIVI	DUAL		% SHARE	List all
Applicant 1				%	applicants and their percentage share in the
Applicant 2				%	application.
Applicant 3				%	Attach additional information if
Applicant 4				%	required.
	Application details			1	
Provide ERA Details	Exploration Release Area (ERA)	- reference number *	ERA		Complete all
	Opening date for applications *				requested.
	Closing date for applications *				
Licence term	2 Years (fixed)	Area size		km ²	

Section B:

Location of application

Location description		Provide location
250k Map Sheet/s		description (as published with
Plan *	Attach a plan of the ERA area - refer to the Public Notices section of the Department's website and/or SARIG.	the ERA).

Section C:

Exploration target and geological and mineralisation model(s)

Major mineral(s) sought [*]	Specify mineral name, ie "Gold" not "Au".
Provide details of the exploration model for the mineral(s) sought, together with geoscientific reasoning for targeting the area, and an indication of the priority target areas based on existing geoscientific data.	Information may be entered here or attached separately. Max 1000 words (~2 pages) plus any necessary map/s.
 Specific criteria to be assessed: Documented regional and local geological context and deposit model Sufficient discussion/review of currently available geoscientific data Immediate drill targets identified 	

* MANDATORY INFORMATION – must be supplied for the application to be valid				
FORM 29ERA	MINING ACT 1971	Version 2.0 – July 2012	Page 1 of 6	

Section D: State the minimum

Proposed exploration program (2 years) *

State the minimum expenditure requirement	Minimum expenditure requirement for 2 year term *	A\$	Ensure that amounts
and the proposed total expenditure for the initial 2-year term.	Proposed total expenditure for 2 year term *	A\$	provided are for the 2 year term .

Minimum expenditure

Provide a phased progra of exploration with a breakdown of activities a expenditure proposed fo the first 2 years of tenure Proposed expenditure m meet the minimum expenditure requirement for the 2-year term. Specific criteria to be assessed:

- Program is clear . logical and achieva with a phased and costed breakdown activities
- Program is consiste with, and will effectively test the geological model
- Total expenditure commitment for the year period
- Area of ERA covere by proposed exploration plan

requirement for 2 years is: (\$30,000 plus \$97 per km², rounded to the nearest \$5,000), MULTIPLIED BY 2. *

am and r	(i) Provide a reasonable level of detail.
e. iust	Information may be entered here or attached
	separately.
	Max 1000 words (~2 pages).
ble	
of	
ent	
2-	
ed	

Section E:

Financial capability/resources *

Provide a statement, and evidence, of the financial resources available to the applicant to undertake the proposed exploration program (including current cash position).	Provide a reasonable level of detail.
Acceptable financial evidence includes relevant extracts from the latest mining exploration entity quarterly report, annual report, or a statement of capability from a bank manager or accountant. The availability of cash funds to meet the proposed 2 year work program must be demonstrated.	separately.

* MANDATORY INFORMATION – must be supplied for the application to be valid			
FORM 29ERA	MINING ACT 1971	Version 2.0 – July 2012	Page 2 of 6

Section F:

Technical and operational capability/resources *

Provide a statement, and details, of the technical and operational resources available to the applicant to undertake the proposed exploration program and satisfy technical reporting and environmental requirements.	Provide a reasonable level of detail. Information may be entered here or attached separately.
Include the names, qualifications and prior experience of personnel managing and implementing the exploration program. Specific criteria to be assessed:	Max 1000 words (~2 pages).
 Expertise – appropriately qualified and knowledgeable resources to implement the proposed program, including geoscientific, environmental, and social aspects Experience – 	
relevant operational experience	

Section G:

Current SA exploration licences and applications

Provide a summary of the ELs and EL Applications held or being explored by the applicant within South Australia.	Туре	Total Number	Total Area km ²	Total annual expenditure commitment/requirement	Fill in all fields of the
	ELs			A\$	table. Attach additional information if required.
	ELAs			A\$	

ation on the ERA in ing (ie d major Specific ssessed:	Attach an appropriate map if required.
is and/or ect areas r adjacent to	
pility of package, ng current nd technical	
resources	

* MANDATORY IN	* MANDATORY INFORMATION – must be supplied for the application to be valid		
FORM 29ERA	MINING ACT 1971	Version 2.0 – July 2012	Page 3 of 6

Provide informa location of the E relation to exist EL/ELA's held (i adjacency), and project areas. S criteria to be as

- ٠ Tenements major proje close to or the ERA Manageab tenement p
- considerin financial a capability/i

Section H:

Past performance and regulatory compliance

List any current or previous (within the last 5 years) non-compliance in relation to ERAs or Departmental Instructions/ Directions/ Orders. Indicate the status of these and rectification timelines. List any currently overdue EL reports.

Specific criteria to be assessed:

- ERA compliance any Departmental enforcement actions undertaken as a result of the applicant not meeting the financial commitment of a previously successful ERA bid
- Departmental Instructions / Directions/ Orders – any previous (last 5 years) or current
- Rectification timely and efficient rectification of previous noncompliances
- Reporting any currently overdue reports (including exploration sixmonthly, annual technical, surrender or rehabilitation/ compliance reports)

ERA specific criteria

result performance and regarders y compliance ation relations result re

Section I:

For certain ERAs, the Department may request that additional aspects be specifically addressed as part of the ERA application For example, this may relate to the location of the ERA in a Park, Aboriginal Land or artesian groundwater basin, or a specific technical aspect considered important by the Department.

The requirement for any ERA specific criteria to be addressed will be indicated at the time of ERA publication.

t e s ion.	Provide a reasonable level of detail if applicable.
he al	Attach additional information if required.
t	
be ted	
ted	

* MANDATORY IN	* MANDATORY INFORMATION – must be supplied for the application to be valid			
FORM 29ERA	MINING ACT 1971	Version 2.0 – July 2012	Page 4 of 6	

Section J:

Provide any other considerations or comments that may support the application.

Other considerations/comments

Provide a reasonable level of detail if applicable.
Attach additional information if required.

Section K:

Section L:

ERA payment details *

Fee	Exploration Licence – application	fee	\$	Refer to the current fee
Payment Method	 Cash – in person only. Do not post. Cheque Money Order Credit Card - Department to contact applicant for card details Credit Card – details below – Visa / MasterCard (<i>circle one</i>) 		OFFICE USE ONLY RECEIPT	schedule for the applicable fee.
Card number				
Expiry MM/YYYY		CVV security code		
Cardholder name				
Cardholder signature				

Contact details

Contact name		Position/Role			Nominate one contact
Company name					person for this application. May
Email					be an authorised agent or
Telephone		Mobile			tenement manager if written authority
					is provided.
Postal address line 1					
Postal address line 2					Provide one postal address for all
Suburb/Locality			State	Postcode	correspondence regarding this application.
* MANDATORY IN	FORMATION – must	be supplied for th	e applicat	ion to be valio	ł
FORM 29ERA	MINING ACT 1971	Version	n 2.0 – July 2012	2	Page 5 of 6

Section M:	Certification that application i	s complete and correct *	
APPLICANT 1	INDIVIDUAL OR COMPANY REPRESENTATIVE 1	INDIVIDUAL'S WITNESS OR COMPANY REPRESENTATIVE 2	Ensure that applicants sign in
Print Name	1.	2.	the correct order as listed on page
Signature	1.	2.	COMPANY: Sigr
	-		with the
APPLICANT 2	INDIVIDUAL OR COMPANY REPRESENTATIVE 1	INDIVIDUAL'S WITNESS OR COMPANY REPRESENTATIVE 2	Corporations Act If agent, written
Print Name	1.	2.	authority must be provided.
Signature	1.	2.	INDIVIDUAL: witness certifies that the
			individual named
APPLICANT 3	INDIVIDUAL OR COMPANY REPRESENTATIVE 1	INDIVIDUAL'S WITNESS OR COMPANY REPRESENTATIVE 2	person whose signature
Print Name	1.	2.	appears here.
Signature	1.	2.	Applications in an individual's name must be witnessed by a
			person who is
APPLICANT 4	INDIVIDUAL OR COMPANY REPRESENTATIVE 1	INDIVIDUAL'S WITNESS OR COMPANY REPRESENTATIVE 2	not a beneficiary of the application (e.g. not a joint
Print Name	1.	2.	applicant).
Signature	1.	2.	

Section M:	Certification that application is complete and correct *

* MANDATORY INFORMATION – must be supplied for the application to be valid				
FORM 29ERA	MINING ACT 1971	Version 2.0 – July 2012	Page 6 of 6	

ATTACHMENT	Mining Act 1971 ("the Act")		S ^{QU} TR	Government of Sou				
NEW CLIENT DE	TAILS		FR	Department for Man Innovation, Trade, Re				
USE THIS FORM TO:	Provide the details of a new client, or One company or one individual per p			ng client.				
	NOTE: Existing clients – only complete this page if any of your details have changed.							
	New client				Tick one box only. Complete			
	Existing client – details have cha	inged			ALL fields below.			
Is the client a subsidiary company?	Yes – provide parent company name:				Ministerial consent is			
Is the client acting on behalf of a trust?	Yes – provide Trust name:				required for Trust applications.			
Client type:								
Company name					If 'Company', provide			
ABN *		ACN *			registered business street address, and			
Registered address line 1					ABN/ACN.			
Registered address line 2					New company clients need to			
Suburb/Locality			State	Postcode	attach a copy of their certificate of business			
					registration.			
Surname		Given names						
Client contact de	tails	ame as company registe	ered address	above				
Postal address line 1					Provide a postal address if			
Postal address line 2					it is different to the registered			
Suburb/Locality			State	Postcode	business street address.			
Email								
Website								
Telephone		Fax						
Contact person for	or queries							
Contact Name		Position/Role			A contact person must be			
Email					nominated for each client.			
Telephone		Mobile						
Certified correct								
Name					May be certified by any			
Signature					appropriate person.			

* MANDATORY INFORMATION – must be supplied for the application to be considered valid				
ATTACHMENT	MINING ACT 1971	Version 1.1 – April 2012	Page 1 of 1	

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence—AAL 181 PURSUANT to Section 65 (6) of the Petroleum and Geothermal Energy Act 2000 (the Act) and Delegation dated 21 March 2012, notice is hereby given that an application for the grant of an Associated Activities Licence within the area described below has been received from:

Beach Energy Ltd

Cooper Energy Limited

The application will be determined on or after 26 July 2012.

Description of Application Area

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

6900824.1148mN
6900977.9620mN
6900976.2791mN
6901283.9733mN
6901273.8441mN
6900196.7002mN
6900200.0836mN
6899892.3886mN
6899895.7659mN
6899587.8596mN
6899592.9144mN
6898208.0758mN
6898209.9104mN
6898218.1462mN
6898064.0876mN
6898074.1023mN
6897612.5613mN
6897635.7313mN
6898866.7122mN
6898851.8496mN
6899313.6005mN
6899306.9630mN
6900076.4075mN
6900071.4140mN
6900379.1073mN
6900372.4278mN
6900680.1215mN
6900671.8904mN
6900671.7378mN
6900825.7962mN
6900824.1148mN

All co-ordinates in GDA94, Zone 54.

Area: 7.94 km² approximately.

Dated 10 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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence-AAL 182

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

Beach Energy Limited

The application will be determined on or after 26 July 2012.

Description of Application Area

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

378362.4095mE,	6896807.1045mN
377816.3524mE,	6896801.5393mN
377819.4960mE,	6896493.7870mN
377000.4303mE,	6896485.3921mN
377006.7604mE,	6895869.8859mN
376460.7439mE,	6895864.2574mN
376463.9234mE,	6895556.5037mN

373460.8979mE,	6895525.0995mN
373454.3844mE,	6896140.6107mN
373181.3671mE,	6896137.7187mN
373168.3158mE,	6897368.7406mN
378353.0225mE,	6897468.0000mN
378362.4095mE,	6896807.1045mN

All co-ordinates in GDA94, Zone 54.

Area: 7.93 km² approximately.

Dated 10 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

PROTECTIVE SECURITY ACT 2007

Notice of Ministerial Determination

I, JENNIFER RANKINE, Minister for Police in the State of South Australia, being the Minister responsible for the administration of the Protective Security Act 2007, DO HEREBY DETERMINE pursuant to the provisions of Section 4 of the said Act¹ that:

The following Lands Titles Office, Certificate of Titles:

- Volume 5140, Folio 575, Parent Title CT 4355/495, Section 1516 out of hundreds (Andamooka) in the area named Olympic Dam. This is the area commonly known as the BHP Billiton Olympic Dam Corporation Special Mining Lease (SML).
- Volume 5140, Folio 477, Parent Title CT 4353/351 Allotment 704 town of Roxby Downs in the area named Olympic Dam out of Hundreds (Andamooka). This is the area commonly known as the BHP Billiton Olympic Dam Corporation airport.
- Volume 5747, Folio 986, Parent Title Authority RT 8854049 Allotment 2018 town of Roxby Downs in the area named Olympic Dam out of Hundreds (Andamooka).
- Volume 5435, Folio 468, Parent Title D3 6445/2024 Allotment 2024 deposited plan 36445 in the area named Olympic Dam out of Hundreds (Andamooka).
- Volume 5438, Folio 429, Parent Title D3 6445/2025 Allotment 2025 deposited plan 36445 in the areas named Roxby Downs and Olympic Dam out of Hundreds (Andamooka).
- Volume 6017, Folio 774, Parent Title CR 5503/772 Allotment 2114 deposited plan 77526 in the areas named Roxby Downs and Olympic Dam out of Hundreds (Andamooka).
- Volume 5747, Folio 985, RT 8854049 Allotment 720 town of Roxby Downs in the area named Olympic Dam out of Hundreds (Andamooka).
- Volume 5503, Folio 771, Parent Title CR 5441/920 Allotment 700 deposited plan 48264 in the area named Olympic Dam out of Hundreds (Andamooka).
- Volume 5140, Folio 495, Converted Title, Allotment 719 town of Roxby Downs in the area named Olympic Dam out of Hundreds (Andamooka). Owned by Leguna Holdings Pty Ltd also known as 'Lavericks Roadhouse'.
- Volume 5140, Folio 494, Converted Title, Allotment 718 town of Roxby Downs in the area named Olympic Dam out of Hundreds (Andamooka). Owned by Leguna Holdings Pty Ltd also known as 'Lavericks Roadhouse'.

are in need of protective security from 12:01 am on Thursday 12 July 2012 until 11:59 pm on Wednesday 18 July 2012^2 .

¹ Section 4 (1) (b) of the Protective Security Act 2007 provides that the Minister may determine that specified places or places of a specified class (whether or not public buildings or public infrastructure) are in need of protective security.

 2 Section 4 (2) (b) of the Protective Security Act 2007 provides that a determination under this section takes effect from the date specified in the instrument and continues until the expiry date (if any) specified in the instrument or the making of a further determination under this section that revokes or replaces the determination.

Dated at Adelaide, 4 July 2012.

JENNIFER RANKINE, Minister for Police

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Actil Avenue, Woodville

BY Road Process Order made on 17 October 2011, the City of Charles Sturt ordered that:

1. Portions of Actil Avenue generally situate at the south western end of the said road adjoining Allotment 4 in Deposited Plan 26559 and between Brocas Avenue and St Clair Avenue adjoining Piece 305 in Deposited Plan 84675, more particularly delineated and lettered 'A' and 'B' respectively in Preliminary Plan No. 10/0055 be closed.

2. Issue Certificates of Title to the City of Charles Sturt for the whole of the land subject to closure which lands are being retained by the council for public purposes.

3. The following easements are granted over the land subject to that closure:

Grant to the Envestra (SA) Limited an easement for gas supply purposes over the whole of the land.

Grant to the Distribution Lessor Corporation an easement for electricity supply purposes over portions of the land.

Grant a free and unrestricted right of way appurtenant to Allotment 4 in Deposited Plan 26559 over portion of the land.

Grant a free and unrestricted right of way to the South Australian Water Corporation over portion of the land.

Grant to the South Australian Water Corporation easements for water supply and sewerage purposes over the whole of the land.

On 3 November 2011 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 88223 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.

P. M. KENTISH, Surveyor-General

ROADS (OPENING AND CLOSING) ACT 1991: SECTION 24

NOTICE OF CONFIRMATION OF ROAD PROCESS ORDER

Road Closure—Glencoe

BY Road Process Order made on 1 June 2012, the Wattle Range Council ordered that:

1. The whole of the unnamed Public Road, situated east of Kangaroo Flat Road and between Allotments 2 and 3 in Filed Plan 2455, more particularly delineated and lettered as 'A' on Preliminary Plan 12/0012 be closed.

2. Transfer the whole of the land subject to closure to Graeme John Gosden and Karen Maree Gosden in accordance with agreement for transfer dated 25 April 2012, entered into between the Wattle Range Council and G. J. and K. M. Gosden.

On 19 June 2012 that order was confirmed by the Minister for Transport and Infrastructure conditionally upon the deposit by the Registrar-General of Deposited Plan 89653 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 12 July 2012.

Dated 12 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
61.	5 July 2012						

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

Business Services Training Package BSB07

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
	BSB40407	Certificate IV in Small Business Management	24 months	2 months
	BSB50107	Diploma of Advertising	24 months	2 months
	BSB50607	Diploma of Human Resources Management	24 months	2 months
	BSB51207	Diploma of Marketing	24 months	2 months
# Management	BSB51707	Diploma of Recordkeeping	24 months	2 months
	BSB50110	Advanced Diploma of Advertising	24 months	2 months
	BSB60507	Advanced Diploma of Marketing	24 months	2 months
	BSB60807	Advanced Diploma of Recordkeeping	24 months	2 months
	BSB60907	Advanced Diploma of Management (Human Resources)	24 months	2 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:

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

Seafood Training Package SFI11

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
	SFI10111	Certificate I in Aquaculture	12 months	1 month
	SFI20111	Certificate II in Aquaculture	18 months	1 month
# Aquaculture Farm Hand	SFI30111	Certificate III in Aquaculture	24 months	2 months
	SFI40111	Certificate IV in Aquaculture	36 months	3 months
# Aquaculture Technician	SFI50111	Diploma of Aquaculture	48 months	3 months
	SFI10211	Certificate I in Fishing Operations	12 months	1 month
# Commercial Fisher (Wild	SFI20211	Certificate II in Fishing Operations	18 months	1 month
Catch)	SFI30211	Certificate III in Fishing Operations	24 months	2 months
	SFI40211	Certificate IV in Fishing Operations	36 months	3 months

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Commercial Fisher (Wild Catch)	SFI50211	Diploma of Fishing Operations	48 months	3 months
# Environmental Officer	SFI30311	Certificate III in Seafood Industry (Environmental Management Support)	24 months	2 months
# Environmental Manager	SFI40311	Certificate IV in Seafood Industry (Environmental Management)	36 months	3 months
	SFI20411	Certificate II in Fisheries Compliance Support	18 months	1 month
	SFI30411	Certificate III in Fisheries Compliance	18 months	1 month
# Fisheries Compliance Officer	SFI40411	Certificate IV in Fisheries Compliance	36 months	3 months
	SFI50411	Diploma of Fisheries Compliance	36 months	3 months
	SFI10511	Certificate I in Seafood Processing	12 months	1 month
	SFI20511	Certificate II in Seafood Processing	18 months	1 month
	SFI20611	Certificate II in Seafood Industry (Sales and Distribution)	18 months	1 month
	SFI30511	Certificate III in Seafood Processing	24 months	2 months
# Process Worker (Seafood Handling)	SFI30611	Certificate III in Seafood Industry (Sales and Distribution)	24 months	2 months
	SFI40511	Certificate IV in Seafood Processing	24 months	2 months
	SFI40611	Certificate IV in Seafood Industry (Sales and Distribution)	24 months	2 months
	SFI50511	Diploma of Seafood Processing	48 months	3 months

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation Adelaide, 12 July 2012

WATER MAINS LAID

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

ADELAIDE WATER DISTRICT

CITY OF MARION Diagonal Road, Glengowrie. p24 Hardy Avenue, Glengowrie. p24 In and across Russell Terrace, Edwardstown. p36 Norma Avenue, Edwardstown. p36

CITY OF MITCHAM In and across Shelter Row, Craigburn Farm. p14 Easements in allotment piece 614 in LTRO DP 88698, Shelter Row, Craigburn Farm. p14 Fergusson Avenue, Craigburn Farm. p14

DISTRICT COUNCIL OF MOUNT BARKER Across Donald Street, Dawesley. p35 Bower Street, Dawesley. p35

CITY OF ONKAPARINGA Farrow Circuit, Seaford. p1 and 2 Taylors Avenue, Morphett Vale. p22 Kathleen Street, Morphett Vale. p22 Taylors Avenue, Morphett Vale. p23 Nigel Lane, Hackham. p34 Easement in lot 35 in LTRO FP 153021, Penneys Hill Road, Hackham. p34

CITY OF PLAYFORD Kingate Boulevard, Blakeview. p12 In and across Bentley Road, Blakeview. p12 and 13 Springvale Drive, Blakeview. p12

CITY OF PORT ADELAIDE ENFIELD In and across Rochester Street, Northgate. p15 and 16 Carrington Lane, Northgate. p15 and 16 Across and in Cooper Street, Northgate. p15 and 16

CITY OF SALISBURY Antarlo Road, Ingle Farm. p38

TOWN OF WALKERVILLE In and across Fuller Street, Walkerville. p37 Belt Street, Walkerville. p37

BEETALOO COUNTRY LANDS WATER DISTRICT

DISTRICT COUNCIL OF THE COPPER COAST In and across Goldsworthy Road, Port Hughes. p5, 8 and 11 In and across Retallick Road, Port Hughes. p9-11

CLAYTON BAY WATER DISTRICT

ALEXANDRINA COUNCIL Webers Way, Clayton Bay. p26 Across and in Terry Way, Clayton Bay. p26 Terry Way, Clayton Bay. p27 Easement in lot 201 in LTRO DP 72971, Terry Way, Clayton Bay. p27

THE TOWNSHIP OF FREELING WATER DISTRICT

LIGHT REGIONAL COUNCIL Stephenson Street, Freeling. p4

GOOLWA WATER DISTRICT

ALEXANDRINA COUNCIL Goode Street, Goolwa. p33

KAPUNDA WATER DISTRICT

LIGHT REGIONAL COUNCIL Maxwell Street, Kapunda. p3 Kapunda Street, Kapunda. p3

MANNUM WATER DISTRICT

MID MURRAY COUNCIL Across and in Belvedere Road, Mannum. p17-20 In and across Marina Way, Mannum. p17 and 20 Easements in lot 804 in LTRO DP 88005, Rosella Rise, Mannum. p17, 20 and 21 In and across Rosella Drive, Mannum. p17 and 21 Spoonbill Court, Mannum. p17 and 21 Honeyeater Drive, Mannum. p17 and 21 Grebe Court, Mannum. p17 and 21

MANNUM-ADELAIDE COUNTRY LANDS WATER DISTRICT

MID MURRAY COUNCIL Belvedere Road, Mannum. p17-19

MOUNT GAMBIER WATER DISTRICT

CITY OF MOUNT GAMBIER Pinaceae Court, Mount Gambier. p32

MURRAY BRIDGE WATER DISTRICT

THE RURAL CITY OF MURRAY BRIDGE Burdekin Avenue, Murray Bridge. p25

PORT HUGHES WATER DISTRICT

DISTRICT COUNCIL OF THE COPPER COAST Easement in reserve (lot 3039 in LTRO DP 82219), Bunker Court, Port Hughes. p5 Bunker Court, Port Hughes. p5 and 6 In and across St Andrews Drive, Port Hughes. p5-7 Easement in lot 3049 in LTRO DP 84681, St Andrews Drive, Port Hughes. p7 Easements in lot 3018 in LTRO DP 82205, Manoora Way, Port Hughes. p6

WATER MAINS ABANDONED

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

ADELAIDE WATER DISTRICT

CITY OF MARION Diagonal Road, Glengowrie. p24 Hardy Avenue, Glengowrie. p24 In and across Russell Terrace, Edwardstown. p36 Norma Avenue, Edwardstown. p36

CITY OF MITCHAM Across Shelter Row, Craigburn Farm. p14

CITY OF ONKAPARINGA

Taylors Avenue, Morphett Vale. p22 Kathleen Street, Morphett Vale. p22 Taylors Avenue, Morphett Vale. p23

CITY OF PLAYFORD Springvale Drive, Blakeview. p12

CITY OF SALISBURY Antarlo Road, Ingle Farm. p38

TOWN OF WALKERVILLE In and across Fuller Street, Walkerville. p37 Belt Street, Walkerville. p37

CLAYTON BAY WATER DISTRICT

ALEXANDRINA COUNCIL Webers Way, Clayton Bay. p26

MURRAY BRIDGE WATER DISTRICT

THE RURAL CITY OF MURRAY BRIDGE Burdekin Avenue, Murray Bridge. p25

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CAMPBELLTOWN CITY COUNCIL Across Windsor Avenue, Magill. FB 1219 p9 Blyth Street, Magill. FB 1219 p9

LIGHT REGIONAL COUNCIL Easement in lot 12 in LTRO DP 46321, Kingfisher Drive, Hewett. FB 1220 p5

CITY OF MITCHAM Shelter Row, Craigburn Farm. FB 1220 p9-11 Easements in lot 811 and allotment piece 614 in LTRO DP 88698, Shelter Row and lot 801 in LTRO DP 88698, Fergusson Avenue, Craigburn Farm. FB 1220 p9-11

CITY OF ONKAPARINGA Easement in lot 35 in LTRO FP 153021, Penneys Hill Road, Hackham. FB 1218 p60 Farrow Circuit, Seaford. FB 1220 p1-4

CITY OF PLAYFORD Easement in Common Property in LTRO Community Plan 21841, Elizabeth Way and lot 2 in LTRO DP 60933, Philip Highway, Elizabeth. FB 1219 p4

CITY OF PORT ADELAIDE ENFIELD Jenkins Street, Rosewater. FB 1219 p8 Easement in section 683, hundred of Port Adelaide, Cormack Road, Wingfield. FB 1219 p10 Across and in Cormack Road, Wingfield. FB 1219 p10 In and across Rochester Street, Northgate. FB 1220 p6-8 Carrington Lane, Northgate. FB 1220 p6-8 Across and in Cooper Street, Northgate. FB 1220 p6-8

CITY OF SALISBURY Waterloo Corner Road, Salisbury North. FB 1219 p7

CITY OF TEA TREE GULLY

Thornton Drive, Greenwith. FB 1219 p5 and 6 Gray Court, Greenwith. FB 1219 p5

MANNUM COUNTRY DRAINAGE AREA

MID MURRAY COUNCIL Sewerage land (lot 900 in LTRO DP 88005), Belvedere Road, Mannum. FB 1220 p12, 13, 19, 21 and 22 Easements in lot 804 in LTRO DP 88005, Rosella Rise, Mannum. FB 1220 p12-15 and 22-24 Across and in Marina Way, Mannum. FB 1220 p12, 13, 22 and 23 In and across Rosella Rise, Mannum. FB 1220 p12, 13, 22 and 23 In and across Rosella Rise, Mannum. FB 1220 p12-15 and 22-25 Easement in lots 175 and 174 in LTRO DP 88005, Honeyeater Drive, Mannum. FB 1220 p12, 14 and 23 Easement in lots 260-262 in LTRO DP 88005, Rosella Rise, Mannum. FB 1220 p12, 14 and 23 Grebe Court, Mannum. FB 1220 p12-14 and 23 Easement in lot 181 in LTRO DP 88005, Rosella Rise, Mannum. FB 1220 p12, 14 and 23 Sewerage land (lot 901 in LTRO DP 88005), Marina Way, Mannum. FB 1220 p12, 15, 20, 21 and 24 Easement in lot 391 in LTRO DP 88005, Honeyeater Drive, Mannum. FB 1220 p12, 15 and 24 Easements in lots 308-311 in LTRO DP 88005, Rosella Rise, Mannum. FB 1220 p12, 15 and 25 Spoonbill Court, Mannum. FB 1220 p12, 15 and 25

MOUNT GAMBIER COUNTRY DRAINAGE AREA

CITY OF MOUNT GAMBIER Pinaceae Court, Mount Gambier. FB 1175 p12

SEWERS ABANDONED

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

ADELAIDE DRAINAGE AREA

CITY OF MARION Across York Street, Somerton Park. FB 1219 p11 Easement in lot 1 in LTRO DP 85666, York Street, Somerton Park. FB 1219 p11

SEWERS LAID

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

MANNUM COUNTRY DRAINAGE AREA

MID MURRAY COUNCIL

Sewerage land (lot 900 in LTRO DP 88005), Belvedere Road, Mannum – 180 mm PE100 pumping main. FB 1220 p12, 13, 19, 21 and 26

Easements in lot 804 in LTRO DP 88005, Rosella Rise, Mannum - 180 mm and 140 mm PE100 pumping main. FB 1220 p12-18, 20, 21 and 26-28

Sewerage land (lot 901 in LTRO DP 88005), Marina Way, Mannum – 140 mm PE100 pumping main. FB 1220 p12, 15, 20, 21 and 27

OUTSIDE MANNUM COUNTRY DRAINAGE AREA

MID MURRAY COUNCIL

Sewerage land (section 770, hundred of Finniss), River Lane, Mannum – 180 mm PE100 pumping main. FB 1220 p12, 18, 26 and 27 $\,$

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

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2012

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Agents, Ceasing to Act as	47.00
Associations:	
Incorporation	23.80
Intention of Incorporation	59.00
Transfer of Properties	59.00
Attorney, Appointment of	47.00
Bailiff's Sale	59.00
Cemetery Curator Appointed	34.75
Companies:	47.00
Alteration to Constitution	47.00
Capital, Increase or Decrease of	59.00
Ceasing to Carry on Business	34.75
Declaration of Dividend	34.75
Incorporation	47.00
Lost Share Certificates:	
First Name	34.75
Each Subsequent Name	12.00
Meeting Final.	39.25
Meeting Final Regarding Liquidator's Report on	
Conduct of Winding Up (equivalent to 'Final	
Meeting')	
First Name	47.00
Each Subsequent Name	12.00
Notices:	12.00
Call	59.00
Change of Name	
Change of Name	23.80
Creditors	47.00
Creditors Compromise of Arrangement	47.00
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pany be wound up voluntarily and that a liquidator	
be appointed') Release of Liquidator—Application—Large Ad	59.00
Release of Liquidator—Application—Large Ad	93.50
	59.00
Receiver and Manager Appointed	54.00
Receiver and Manager Ceasing to Act	47.00
Restored Name	44.00
Petition to Supreme Court for Winding Up	81.50
Summons in Action	69.50
Order of Supreme Court for Winding Up Action	47.00
Register of Interests—Section 84 (1) Exempt	105.00
Removal of Office	23.80
Proof of Debts	47.00
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Sales of Shales and Fortenule	47.00
Estates:	
Assigned	34.75
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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
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Firms: Ceasing to Carry on Business (each insertion) Discontinuance Place of Business	31.25 31.25
Land—Real Property Act: Intention to Sell, Notice of Lost Certificate of Title Notices Cancellation, Notice of (Strata Plan)	59.00
Mortgages: Caveat Lodgement Discharge of Foreclosures Transfer of Sublet	23.80 24.90 23.80 23.80 12.00
Leases—Application for Transfer (2 insertions) each	12.00
Lost Treasury Receipts (3 insertions) each	34.75
Licensing	69.50
Municipal or District Councils: Annual Financial Statement—Forms 1 and 2 Electricity Supply—Forms 19 and 20 Default in Payment of Rates: First Name	
Each Subsequent Name	12.00
Noxious Trade	34.75
Partnership, Dissolution of	34.75
Petitions (small)	23.80
Registered Building Societies (from Registrar-General) Register of Unclaimed Moneys—First Name Each Subsequent Name	23.80 34.75 12.00
Registers of Members—Three pages and over: Rate per page (in 8pt) Rate per page (in 6pt)	299.00 395.00
Sale of Land by Public Auction	59.50
Advertisements ¼ page advertisement ½ page advertisement Full page advertisement	139.00 279.00
Advertisements, other than those listed are charged at \$3 column line, tabular one-third extra.	8.30 per
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MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2012

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	20.00	769-784	60.00	59.00
289-304	23.00 24.10	22.60	785-800	61.00	60.00
305-320	25.50	22.00	801-816	62.50	60.50
321-336	26.50	25.10	817-832	63.50	62.50
337-352		26.25	833-848	65.00	63.50
353-368	$27.90 \\ 28.75$	20.23	849-864	66.00	64.50
	30.25		865-880		
369-384		28.75		67.50	66.00
385-400	31.50	30.00	881-896	68.00	66.50
401-416	32.75 34.00	31.00	897-912	69.50 70.00	68.00
417-432		32.50	913-928	70.00	69.50 70.00
433-448	35.00	33.75	929-944	71.50	70.00
449-464	36.00	34.50	945-960	72.50	71.00
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South Australia

Statutes Amendment (Criminal Intelligence) Act (Commencement) Proclamation 2012

1—Short title

This proclamation may be cited as the *Statutes Amendment (Criminal Intelligence) Act (Commencement) Proclamation 2012.*

2—Commencement of Act

The *Statutes Amendment (Criminal Intelligence)* Act 2012 (No 19 of 2012) will come into operation on 12 July 2012.

Made by the Governor

with the advice and consent of the Executive Council on 12 July 2012

AGO0210/10CS

South Australia

Development (Riverbank Footbridge) Variation Regulations 2012

under the Development Act 1993

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Development Regulations* 2008

4 Variation of Schedule 1A—Development that does not require development plan consent 16 Riverbank footbridge

Part 1—Preliminary

1—Short title

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

2—Commencement

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

3—Variation provisions

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

Part 2—Variation of Development Regulations 2008

4—Variation of Schedule 1A—Development that does not require development plan consent

Schedule 1A-after clause 15 insert:

16—Riverbank footbridge

The construction of a bridge over the River Torrens, and any excavation, filling or other works incidental to such construction, for use by pedestrians connecting the Institutional (Riverbank) Zone with land in the Park Lands Zone of the Corporation of the City of Adelaide that falls in, or within 500 metres of, the Adelaide Oval Core Area within the meaning of the *Adelaide Oval Redevelopment and Management Act 2011*.

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 12 July 2012

No 173 of 2012

PLN0078/12CS

South Australia

Petroleum and Geothermal Energy (Fees No 2) Variation Regulations 2012

under the Petroleum and Geothermal Energy Act 2000

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Petroleum and Geothermal Energy Regulations 2000

4 Variation of Schedule 1—Fees

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Petroleum and Geothermal Energy (Fees No 2)* 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 Petroleum and Geothermal Energy Regulations 2000

4—Variation of Schedule 1—Fees

14

Retention licence-

Schedule 1, items 14, 15, 16 and 17—delete the items and substitute:

(a)	in relation to a petroleum retention licence	\$3 267.00 or \$572.00 per km ² of the total licence area, whichever is the greater
(b)	in relation to a geothermal retention licence or a gas storage retention licence	\$3 267.00 or \$142.00 per km ² of the total licence area, whichever is the greater

15 Production licence—

	(a)	in relation to a petroleum production licence	\$3 267.00 or \$600.00 per km ² of the total licence area, whichever is the greater
	(b)	in relation to a geothermal production licence or a gas storage licence	\$3 267.00 or \$142.00 per km ² of the total licence area, whichever is the greater
16	Pipeline licence		\$3 267.00 or \$329.00 per km, whichever is the greater
17	Associat	ed activities licence—	
	(a)	in relation to a licence to which section 57(1)(a) of the Act applies	\$3 267.00 or \$1 745.00 per km ² of the total licence area, whichever is the greater
	(b)	in relation to a licence to which section 57(1)(b) of the Act applies	\$3 267.00

Note—

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

Made by the Governor

with the advice and consent of the Executive Council on 12 July 2012

No 174 of 2012

South Australia

Southern State Superannuation (Additional Income Protection for Police Officers) Variation Regulations 2012

under the Southern State Superannuation Act 2009

Contents

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- 5 Variation of regulation 4—Police members
- 6 Variation of regulation 9—Membership
- 7 Variation of regulation 13—Salary sacrifice by members of Police Superannuation Scheme
- 8 Variation of regulation 15—Members to whom section 21 does not apply
- 9 Variation of regulation 17—Contributions (section 20 of Act)
- 10 Variation of regulation 28—Basic invalidity/death insurance
- 11 Variation of regulation 30—Application for voluntary invalidity/death insurance
- 12 Variation of regulation 38—Persons not entitled to disability pension
- 13 Insertion of Part 3 Division 2 Subdivision 4A

Subdivision 4A—Special disability pension for police officers

38A	Police disability pension
38B	Members of Police Superannuation Scheme
200	Administrative shares and raimhursement of Eur

- 38C Administrative charges and reimbursement of Fund
- 14 Insertion of regulation 56A
 - 56A Rollover of certain components
- 15 Variation of regulation 78—Information to be given to certain members

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Southern State Superannuation* (Additional Income Protection for Police Officers) Variation Regulations 2012.

2—Commencement

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

[12 July 2012

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 Southern State Superannuation Regulations 2009

4—Variation of regulation 3—Interpretation

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

police disability pension—see regulation 38A;

5—Variation of regulation 4—Police members

Regulation 4—delete "regulation 9(5)" and substitute:

regulation 9(5), (5b)

6—Variation of regulation 9—Membership

- (1) Regulation 9—after subregulation (5a) insert:
 - (5b) If a contributor to the Police Superannuation Scheme who is not a member of the Triple S scheme applies for a police disability pension, the contributor becomes a member of the Triple S scheme if and when the application is accepted.
- (2) Regulation 9(8)(g)—delete paragraph (g) and substitute:
 - (g) those persons whose names appear in Schedule 1 of the *Superannuation* (*Lyell McEwin Employees*) *Regulations 2009*;
- (3) Regulation 9—after subregulation (8) insert:
 - (9) If a person who is a member of a scheme of superannuation other than the Triple S scheme becomes a member of the Triple S scheme by virtue of this regulation, the person's membership of the other scheme is not affected by his or her membership of the Triple S scheme (except to the extent (if any) prescribed pursuant to section 30(6) of the Act).

7—Variation of regulation 13—Salary sacrifice by members of Police Superannuation Scheme

Regulation 13(3)—after paragraph (b) insert:

and

(c) subject to regulation 38A, a police disability pension in the circumstances set out in that regulation.

8—Variation of regulation 15—Members to whom section 21 does not apply

Regulation 15—delete "regulation 9(5a)" and substitute:

regulation 9(5a), (5b)

9—Variation of regulation 17—Contributions (section 20 of Act)

Regulation 17(2)—after "(5a)," insert:

(5b),

10—Variation of regulation 28—Basic invalidity/death insurance

Regulation 28(2)(a)—after "(5a)," insert:

(5b),

11—Variation of regulation 30—Application for voluntary invalidity/death insurance

Regulation 30(4)—after "(3)," insert:

(5b),

12—Variation of regulation 38—Persons not entitled to disability pension

Regulation 38(b)—after "(5a)," insert:

(5b),

13—Insertion of Part 3 Division 2 Subdivision 4A

Part 3 Division 2-after Subdivision 4 insert:

Subdivision 4A—Special disability pension for police officers

38A—Police disability pension

- Pursuant to section 22(1) of the Act, but subject to this regulation, a police officer is entitled to a pension under this regulation (a *police disability pension*) if—
 - (a) the officer is temporarily or permanently incapacitated for work as a result of a physical or psychological injury sustained when he or she was on duty or lawfully exercising the powers of a police officer; and
 - (b) the injury—
 - (i) resulted from conduct directed at the officer that constitutes a criminal offence; or
 - (ii) occurred as a direct and immediate result of conduct that constitutes a criminal offence in the course of the officer's involvement in police operations directed at the investigation of criminal conduct, or conduct that appears to be criminal; or
 - (iii) occurred as a direct and immediate result of conduct that constitutes a criminal offence by a person who has been apprehended or who the officer is attempting to apprehend.

- (2) A police disability pension—
 - (a) is payable to a member only in relation to any period during which the member is entitled to weekly payments of workers compensation under the *Workers Rehabilitation and Compensation Act 1986* of an amount that is less than the member's notional weekly earnings under that Act; and
 - (b) is not payable to a member if the member was, at the time of sustaining the injury, engaged in—
 - (i) conduct constituting a criminal offence; or
 - (ii) conduct constituting a breach of a provision of the Code of Conduct established under Part 6 of the *Police Act 1998* concerning corrupt, improper or discreditable behaviour,

unless the Board is of the opinion that the conduct does not amount to serious misconduct; and

- (c) cannot be paid for a continuous period of more than 24 months; and
- (d) cannot be paid in respect of the same incapacity for an aggregate period of more than 24 months in any 1 period of 48 months.
- (3) For the purposes of subregulation (2)(b)—
 - (a) a person will be regarded as having been engaged in conduct constituting a criminal offence only if he or she is found guilty of the offence under a law of this State, the Commonwealth or another State or a Territory of the Commonwealth; and
 - (b) a person will be regarded as having been engaged in conduct constituting a breach of the Code of Conduct only if he or she is charged with the breach and—
 - (i) admits the breach in accordance with the *Police Act 1998*; or
 - (ii) is found guilty of the breach in proceedings before the Police Disciplinary Tribunal.
- (4) The Board may authorise the payment of a police disability pension to a police officer despite the fact that no person has been prosecuted for, or found guilty of, any offence constituted by the conduct that resulted in the officer's injury.
- (5) The amount of the police disability pension payable to a member in a particular period will be the difference between the amount of the weekly payments of workers compensation to which the member is entitled for that period and the member's notional weekly earnings for that period under the *Workers Rehabilitation and Compensation Act 1986*.

- (6) A person in receipt of a police disability pension whose employment terminates ceases to be entitled to the pension from the day immediately following the day on which the employment terminates or is taken to have been terminated.
- (7) If the Board is satisfied that a member in receipt of a police disability pension—
 - (a) is not making a reasonable effort to return to work that the member has the capacity to perform; or
 - (b) has unreasonably failed to cooperate with the Board; or
 - (c) has acted dishonestly or otherwise in bad faith in his or her dealings with the Board,

the Board may discontinue the pension (but the Board must first give the member written notice, at least 21 days before the discontinuance takes effect, of its decision to discontinue the pension).

- (8) A person is not entitled to receive a police disability pension while the person is in receipt of a disability pension under regulation 36 or section 30 of the *Police Superannuation Act 1990*.
- (9) If a person who is receiving or has received a police disability pension is paid compensation or damages from another source for the loss of income to which the pension relates (other than under the *Workers Rehabilitation and Compensation Act 1986*)—
 - (a) the Board may, if payment of the pension has not already ceased, discontinue the pension; and
 - (b) the Treasurer may recover from the person, as a debt, the amount of the pension paid to the person (but may not recover more than the amount of compensation or damages paid to the person from the other source).
- (10) A police disability pension may not be paid in relation to an injury sustained on or after the day falling 5 years after the commencement of this regulation.

38B—Members of Police Superannuation Scheme

A person who is a member of the scheme solely by virtue of being entitled to a police disability pension is not entitled to make contributions under section 20(1)(a) of the Act and is not entitled to any other benefits under the Act or these regulations in his or her capacity as a member under regulation 9(5b).

38C—Administrative charges and reimbursement of Fund

- (1) The Board may fix administrative charges payable by South Australia Police in respect of the administration by the Board of this Subdivision.
- (2) An amount equivalent to any payment made to a police officer in accordance with this Subdivision is to be paid by South Australia Police to the Treasurer.

[12 July 2012

- (3) The Treasurer is to pay an amount equivalent to any amount—
 - (a) received from South Australia Police under subregulation (1) or
 (2); or
 - (b) recovered from a person under regulation 38A(9),

into the Fund.

14—Insertion of regulation 56A

After regulation 56 insert:

56A—Rollover of certain components

If contributions are no longer being paid into an account maintained by the Board in the name of a person—

- (a) who is a member of the scheme solely by virtue of being—
 - (i) a member of a Board or Committee that is an agency or instrumentality of the Crown; or
 - (ii) employed under a contract under which he or she is entitled to determine where the superannuation contributions payable by the employer in relation to him or her under the Commonwealth Act are to be made; or

(b) who-

- (i) is employed by an employer with which the Board has entered into an arrangement under section 6 of the Act; and
- (ii) was a member of the Triple S scheme before commencing that employment,

the person may elect to carry the amount standing to the credit of the account over to some other superannuation fund or scheme approved by the Board.

15—Variation of regulation 78—Information to be given to certain members

Regulation 78(2)—after "regulation 9(5)" insert:

, (5a), (5b)

Note—

As required by section 30(8)(f) of the *Southern State Superannuation Act 2009*, the Minister has certified that the Minister is satisfied that it is necessary or appropriate that these regulations come into operation as set out in these regulations.

Made by the Governor

with the approval of the Treasurer and following consultation by the Minister for Finance with the South Australian Superannuation Board and with the advice and consent of the Executive Council on 12 July 2012

No 175 of 2012

T&F11/062CS

South Australia

Liquor Licensing (Dry Areas—Long Term) Variation Regulations 2012

under the Liquor Licensing Act 1997

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of Liquor Licensing (Dry Areas—Long Term) Regulations 1997

4 Variation of Schedule 1—Long term dry areas

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Liquor Licensing (Dry Areas—Long Term) 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 Liquor Licensing (Dry Areas—Long Term) Regulations 1997

4—Variation of Schedule 1—Long term dry areas

Schedule 1, item headed "Wattle Park—Area 1", column headed "Period"—delete "30 April 2012" and substitute:

12 July 2017

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 12 July 2012

No 176 of 2012

MLI0017/12CS

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CITY OF ADELAIDE

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Council of the Corporation of the City of Adelaide at its meeting held on 26 June 2012 and for the year ending 30 June 2013:

1. Adopted for rating purposes the valuations prepared by Valuers employed or engaged by the Council of annual values applicable to land within the Council area totalling \$820 883 350 of which \$665 094 350 is for rateable land.

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

- 2.1 0.11847 rate in the dollar for all rateable land with a residential land use, and
- 2.2 0.13702 rate in the dollar for all other rateable land in the Council area.

3. Declared, pursuant to Section 153 (3) of the Local Government Act 1999, to fix a maximum increase for all residential owner occupied property that meets the required principal place of residence requirements. This fixed limit will ensure the total rates impact of any qualifying property is no greater than a maximum of 7.5%. Residential property with significant rates increases as a result of property development, change in use, or significant enhancement will not be eligible for a rates increase limited to 7.5%.

4. Declared a separate rate of 0.001855 rate in the dollar on all rateable land in the Council area to recover the amount of \$1 165 032 payable to the Adelaide and Mount Lofty Ranges Natural Resource Management Board.

5. Declared a separate rate of 0.0393 rate in the dollar (the Rundle Mall Differential Separate Rate) on all rateable land except that with a residential land use within the 'Rundle Mall Area' (as defined) for the purposes of marketing and managing the said Area, and providing contribution to the implementation of the Rundle Mall Master Plan.

P. SMITH, Chief Executive Officer

CITY OF CHARLES STURT

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 25 June 2012, the Council for the financial year ending 30 June 2013:

1. Adopted the most recent valuations of the Valuer-General available to the Council of the Capital Value of land within the Council's area, totalling \$24 548 762 620 (of which \$23 403 224 600 is for rating purposes).

2. Declared differential general rates as follows:

- (a) 0.261036 cents in the dollar on rateable land of Category 1;
- (b) 0.79393 cents in the dollar on rateable land of Categories 2, 3 and 4;
- (c) 0.9438021 cents in the dollar on rateable land of Categories 5 and 6;
- (d) 0.7034686 cents in the dollar on rateable land of Category 7;
- (e) 0.8053 cents in the dollar on rateable land of Category 8; and
- (f) 0.4453409 cents in the dollar on rateable land of Category 9.

3. Declared a minimum amount payable by way of general rates of \$920.

4. Declared a separate rate of \$0.00908463 cents in the dollar on all rateable land in the Council area in respect of the Adelaide and Mount Lofty Ranges Northern Resources Management Levy.

M. WITHERS, Chief Executive

CITY OF CHARLES STURT

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure, Portion of Esplanade, Henley Beach

NOTICE is hereby given pursuant to Section 10 of the said Act, that Council proposes to make a Road Process Order to close and vest in the Crown, the strip of Esplanade (approximately 2.3 m wide) adjoining the Henley Surf Life Saving Club, more particularly delineated as 'A' on Preliminary Plan No. 12/0020.

A copy of the plan and statement of persons affected are available for public inspection at Council's office, 72 Woodville Road, Woodville and the office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

Any application for easement or objections must be made in writing within 28 days from 12 July 2012, to the Council, P.O. Box 1, Woodville, S.A. 5011 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001, setting out full details.

Where a submission is made, Council will give notification of a meeting to deal with the matter.

M. WITHERS, Chief Executive Officer

CITY OF MOUNT GAMBIER

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting of the Council of the City of Mount Gambier held on Tuesday, 3 July 2012, the Council resolved for the 2012-2013 financial year:

Adoption of Capital Valuations

Pursuant to Section 167 (2) (*a*) of Local Government Act 1999, adopt for rating purposes the Valuer-General's most recent valuations of the Capital Values applicable to land within the area of the Council, totalling \$3 316 162 540 and that the date of adoption of the valuations is 3 July 2012.

Declaration of Rates

Pursuant to Sections 152 (1) (c), 153 (1) (b) and 156 (1) (a) of the Local Government Act 1999 and in order to raise rates in the amount of 15450000 declared differential general rates for rateable land within the Council area as follows:

- (1) 0.19945 of a cent per dollar of assessed capital value on rateable land of Category 1 (Residential) use;
- (2) 0.5385 of a cent per dollar of assessed capital value on rateable land of Category 2 (Commercial—Shop) use;
- 0.5385 of a cent per dollar of assessed capital value on rateable land of Category 3 (Commercial—Office) use;
- (4) 0.5385 of a cent per dollar of assessed capital value on rateable land of Category 4 (Commercial—Other) use;
- (5) 0.5385 of a cent per dollar of assessed capital value on rateable land of Category 5 (Industry—Light) use;
- (6) 0.5385 of a cent per dollar of assessed capital value on rateable land of Category 6 (Industry—Other) use;
- (7) 0.19945 of a cent per dollar of assessed capital value on rateable land of Category 7 (Primary Production) use;
- (8) 0.5385 of a cent per dollar of assessed capital value on rateable land of Category 8 (Vacant Land) use; and
- (9) 0.19945 of a cent per dollar of assessed capital value on rateable land of Category 9 (Other) use.

Declaration of a Fixed Charge

Pursuant to Section 152 (1) of the Local Government Act 1999, declared a fixed charge on rateable land within the Council area in the sum of \$516.40.

Declaration of Separate Rate

In exercise of the powers contained in Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999 and in order to reimburse to the Council the amount contributed to the South East Natural Resources Management Board being a net \$533 000 declared a separate rate of \$39.80 per assessment based on a fixed charge of the same amount on all rateable land in the Councils area and in the area of the said Board.

Dated 5 July 2012.

M. MCSHANE, Chief Executive Officer

3125

RURAL CITY OF MURRAY BRIDGE

Appointment

NOTICE is hereby given that pursuant to Council Resolution 148.2 of 2 July 2012, the Public Officer of the Rural City of Murray Bridge Development Assessment Panel is Cherry Getsom, Acting Manager of Development, Planning & Assessment for the Rural City of Murray Bridge.

Contact details are: P.O. Box 421, Murray Bridge, S.A. 5253 Telephone: (08) 8539 1100

P. BOND, Chief Executive Officer

CITY OF NORWOOD PAYNEHAM & ST PETERS

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the Council of the Corporation of the City of Norwood Payneham & St Peters, at a meeting held on 2 July 2012 and for the 2012-2013 financial year:

- adopted, for rating purposes and effective from 1 July 2012, the Valuer-General's valuation of capital values in the Council area totalling \$10 923 124 860;
- (2) declared differential general rates on rateable land within its area as follows:
 - for residential land use, 0.24589 cents in the dollar on the capital value of the land subject to the rate; and
 - for Commercial (Shop), Commercial (Office), Commercial (Other), Industrial (Light), Industrial (Other), Primary Production, Vacant Land and Other land uses, 0.29507 cents in the dollar on the capital value of the land subject to the rate;
- (3) fixed a minimum amount payable by way of general rates of \$822 in respect of all rateable land within its area;
- (4) declared a separate rate of 0.00912 cents in the dollar on the capital value of rateable land in its area within the area of the Adelaide and Mount Lofty Ranges Natural Resources Management Board to recover the levy payable to the Board; and
- (5) declared a differential separate rate of 0.0478 cents in the dollar on the capital value of all land classified as Category 2 (Commercial Shop), Category 3 (Commercial Office), Category 4 (Commercial Other) and Category 5 (Industrial Light) within the area defined to constitute the 'Parade Precinct' for these purposes.

M. BARONE, Chief Executive Officer

CITY OF PROSPECT

DEVELOPMENT ACT 1993 Alteration to Off Street Car Parking Fund

NOTICE is hereby given that, pursuant to Section 50A of the Development Act 1993, the City of Prospect has, with the approval of the Minister for Planning, amended the designated area to which the Off Street Car Parking Fund applies.

The fund will apply in the following zones designated in the Prospect (City) Development Plan (Consolidated 19 January 2012):

Commercial Zone	Maps Pr/3, 4, 5, 6 and 7
District Centre Zone	Map Pr/4
Mixed Use Zone	Maps Pr/4, 6 and 7
Mixed Use (Churchill Road) Zone	Map Pr/3
Mixed Use (Islington) Zone	Map Pr/3
Neighbourhood Centre Zone	Maps Pr/3, 5, 6 and 7
M. GOLDSTON	NE, Chief Executive Officer

CITY OF PROSPECT

Resignation of Councillor

NOTICE is hereby given in accordance with Section 54 (6) of the Local Government Act 1999, that a vacancy has occurred in the office of Area Councillor, due to the resignation of Councillor Matthew Mitchell, to take effect from Tuesday, 17 July 2012.

M. GOLDSTONE, Chief Executive Officer

CITY OF PROSPECT

Close of Roll for Supplementary Election

DUE to the resignation of a member of the Council, a supplementary election will be necessary to fill the vacancy of Area Councillor.

The voters roll for this supplementary election will close at 5 p.m. on Tuesday, 31 July 2012.

You are entitled to vote in the election if you are on the State electoral roll. If you have recently turned 18 or changed your residential or postal address you must complete an electoral enrolment form, available from post offices or online at www.ecsa.sa.gov.au.

If you are not eligible to enrol on the State electoral roll you may still be entitled to enrol to vote if you own or occupy a property. Contact the Council to find out how.

Nominations to fill the vacancy will open on Thursday, 23 August 2012 and will be received until 12 noon on Thursday, 6 September 2012.

The election will be conducted entirely by post with the return of ballot material to reach the Returning Officer no later than 12 noon on Monday, 8 October 2012.

K. MOUSLEY, Returning Officer

CITY OF SALISBURY

ROADS (OPENING AND CLOSING) ACT 1991

Road Closure of Portions of Nangari Road, Marapana Drive and Unmade Portion of Diment Road, Salisbury North

NOTICE is hereby given pursuant to Section 10 of the said Act, that Council proposes to make a Road Process Order to close and retain portion of Nangari Road and a portion of Marapana Drive, Salisbury North described as Allotments 164 and 162 in Deposited Plan 9591 and a portion of unmade Diment Road described as Allotment 155 in Deposited Plan 9594 more particularly delineated as 'A' on Preliminary Plan No. 12/0022.

A copy of the plan and statement of persons affected are available for public inspection at Council's office, 12 James Street, Salisbury and the office of the Surveyor-General, 101 Grenfell Street, Adelaide, during normal office hours.

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

Any submissions must be made in writing within 28 days from 12 July 2012, to the Council, P.O. Box 8, Salisbury, S.A. 5108 and the Surveyor-General, G.P.O. Box 1354, Adelaide, S.A. 5001. Where submissions are made, Council will give notification of a meeting to deal with the matter.

Enquiries may be directed to Tim Starr on 8406 8577 or by email to <u>diment@salisbury.sa.gov.au</u>.

Dated 11 July 2012.

J. HARRY, Chief Executive Officer

CITY OF SALISBURY

Change of Public Hearing Date

NOTICE is hereby given that the Public Hearing for the City of Salisbury Better Development Plan and General Development Plan Amendment, pursuant to Section 25 of the Development Act 1993, has been rescheduled due to the large number of people who wish to be heard.

The Public Hearing was proposed for Monday, 16 July 2012 and has been rescheduled for Monday, 30 July 2012 to commence at 6 p.m. in the Council Chambers, 12 James Street, Salisbury.

J. HARRY, Chief Executive Officer

[12 July 2012

CITY OF VICTOR HARBOR

Assignment of Names for Public Roads

NOTICE is herby given, pursuant to Section 219 of the Local Government Act 1999, that the City of Victor Harbor allocated public road names within the Council area, at the Ordinary Meeting of Council held on Monday, 28 May 2012.

The approved names can be view on maps (reference: 201204-01 and 201204-02 at the City of Victor Harbor office or on www.victor.sa.gov.au.

Listed below are the names for gazettal within the urban area:

Attrill Road Back Valley Road Bambrick Road Baum Road Blockers Road Braeburn Road Cartwright Road Coolawang Road Coolawang Beach Road Coopers Road Coote Road Cressbrook Road Crompton Road Crossman Road Crows Nest Road Dennis Road Depledge Road Dillon Road Dump Road Francis Road Fraser Road Glenbrook Road Glover Road Greenhills Road Halls Creek Road Hammond Road Hancock Road Haskett Road Hindmarsh Falls Road Hindmarsh Tiers Road Hutchinson Road Hutton Road Inman Valley Road Isaacson Road Jagger Road James Track Keen Road Kenny Road Kings Beach Road Kirk Road Leane Road

MacCulloch Road McEwin Road Memory Grove Mont Rosa Road Mount Alma Road Mount Robinson Road Mount Scrub Road Nettles Hill Road Nottle Road Old Back Valley Road Old Coach Road Old Station Road Pambula Road Parsons Road Parsons Beach Road Pearce Road Peeralilla Road Pitkin Road Polwarth Drive Prouse Road Range Road Reservoir Road Rosies Road Sawpit Road Sawpit Gully Road Springmount Road Squires Road Stephens Road Strangways Road Thompson Road Trig Point Road Tugwell Road Victor Harbor Road Virgin Road Waggon Road Waitpinga Road Walford Road Wilkins Road Wilson Hill Road

Listed below are the names for gazettal within the urban area:

Abell Court Abend Road Acacia Road Acraman Street Adamson Street Adare Avenue Adelaide Road Adey Street Africaine Drive Agnes Gillespie Drive Ainslie Roberts Drive Albatross Avenue Albert Place Alexander Street Allen Street Almond Avenue Altman Avenue Anderson Grove Anglesea Road Antrim Street Appaloosa Drive Aquamarine Boulevard Arabian Court Armstrong Road Baaner Court Bacchus Road Baleen Court Balfour Avenue

Kleinig Drive Krill Court Kullaroo Road Lakeside Circuit Lamont Court Lamont Road Langley Road Laurie Avenue Lawson Street Laxton Street Leworthy Street Lincoln Road Lincoln Park Drive Lindsay Street Links Court Lipizzaner Drive Little Burke Street Little Hinkler Street Lord Hobart Crescent MacCulloch Road Malen Avenue Manly Grove Manning Avenue March Avenue Margate Avenue Marlborough Avenue Marlin Terrace Martha Close

Wood Cone Road

Bambrick Road Banksia Lane Bartel Boulevard Barton Court Basham Road Batley Street Battye Road Baudin Road Bay Road Bayview Grove Beaumont Street Bell Court Belmont Avenue Beverley Grove Bilgola Avenue Blue Whale Court Bluff Crescent Bluffview Road Bodman Street Bolger Way Bond Avenue Bondi Street Boucaut Crescent Brand Avenue Breckan Avenue Bridge Court Bridge Terrace Broadway Broderick Terrace Brook Road Buffalo Court Burke Street Butler Rise Cakebread Road Cameron Court Canterbury Road Canton Place Carlyle Street Carolyn Street Cartwright Road Central Drive Chambers Court Chapel Street Charles Street Cherington Road Churchill Road Clair Avenue Clair Crescent Clifton Way Clipper Court Clive Avenue Clydesdale Drive Cobolt Drive Coffee Court Colebatch Road Coleman Avenue Commerce Crescent Connell Street Coogee Grove Coorong Crescent Coral Street Cornhill Road Coromandel Drive Cottesloe Avenue Cowan Avenue Crosby Court Crozier Road Crystal Court Cudmore Road Cutter Circuit Cygnet Court Dalblair Court David Street Davies Street Davoren Court Day Road Dene Avenue Dennis Place Dillon Road Dinan Road Dodson Road Dolphin Avenue Donegal Street

Mary Pelham Court Matthew Flinders Drive Matthews Street Maude Street Mayfield Terrace Mayflower Court McCracken Drive McDonald Street McKinlay Street Mentone Road Meyer Street Michael Street Mill Road Millard Court Miller Court Millewa Terrace Minke Whale Drive Minnamoora Court Mint Drive Missen Avenue Modra Street Mollien Avenue Moonya Avenue Murray Street Nangawooka Track Nanyari Avenue Narinna Avenue Neighbour Street Nevin Avenue Newell Street Newland Street Nicolas Baudin Drive Norfolk Avenue Norma Crescent Nunkeri Avenue Nurton Avenue O'Leary Street Oakham Street Ocean Road Ocean Street Old Road Olive Grove Road Olivebank Crescent Olivers Parade Orca Place Ostend Crescent Oval Road **Oval Park Road** Oxford Avenue Oyster Avenue Ozone Street Pages Road Palm Court Palomino Court Pamir Street Panorama Drive Park Avenue Passatt Street Peace Avenue Pearsons Road Penney Street Peroomba Terrace Pervan Street Petrel Avenue Petrie Street Philip Avenue Pilot Court Pine Avenue Pioneer Way Pit Lane Pollard Court Poltong Crescent Poole Avenue Port Elliot Road Prime Boulevard Railway Terrace Raminjeri Crescent Ramsgate Avenue Rapid Drive Raymor Lane Reid Road Renown Avenue Richardson Road

Dormer Court

Dorset Avenue Down Street Dromana Parade Drummond Circuit Dundalk Avenue Dutton Circuit Dwiar Road Dyson Court Eddy Court Edward Street Edzell Court Edzell Road Elliot Avenue Ellis Avenue Emerald Drive Emma Court Encounter Terrace Endeavour Drive Enterprise Avenue Esplanade Ewen Terrace Eyre Terrace Fairway Drive Fell Street Fernbank Road Ferrier Drive Field Avenue Finniss Road First Avenue Flinders Parade Fluke Court Folkestone Terrace Forrest Street Fountain Avenue Franklin Parade Fuller East Road Fuller West Road Galpin Avenue Gare Court George Street George Main Road Gibson Avenue Giles Street Glassenbury Drive Glen Road Glenbrook Road Glenvale Road Goshawk Court Graham Street Granite Grove Granite Street Granite Island Road Grantley Avenue Greenhills Road Gribble Court Gum Avenue Hans Street Harbour View Terrace Hardy Street Harpoon Avenue Hart Avenue Harvey Avenue Harwood Close Hawke Road Hay Court Hayward Court Hayward Street Heath Street Heggerton Street Henderson Road Henry Street Heysen Parade Hicks Court **Higgins Street** High Street Hill Street Hillview Road Hindmarsh Road Hinkler Street Hodge Avenue

Holder Road

Honeyman Grove

Ridge Avenue Ridgeway Street River Road Riverview Road Riverway Court Robb Street Roland Road Rosemary Court Rosetta Ávenue Rosetta Place Royal Court Rumbelow Street Rupara Avenue Russell Street Rymill Avenue San Remo Court Sandgate Grove Sapphire Way Sarah Court Scarlett Court Schah Court Seacrest Avenue Seagull Avenue Seaview Road Second Avenue Sells Street Seymour Lane Shannon Street Shetland Court Shields Crescent Simpson Avenue Sinclair Street Singh Court Sinkinson Road Smith Street Snug Court Solway Crescent Somers Road Sorrento Parade Southern Right Crescent Sowden Avenue Spring Road Springbett Drive St Kilda Street Stirling Court Stock Road Stockridge Road Stone Hut Circuit Storer Lane Strangways Avenue Strathmore Court Strawberry Hill Road Stuart Street Sturt Street Surrey Avenue Sutherland Avenue Swain Road Swains Crossing Road Sweetman Avenue Tabernacle Road Tam O Shanter Place The Crescent The Drive The Parkway Theisenger Court Thompson Court Thorne Terrace Three Gullies Road Tite Avenue Tjilbruke Drive Tolmer Court Tom Thumb Grove Torrens Lane Torrens Street Trade Court Tregonning Street Tripp Street Truslove Court Tudor Avenue Tugwell Road Twin Figs Court Tyrone Street Valley View Road

Hooghly Court Hope Street Horizon Way Humberstone Avenue Hump Back Road Indigo Way Inman Street Inman Valley Road Innes Avenue Investigator Crescent Isabella Court Island Street Island View Crescent Islander Drive Ives Crescent Jackson Road Jagger Road James Avenue Jasmin Drive Jeffery Drive Jenke Road Jenkins Avenue Jill Court John Pirie Court Jolly Street Jones Way Joy Street Kareena Avenue Kaurna Avenue Kay Court Keithalan Avenue Kent Drive Kerr Grove Ketch Place King Street Kings Beach Road Kingsford Street Kirby Street

Victor Avenue Victor Harbor Road Victoria Street View Road Viking Street Wagenah Avenue Waggon Road Waitpinga Road Walker Street Wallage Court Wanilla Terrace Ware Street Warland Avenue Warne Street Water Reserve Road Waterport Road Watson Road Wattle Drive Wattlebury Road Welch Road Whalers Road Wheaton Court White Close White Crescent Wilkinson Avenue William Street Wills Street Windjammer Court Wishart Crescent Wood Street Woodard Court Woodsmith Crescent Wright Terrace Yalla-doola Road Yandra Terrace Yates Avenue Zilm Court

G. MAXWELL, City Manager

CITY OF VICTOR HARBOR

ROADS (OPENING AND CLOSING) ACT 1991

Road Closing—Jenke Road, Hayborough

NOTICE is hereby given, pursuant to Section 10 of the Roads (Opening and Closing) Act 1991, that the City of Victor Harbor proposes to make a Road Process Order to close portion of Jenke Road and merge with adjoining Allotment comprising Pieces 201 and 202 in Deposited Plan 69290 more particularly delineated and lettered 'A' on Preliminary Plan 12/0023.

A copy of the plan and a statement of persons affected are available for public inspection at the offices of the City of Victor Harbor, 1 Bay Road, Victor Harbor, S.A. 5211 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 City of Victor Harbor, P.O. Box 11, Victor Harbor, S.A. 5211, within 28 days of this notice and a copy must be forwarded to the Surveyor-General at G.P.O. Box 1354, Adelaide, S.A. 5001. Where a submission is made, the Council will give notification of a meeting at which the matter will be considered.

G. MAXWELL, City Manager

CITY OF WEST TORRENS

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Council in exercise of the powers contained in Chapters 8, 9 and 10 of the Local Government Act 1999 and the Natural Resources Management Act 2004:

Adoption of Valuations

1. At a meeting held on 3 July 2012, adopted for rating purposes, for the year ending 30 June 2013, the capital valuations of the Valuer-General of all property within the area, totalling \$13 826 096 580.

Declaration of Rates

- 2. At a meeting held on 3 July 2012:
 - (i) Declared differential general rates in the dollar based on capital values as follows:
 - (a) 0.245109 cents in the dollar on rateable land of category 1 use;
 - (b) 0.548562 cents in the dollar on rateable land of categories 2, 3, 4, 5, 6, 7, 8 and 9 use.
 - (ii) Declared a minimum amount payable by way of general rates on rateable land in its area of \$760.
 - (iii) Declared a separate rate on rateable land within the area of 0.009287 cents in the dollar based on capital values, as a contribution to the Adelaide and Mount Lofty Ranges Natural Resources Management Board.

T. BUSS, Chief Executive Officer

ADELAIDE HILLS COUNCIL

Supplementary Election for Councillor in Onkaparinga Valley Ward

NOMINATIONS to be a candidate for election as a member of Adelaide Hills Council will be received between Thursday, 26 July 2012 and 12 noon on Thursday, 9 August 2012. Candidates must submit a profile of not more than 150 words with their nomination form and may also provide a photograph, predominantly head and shoulders, taken within the previous 12 months.

Nomination kits are available from the Council Office, 28 Onkaparinga Valley Road, Woodside, S.A. 5244.

A briefing session for intending candidates will be held at 6.30 p.m. on Thursday, 19 July 2012 at the Council Chambers, Nairne Road, Woodside, S.A. 5244.

K. MOUSLEY, Returning Officer

ALEXANDRINA COUNCIL

Exemption of Land from Classification as Community Land

NOTICE is hereby given that at its meeting held on 20 February 2012, Alexandrina Council, resolved that the land identified as Allotment 311, Hundred of Strathalbyn in Filed Plan 161874, Certificate of Title volume 5790, folio 86, be excluded from classification as community land, pursuant to Section 193 (4) of the Local Government Act 1999 as it is required for operational purposes.

P. DINNING, Chief Executive

ALEXANDRINA COUNCIL

Exemption of Land from Classification as Community Land

NOTICE is hereby given that at its meeting held on 16 May 2011, Alexandrina Council, resolved that the land identified as Allotments 99, 100 and 101, Hundred of Goolwa in Filed Plan 166894, Certificate of Title volume 5311, folio 906, be excluded from classification as community land, pursuant to Section 193 (4) of the Local Government Act 1999 as it is required for operational purposes.

P. DINNING, Chief Executive

THE BAROSSA COUNCIL

Adoption of Valuation and Declaration of Rates and Charges

NOTICE is hereby given that at its special meeting held on 26 June 2012 and in relation to the 2012-2013 Financial Year, Council, in accordance with Section 167 (2) (*a*) of the Local Government Act 1999, adopts for rating purposes the Valuer-General's valuations of Capital Value in relation to the area of the Council, which specifies that the total of the values that are to apply within the area is \$4 473 747 280 of which \$4 366 869 280 is rateable.

Declaration of Differential General Rates

That Council, pursuant to Sections 152(1)(c)(i), 153(1)(b) and 156(1)(a) of the Local Government Act 1999, declares the following differential general rates on rateable land within its area for the year ending 30 June 2013, based upon the capital value of the land which rates vary by reference to land use categories as per Regulation 10 of the Local Government (General) Regulations 1999:

- on rateable land of Category 1 use (Residential), a rate of 0.2967 cents in the dollar of the capital value of such land;
- (2) on rateable land of Category 2 use (Commercial—Shop), Category 3 use (Commercial—Office) and Category 4 use (Commercial—Other), a rate of 0.4685 cents in the dollar of the capital value of such land;
- (3) on rateable land of Category 5 use (Industry—Light), a rate of 0.4952 cents in the dollar of the capital value of such land;
- (4) on rateable land of Category 6 use (Industry—Other), a rate of 1.3679 cents in the dollar of the capital value of such land;
- (5) on rateable land of Category 7 use (Primary Production), a rate of 0.3135 cents in the dollar of the capital value of such land;
- (6) on rateable land of Category 8 use (Vacant Land), a rate of 0.5396 cents in the dollar of the capital value of such land; and
- (7) on rateable land of Category 9 use (Other), a rate of 0.4869 cents in the dollar of the capital value of such land.

Fixed Charge

That Council, pursuant to Section 152 (1) (c) (ii) of the Local Government Act 1999, declare a fixed charge of \$268 on each separately valued piece of rateable land within the Council area for the year ending 30 June 2013.

Waste Collection Service Rate

That Council, pursuant to Section 155 of the Local Government Act 1999, and in order to provide the service of waste collection in those parts of the Council's area described in (3) below, declare the following service charges by reference to the nature and/or level of usage of the service, for the year ending 30 June 2013:

- (1) Non-recyclable Waste Collection
 - (a) An annual service charge of \$103.90 (74.21 cents per litre capacity) for 140 L collection receptacles;
 - (b) An annual service charge of \$141.60 (59 cents per litre capacity) for 240 L collection receptacles; except in instances where, subject to written application to and approved by the Council, residential households with six or more permanent

residents may receive a 240 L receptacle at the same service rate cost of a 140 L receptacle.

(2) Recyclable Waste Collection

An annual service charge of \$49.90 (20.79 cents per litre capacity) for 240 L collection receptacles.

- (3) Parts of the area
 - (a) the townships of Angaston, Lyndoch, Moculta, Mount Pleasant, Nuriootpa, Stockwell, Tanunda and Williamstown;
 - (b) the policy areas of Eden Valley and Springton;
 - (c) land in the Council's area between Altona Road and Barossa Valley Way known as 'Altona';
 - (d) any other part of the Council area not otherwise described in this section to which the Council makes available (as at this date) a waste collection service.

Community Wastewater Management Systems (CWMS) Rate and Service Charge

That Council, pursuant to Section 155 of the Local Government Act 1999, declare a service rate and service charge for the year ending 30 June 2013, in the following areas to which Council makes available a Community Wastewater Management System (CWMS):

- Lyndoch, Mount Pleasant, Nuriootpa, Penrice, Stockwell, Tanunda and Williamstown—Residential & Vacant Land Properties:
 - (a) An annual service charge of \$250 and a service rate of 0.0149 cents in the dollar of the capital value of assessments of occupied residential rateable land;
 - (b) an annual service charge of \$100 on each assessment of vacant rateable and non-rateable land.

- price R
- (2) Lyndoch, Mount Pleasant, Nuriootpa, Penrice, Stockwell, Tanunda and Williamstown—Non-Residential and Non-Vacant Land Properties:

A service rate of 0.1165 cents in the dollar of the capital value of occupied non-residential rateable land.

Springton—Residential & Vacant Land Properties

- (a) An annual service charge of \$520 (including a capital repayment contribution of \$245) on assessments of occupied residential rateable land;
- (b) an annual service charge of \$245 on assessments of occupied non-rateable land; and
- (c) an annual service charge of \$55 on each assessment of vacant rateable and non-rateable land.

Springton—Non-Residential & Non-Vacant Land Properties

(a) A service rate of 0.1165 cents in the dollar of the capital value of occupied non-residential rateable land.

Natural Resources Management Levies

That Council, in exercise of the powers contained in Section 154 of the Local Government Act 1999, for the year ending 30 June 2013:

- (1) in order to reimburse the Council for the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board, a levy in the nature of a separate rate be imposed comprising of 0.008775 cents in the dollar of the capital value of land, on all rateable land in the Council's area in the area of that Board in accordance with Section 95 of the Natural Resources Management Act 2004; and
- (2) in order to reimburse the Council for the amount contributed to the SA Murray-Darling Basin Natural Resources Management Board, a levy in the nature of a separate rate be imposed comprising of 0.009996 cents in the dollar of the Capital Value of land, on all rateable land in the Council's area in the area of that Board in accordance with Section 95 of the Natural Resources Management Act 2004.

Payment of Rates

(1) Pursuant to Section 181 (1) of the Local Government Act 1999, all rates and charges will be payable in four quarterly instalments due on 4 September 2012, 4 December 2012, 5 March 2013 and 4 June 2013; provided that in cases where the initial account requiring payment of rates is not sent at least 30 days prior to these dates, or an amended account is required to be sent, authority to fix the date by which rates must be paid in respect of those assessments affected is hereby delegated pursuant to Section 44 of the Act, to the Chief Executive Officer;

(2) Pursuant to Section 44 of the Local Government Act 1999, the Chief Executive Officer be delegated power under Section 181 (4) (*b*) of the Act to enter into agreements with ratepayers relating to the payment of rates in any case where the Chief Executive Officer thinks it necessary or desirable to do so; and

(3) Pursuant to Section 181 (11) of the Local Government Act 1999, all rates and charges paid in full on or before 4 September 2012 (first instalment date), will attract a discount of 2% (net of Council rebates if applicable).

Rebate of General Rates

That Council pursuant to Section 166(1)(b) of the Local Government Act 1999, grants a rebate of 5% on the general rate to the principal ratepayer of rateable land within the land use Category 6 (Industry—Other), for all land for the year ending 30 June 2013, with the following State Valuation Office land use codes: 3110-3113 and 3121 (food manufacturing); 3200-3240 (textiles); 3310-3319 wood and wood products; 3410-3420 (paper and paper products, printing and publishing); 3560 (plastic products); 3720 (non-ferrous metal basic industries); 3810-3819 (fabricated metal products except machinery and equipment); 3824 (special industries); 6540-6550 (motor vehicle transportation); 8230 (dimension stone); 8240 (crushed stone); 8250-8259 (sand and gravel); 8260 (clay); and 8290 (non-metals).

Residential Rates Cap

That Council, pursuant to Section 153 (3) and (4) of the Local Government Act 1999, has determined to fix a maximum increase in general rates levied upon a property for the year ending 30 June 2013, which constitutes the principal place of residence of a principal ratepayer at:

- (a) 7.5% over and above the general rates levied for the 2011-2012 financial year (for those eligible for a State Government concession on their Council rates) or;
- (b) 15% over and above the general rates levied for the 2011-2012 financial year (for all other such ratepayers), provided that:
 - (i) the property has been the principal place of residence of the principal ratepayer since at least 1 July 2011; and
 - (ii) the property has not been subject to improvements with a value of more than \$20 000 since 1 July 2011.

Separate Rate for the Aquatic & Fitness Centre—'REX'

Notice is hereby given that at its Special Meeting held on 4 July 2012 and in relation to the 2012-2013 Financial Year, that Council, pursuant to Sections 154 and 156 (1) (*a*) of the Local Government Act 1999, for the purpose of raising \$871 551 to meet loan repayments for the funding of the activity which is the Barossa Aquatic and Fitness Centre, declares the following differential Separate Rates for year 4 of 6 years, within the part of The Barossa Council area comprising all rateable land within its area, except that land with a land use of 'vacant' for the year ending 30 June 2013, based upon the capital value of the land which rates vary by reference to land use categories as per Regulation 10 of the Local Government Act (General) Regulations 1999:

- on rateable land of Category 1 use (Residential), a rate of 0.0193 cents in the dollar of the capital value of such land;
- (2) on rateable land of Category 2 use (Commercial—Shop), Category 3 use (Commercial—Office) and Category 4 use (Commercial—Other), a rate of 0.0332 cents in the dollar of the capital value of such land;
- (3) on rateable land of Category 5 use (Industry—Light), a rate of 0.0332 cents in the dollar of the capital value of such land;
- (4) on rateable land of Category 6 use (Industry—Other), a rate of 0.0765 cents in the dollar of the capital value of such land;
- (5) on rateable land of Category 7 use (Primary Production), a rate of 0.0074 cents in the dollar of the capital value of such land;
- (6) on rateable land of Category 9 use (Other), a rate of 0.0332 cents in the dollar of the capital value of such land.

Rebate of Separate Rate for the Barossa Aquatic and Fitness Centre

That Council, pursuant to Section 166 (1) (1) of the Local Government Act 1999, grants a rebate of 50% on the Separate Rate to the principal ratepayer of rateable land within the land use Category 1 (Residential), Category 7 (Primary Production) and Category 9 (Other), where the principal ratepayer is eligible for a State Government concession on their Council Rates.

M. MCCARTHY, Chief Executive Officer

DISTRICT COUNCIL OF CEDUNA

Adoption of Annual Business Plan and Budget

NOTICE is hereby given that the District Council of Ceduna at a special meeting on 27 June 2012, for the financial year ending 30 June 2013 passed the following resolution:

That Council adopts the Annual Budget for the financial year ending 30 June 2013 as prepared, pursuant to Section 123 (10) of the Local Government Act 1999 and Regulation 7 of the Local Government (Financial Management) Regulations 2011, including: Estimates of Operating Income totalling \$9 617 741 and the Estimates of Cash Expenditure of \$9 623 225 (including non cash items) for the financial year ending 30 June 2013 which includes:

- (*a*) a budgeted income statement, balance sheet, statement of changes in equity and statement of cash flows, presented in a manner consistent with the Model Financial Statements;
- (b) statement whether projected operating income is sufficient to meet projected operating expenses for the relevant financial year;
- (c) a summary of operating and capital investment activities presented in a manner consistent with the note in the Model Financial Statements entitled Uniform Presentation of Finances; and
- (d) estimates with respect to the council's operating surplus ratio, asset sustainability ratio and net financial liabilities ratio presented in a manner consistent with the note in the Model Financial Statements entitled Financial Indicators.

Adoption of Valuation and Declaration of Rates

Adoption of Valuations

Pursuant to Section 167 (2) (*a*) of the Local Government Act 1999, for the year ending 30 June 2013, adopts for rating purposes the site valuations of the Valuer-General in relation to the area of Council to a total rateable value of \$181 343 205.

Differential General Rates

1. Pursuant to Section 153 (3) of the Local Government Act 1999 the Council has determined not to fix a maximum increase in the general rate to be charged on rateable property that constitutes the principal place of residence of a principal ratepayer.

2. Pursuant to Sections 151(1)(c), 152(1)(c), 153(1)(b) and 156(1)(b) of the Local Government Act 1999, for the financial year ending 30 June 2013, the Council declares differential general rates according to locality on rateable land within the area of the Council as follows:

- (a) differential general rate of 26.82400 cents in the dollar on rateable land within Policy Area No. 10 zoned Industry under the Council's Development Plan within the township of Ceduna;
- (b) differential general rate of 1.38642 cents in the dollar on all other rateable land within the township of Ceduna;
- (c) differential general rate of 1.12916 cents in the dollar on rateable land within the township of Thevenard;
- (d) differential general rate of 0.88480 cents in the dollar on rateable land within the township of Smoky Bay;
- (e) differential general rate of 0.72484 cents in the dollar on rateable land within the township of Denial Bay; and
- (f) differential general rate of 1.26244 cents in the dollar on rateable land in the remainder of the area of the District Council of Ceduna.

Fixed Charges

Pursuant to Sections 151 (1) (c) and 152 (1) (c) of the Local Government Act 1999, for the financial year ending 30 June 2013, the Council declares a fixed charge of \$560.00 in respect of each separate piece of rateable land in the area of the Council.

Ceduna/Thevenard Community Wastewater Management System

Pursuant to Section 155 of the Local Government Act, 1999, imposes annual service charges on rateable and non-rateable land within the Council area to which the following service is provided:

- Septic Effluent Disposal and Desludging (Common Effluent Drainage) for the Ceduna/Thevenard Community Wastewater Management System:
- (a) In respect of each effluent unit applying to occupied allotments a charge of \$361.00; and
- (b) In respect of each vacant allotment, a charge of \$288.00.

Smoky Bay Community Wastewater Management System

Pursuant to Section 155 of the Local Government Act, 1999, imposes annual service charges on rateable and non-rateable land within the Council area to which the following service is provided:

- Septic Effluent Disposal and Desludging (Common Effluent Drainage) for the Smoky Bay Community Wastewater Management System:
 - (a) in respect of each effluent unit applying to occupied allotments a charge of \$457.00;
 - (b) in respect of each vacant allotment, a charge of \$383.00; and
 - (c) in respect of land known as the Smoky Bay Aquaculture Park allotments, a charge of \$112.00 per allotment.

Ceduna/Koonibba Water Scheme

1. Pursuant to Sections 154 (1), 154 (7) and 156 (1) (a) of the Local Government Act 1999 declares a differential separate rate for that part of its designated area delineated and described in the Ceduna/Koonibba Water Scheme rating area policy, using the differentiating factors of residential and primary production land as defined in the Local Government (General) Regulations 1999 and, the declared rate of cents in the dollar for the site valuation of the said land as determined by the Valuer-General be:

(a) Residential Land 0.43459 cents; and

(b) Primary Production Land 0.23145 cents.

2. Pursuant to Section 155 of the Local Government Act 1999, imposes an annual service charge on rateable and non-rateable land within the Council area to which the following service is provided:

- Payment of costs associated with constructing the infrastructure to provide the prescribed service of a reticulated water supply to the township of Denial Bay:
- (*a*) in respect of each allotment in the township of Denial Bay a charge of \$167.25 per annum per allotment.
- Payment of costs associated with the operation and maintenance of the prescribed service of the Ceduna/Koonibba Water Scheme in the community of Koonibba Aboriginal Community including meter installation, reading of private meters, and provision of water use information:
 - (*b*) the Koonibba Aboriginal Community be charged \$8 000 per annum.

Waste Management

Pursuant to Section 155 of the Local Government Act, 1999, imposes annual service charges on rateable and non-rateable land within the District to which the following prescribed service is provided:

- the collection, treatment or disposal (including by recycling) of waste:
 - (*a*) In respect of each occupied allotment within the township areas of Ceduna, Thevenard, Smoky Bay and Denial Bay and within the Waste Collection Designated area(s) to which the service is provided or made available, a charge of \$213.21 per annum.
- the treatment or disposal (including by re-cycling) of waste:
 - (*b*) In respect of each vacant allotment within the township areas of Ceduna, Thevenard, Smoky Bay and Denial Bay and within Waste Collection Designated area(s) to which the service is provided or made available, a charge of \$166.51 per annum.
 - (c) In respect of each assessment in the remainder of the Council area, a charge of \$166.51 per annum. Where an assessment or assessments are subject to the provisions of contiguous land or single farm enterprise then one charge per annum will apply to those assessments collectively (as already identified through application of the fixed charge component of Councils General Rates).

Eyre Peninsula Natural Resources Management Levy

Pursuant to Section 95 Natural Resource Management Act 2004 and Section 154 of the Local Government Act 1999, the following separate rate be declared on all rateable land in the Council area in order to reimburse to the Council the amount contributed to the Eyre Peninsula Natural Resource Management Board for the year ending 30 June 2013 being \$61.86 per assessment.

Fees and Charges

Pursuant to Section 188 of the Local Government Act 1999 adopt the schedule of fees and charges for the financial year ending 30 June 2013.

Payment of Rates

Pursuant to Section 181 of the Local Government Act 1999, all rates declared or payable in respect of or during the financial year ending 30 June 2013 will fall due in four equal or approximately equal instalments, and that these instalments will fall due on:

1st Instalment	3 September 2012
2nd Instalment	3 December 2012
3rd Instalment	1 March 2013
4th Instalment	3 June 2013

Aerodrome Fees Act 1998

Notice is hereby given that, pursuant to the Aerodrome Fees Act 1998, the District Council of Ceduna hereby advises that Arrival and Departure Fees at the Ceduna Airport are fixed as follows and are effective from 1st August 2012:

Landing Fees

General Aviation Landing Fee—\$14.19/tonne for all aircraft (including helicopters) except Regular Passenger Transport.

Passenger Fees

Regular Passenger Transport operations:

Arrival Fees—\$14.19 per person.

Departure Fees—\$14.19 per person.

Charter Fees:

Arrival Fees—\$14.19 per person.

Departure Fees-\$14.19 per person.

Note: all above fees are GST inclusive.

C. WILSON, Acting Chief Executive Officer

DISTRICT COUNCIL OF THE COPPER COAST

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that the District Council of the Copper Coast, at its Meeting of Council, held on Wednesday, 4 July 2012, resolved for the year ending 30 June 2013 as follows:

Adoption of Valuations

To adopt the most recent valuations of the Valuer-General available to the Council, of the capital value of land within the Council's area totalling \$3 396 002 040.

Adoption of Rates

1. To declare the following differential general rates varying according to the use of the land:

- (i) with a land use designated as Category 1 (Residential), a rate of 0.2061 cents in the dollar;
- (ii) with a land use designated as Category 2 (Commercial—Shop), Category 3 (Commercial—Office) or Category 4 (Commercial), a rate of 0.4516 cents in the dollar;
- (iii) with a land use designated as Category 5 (Industry), a rate of 0.4640 cents in the dollar;
- (iv) with a land use designated as Category 7 (Primary Production), a rate of 0.1920 cents in the dollar;
- (v) with a land use designated as Category 8 (Vacant Land), a rate of 0.3512 cents in the dollar; and
- (vi) with a land use designated as Category 9 (Other), (any other land use not referred to in a previous category, including marina berths), a rate of 0.2293 cents in the dollar.

2. To impose an amount of \$404 as a fixed charge in respect of each separate piece of rateable land in the area of the Council.

3. To declare a separate rate of \$414 in respect of each separate piece of rateable land in the area of the Council known as Moonta, Moonta Bay and Port Hughes for the construction of a Community Wastewater Management Scheme.

4. To declare a differential separate rate of 0.0275 cents in the dollar in respect of each separate piece of rateable land (excluding land with a residential land use) situated within the area bounded by Railway Terrace, Russell Street, Frances Terrace, Digby Street, no. 3 Lane, Hay Street, Frances Terrace, Digby Street and Mines Road, formally known as Moonta Road (and more particularly delineated in the plan at page 10 of the Council Report—New Separate Rates 2012) and designated as the Kadina Central Business District for the revitalisation project.

Adoption of Community Wastewater Management Scheme Annual Service Charges

To impose an annual service charge based on the nature of the service and the level of usage of the service in respect of all land to which the Council provides or makes available the Community Wastewater Management scheme of \$414 per property unit.

Adoption of Natural Resources Management Levy

To declare a separate rate of 0.0138 cents in the dollar based on the capital value of all rateable land within the Council area and the area of the Northern and Yorke Natural Resources Management Board in order to reimburse the Council the amount of \$425 344 payable to the Northern and Yorke Natural Resources Management Board.

Payment of Rates

All rates and charges will fall due in four equal or approximately equal instalments payable on or before the first day in each of the months of:

- (i) September 2012;
- (ii) December 2012;
- (iii) March 2013; and
- (iv) June 2013.

P. HARDER, Chief Executive Officer

DISTRICT COUNCIL OF GRANT

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at its meeting on 9 July 2012, Council in exercise of the powers contained in Part 1 of Chapter 10 of the Local Government Act 1999, for the financial year ending 30 June 2013:

1. Pursuant to Section 167 (2) (*a*) of the Local Government Act 1999 adopted for rating purposes capital valuations of land within the Council's area made by the Valuer-General, totalling \$2 258 642 160 comprising \$2 211 897 154 in respect of rateable land and \$46 745 006 in respect of non-rateable land before alteration.

2. Pursuant to Section 153 (1) (*a*) of the Local Government Act 1999, declared a general rate on all rateable land within the Council's area of 0.2691 cents in the dollar based on the capital value of rateable land.

3. Pursuant to Section 158 (1) (*a*) of the Local Government Act 1999, fixed a minimum amount of \$489 payable bay way of general rates on rateable land within the Council's area.

4. Pursuant to Section 155 of the Local Government Act 1999, imposed an annual service charge based on the nature of the service of \$209 for the prescribed service of collection and disposal (including recycling) of waste (Mobile Garbage Bins) on all land to which it provides or makes available the service as follows on the basis that the sliding scale provided for in Regulation 9B (2) of the Local Government (General) Regulations 1999, will be applied to reduce the services charged payable, as prescribed:

(a) in the townships of Port MacDonnell, Racecourse Bay, Donovans, Caveton, Carpenter Rocks, Blackfellows Caves, Nene Valley, Kongorong, Allendale East and the Pelican Point/Carpenter Rocks Shacks area;

- (b) in the following streets and roads at Moorak; Kilsby Road, Orchard Road, Florence Street, Berkefeld Road, Johnston Road, Thompson Court, Northumberland Avenue and Bay Road (from the boundary of the City of Mount Gambier to Tarrant Road);
- (c) in the following streets and roads at Yahl; Brim Brim Road, Church Street, Yahl Road (from Square Mile Road to Yahl Hall Road), Yahl Hall Road (from Brim Brim Road to Yahl Road), Lange Road (from Yahl Road to the eastern Boundary of property A5325, Lot 1, FP9406);
- (d) in the following streets and roads at Tarpeena; bounded by McEnroe Road (from Riddoch Hwy to Bailey Road), Bailey Road (from McEnroe Road to Clezy Road), Clezy Road (from Bailey Road to Quarry Road), Quarry Road (from Clezy Road to Medhurst Road), Medhurst Road (from Quarry Road to Riddoch Highway), Riddoch Highway (from Medhurst Road to Albinia Terrace West), Albinia Terrace West (from Riddoch Highway to Marion Terrace), Marion Terrace (from Albinia Terrace West to Boully Road), and Boully Road (from Marion Terrace to Riddoch Highway);
- (e) in the following streets and roads at Worrolong, bounded by: Hawkins Road (from Worrolong Road to Buchanan Road), Buchanan Road (from Hawkins Road to Triangle Road), Triangle Road (from Buchanan Road to Worrolong Road), Worrolong Road (from Triangle Road to Hawkins Road), including Williams Road, Kavanagh Road, Cutting Court, Billing Road, McMahon Road, Leggett Road and O'Neil Road (from Triangle Road to Worrolong Road); and
- (f) in the following streets and roads at Cafpirco Road area including Cafpirco Road (from Princes Highway to Burnda Road), Burnda Road (from Mitchell Road to Railway line), Bells Lane, Allie Drive, John Fallas Drive, Bill James Court, and Mulwala Road (from Cafpirco Road to the southern boundary of Lot 11 in division of Lots 22 and 23 DP1755).

5. Pursuant to Section 155 of the Local Government Act 1999, imposed an annual service charge based on the nature of the service and varying according to whether the land is vacant or occupied on any land to which the Council provides or makes available the Community Wastewater Management Systems being prescribed services for the collection, treatment and disposal of waste as follows:

- (a) \$389 per annum on all vacant land; and \$452 per annum on all occupied land, in that part of the township of Port MacDonnell served by the Community Wastewater Management System;
- (b) \$264 per annum on all vacant land; and \$334 per annum on all occupied land, in that part of the township of Tarpeena served by the Community Wastewater Management System;
- (c) \$1612 per annum on all occupied land in that part of the Pelican Point area from Sections 690 to 700, Sections 702 to 726 Hundred of Kongorong, Lot 8 (DP5111) Newton Road, and Lot 651 Newton Road, served by the Community Wastewater Management System;
- (d) \$389 per annum on all vacant land; and \$452 per annum on all occupied land, in that part of the township of Allendale East served by the Community Wastewater Management System.
- (e) \$389.00 per annum on all vacant land; and \$452.00 per annum on all occupied land, in the part of the township of Cape Douglas served by the Community Wastewater Management System.

6. 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 for amounts contributed to the South East Natural Resource Management Board, declared a separate rate (Regional NRM Levy) of \$39.60 on all rateable land within the region of the Board and within the Council area, based on a fixed charge of the same amount on all rateable land.

7. Pursuant to Section 181 (1) of the Local Government Act 1999, declared that all rates shall be payable in four equal or approximately equal instalments with the first instalment payable on or before 7 September 2012, the second instalment payable on or before 7 December 2012, the third instalment payable on or before 8 March 2013 and the fourth instalment payable on or before 7 June 2013.

Dated 9 July 2012.

J. FETHERSTONHAUGH, Acting Chief Executive Officer

LIGHT REGIONAL COUNCIL

Adoption of Valuation and Declaration of Rates and Charges

NOTICE is hereby given that at its ordinary meeting held on 26 June 2012, in relation to the financial year ending 30 June 2013, the Light Regional Council, in exercise of the powers contained within Chapter 10 of the Local Government Act 1999, made the following resolutions:

Adoption of Valuation

1. That Council, pursuant to Section 167 (2) (*a*) of the Local Government Act 1999, adopt for rating purposes the most recent valuations of the Valuer-General and available to the Council of the capital value of land within the area of the Council, such valuations to apply to that land from 1 July 2012, and specifies that the total of the values that are to apply within the area of the Council is 3036450540 of which 2988816128 is rateable.

Declaration of Differential General Rate

2. That Council, pursuant to Sections 153(1)(b) and 156(1)(a) of the Local Government Act 1999, declare the following differential general rates in respect of rateable land within its area based upon the capital value of rateable land, varying according to Land Use Category:

- on rateable land attributed Land Use Category 1 (Residential) or Land Use Category 9 (Other), a rate of 0.38570 cents in the dollar of the capital value of such land;
- (2) on rateable land attributed Land Use Category 2 (Commercial—Shop) or Land Use Category 3 (Commercial—Office), a rate of 0.67498 cents in the dollar of the capital value of such land;
- (3) on rateable land attributed Land Use Category 4 (Commercial—Other), a rate of 0.77141 cents in the dollar of the capital value of such land;
- (4) on rateable land attributed Land Use Category 5 (Industry—Light), or Land Use Category 6 (Industry—Other), a rate of 1.06068 cents in the dollar of the capital value of such land;
- (5) on rateable land attributed Land Use Category 7 (Primary Production), a rate of 0.30856 cents in the dollar of the capital value of such land;
- (6) on rateable land attributed Land Use Category 8 (Vacant Land), a rate of 0.67498 cents in the dollar of the capital value of such land.

Imposition of a Minimum Rate

3. That Council, pursuant to Section 158 (1) (*a*) of the Local Government Act 1999, declare that the minimum amount payable by way of general rates in respect of all rateable land within the Council area shall be \$745.

Imposition of Domestic Refuse and Recycling Annual Service Charge

4. That Council, pursuant to Section 155 of the Local Government Act 1999, impose an annual service charge based on the nature of the service for refuse collection and recycling of \$255 on each assessment in respect of all land to which the Council provides or makes available the three bin service and of \$166 on each assessment in respect of all land to which the Council provides or makes available the two bin service.

Imposition of Community Wastewater Management System Annual Service Charge

5. That Council, pursuant to Section 155 of the Local Government Act 1999, impose the following annual service charges based on the nature of the service on each assessment in respect of all land to which the Council provides or makes available a Community Wastewater Management System:

	\$
Kapunda	390
Freeling	
Freeling (Hanson Street Estates Sewer	
System)	370
Greenock	390
Greenock Rise Subdivision (developer	
owned)	
Roseworthy	390
Destantion of Sevenets Date for National Des	

Declaration of Separate Rate for Natural Resources Management Board Levies

6. That Council, pursuant to the powers contained in Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999 and in order to reimburse the Council for the amount contributed to the Adelaide and Mount Lofty Ranges Natural Resources Management Board, declare a separate rate of 0.008856 cents in the dollar of the capital value of land, in respect of all rateable land in the Council's area and in the area of that Board.

B. CARR, Chief Executive Officer

LIGHT REGIONAL COUNCIL

Road Closure—Liebig Road, Nuriootpa

NOTICE is hereby given that Council, at a meeting held on 26 June 2012, resolved pursuant to Section 359 of the Local Government Act 1934, to exclude all vehicles (Council, Emergency Services and Council Authorised Vehicles accepted), from a section of Liebig Road, Nuriootpa, being from the north of the access point to Lot 6 to a point in line with the northern boundary of Allotment 871, a length of approximately 450 m.

B. CARR, Chief Executive Officer

LIGHT REGIONAL COUNCIL

DEVELOPMENT ACT 1993

Strategic Directions Report—Public Consultation

NOTICE is hereby given that the Light Regional Council, pursuant to Section 30 of the Development Act 1993, has commenced the preparation of a Strategic Directions Report. The purpose of the Strategic Directions Report is to review Council's Development Plan and identify possible policy changes.

Council has prepared a Discussion Paper which highlights a number of possible policy changes in relation to:

- Rural Areas;
- · Townships and Urban Areas;
- The Economy;
- · Infrastructure: and
- Environment, Open Space and Hazards.

The Discussion Paper will be on public consultation from Thursday, 12 July until Friday, 14 September 2012. Copies of the Discussion Paper are available during normal office hours at the Light Regional Council offices and during library open hours at the libraries located at Freeling, Greenock and Kapunda. Alternatively, the Discussion Paper can be viewed on the Council's website at <u>www.light.sa.gov.au</u>.

Written submissions regarding the Discussion Paper should be submitted no later than 5 p.m. on Friday, 14 September 2012. All submissions should be addressed to:

Brian Carr, Chief Executive Officer, Light Regional Council, P.O. Box 72, Kapunda, S.A. 5373

You should clearly indicate whether you wish to be heard in support of your submission at the public meeting. Copies of all submissions will be available for inspection at the Light Regional Council offices from 14 September 2012 until the conclusion of the public meeting.

A public meeting will be held on Wednesday, 19 September 2012 at 6.30 p.m. at the Light Regional Council Chambers located at 93 Main Street, Kapunda, at which time interested persons may be heard in relation to their submissions. The public meeting will not be held if no submissions are received or if no submission makes a request to be heard.

If you would like further information about the Strategic Directions Report, contact Council's Manager, Strategy, Craig Doyle on 8525 3200 or at <u>cdoyle@light.sa.gov.au</u>. Dated 12 July 2012.

B. CARR, Chief Executive Officer

DISTRICT COUNCL OF MOUNT BARKER

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at its meeting held on 2 July 2012, the Council declared as follows for the year ending 30 June 2013:

Adoption of Valuation

That the most recent valuation of the Valuer-General available to the Council of the Capital Value of land within the Council's area totalling \$5 740 002 540 (\$5 608 844 844 rateable).

Declaration of Differential General Rates

That pursuant to Sections 153 (1) (b) and 156 (1) (c) of the Local Government Act 1999, differential rates be declared for the financial year ending 30 June 2013, on the assessed capital value of all rateable land and according to the use of the land and its locality within the area of the Council as follows:

- All residential land within the zones of Rural Watershed Protection, Rural Mount Barker, Rural Kanmantoo and Rural Kondoparinga: 0.3369 cents in the dollar.
- (2) All other land within the Council area according to its land use as follows:

Residential (Category 1): 0.374333 cents in the dollar; Commercial (Categories 2, 3 and 4): 0.374333 cents in the dollar;

Industry (Categories 5 and 6): 0.374333 cents in the dollar;

Vacant Land (Category 8): 0.374333 cents in the dollar;

Other (Category 9): 0.374333 cents in the dollar; and

Primary Production (Category 7): 0.31444 cents in the dollar.

Minimum Rate

Pursuant to Section 158 (1) (a) of the Local Government Act 1999, that a minimum amount payable by way of general rates of \$603 be fixed in respect of rateable land in the Council's area.

Maximum Increase

Pursuant to Section 153 (3) of the Local Government Act 1999, a maximum increase in the general rate is to apply to eligible residential ratepayers' principal place of residence and will apply to Residential and Primary Production properties. A rebate of general rates will be granted to the Principal Ratepayer where the amount of any maximum increase in the general rate is greater than 12.5% and, Principal Ratepayers who hold a State Concession Card and are eligible for the maximum increase in the general rate is greater than 4%. Conditions apply in accordance with Section 153 (4) of Local Government Act 1999 and Council's Annual Business Plan 2012-2013.

Payment of Rates—Instalment Due Dates

Pursuant to Section 181 (2) of the Local Government Act 1999, all rates will be payable in four instalments. The instalments will be payable on 7 September 2012, 7 December 2012, 8 March 2013 and 7 June 2013 of the financial year for which the rates are declared.

Declaration of Service Charges—Community Wastewater Management Systems Service Charge

That pursuant to Section 155 of the Local Government Act 1999 the Council declares an annual service charge of \$388 per unit based on the level of usage for the common effluent drainage scheme authorised by the Minister.

Refuse Charge

That pursuant to Section 155 of the Local Government Act 1999, the Council declares an annual service charge based on the nature of the service for the financial year ending 30 June

2013 for the collection of kerbside waste and recycling in respect of all land:

(i) Within the area designated as 'township' of \$178.

(ii) Outside the area designated as 'township' but within the collection area of \$151.

Primary Production

Properties classified as Primary Production where no dwelling exists are exempt under Council's Kerbside Waste and Recycling Collection Service Policy for the refuse charge and consequently no service (or associated refuse charge) applies to these properties.

Premises classified as exempt from the kerbside collection service due to inaccessibility or similar reasoning by Council will not be required to pay the annual service charge and therefore will not receive a kerbside collection service.

Conditions apply to Schools, multiple Tenancies, Commercial and Industrial Bin Provision and Replacement and Council owned properties (refer Kerbside Waste & Recycling Collection Service Policy for definitions).

Meadows Water Service Charge

An annual service charge of \$295 for the Meadows water service based on the nature of the service.

Separate Rate—Hahndorf

That pursuant to Section 154 of the Local Government Act 1999, the Council declares a differential separate rate of 0.157631 cents in the dollar on all rateable land within the Historical Township of Hahndorf (HT1) as described in the Development Plan with the Land uses: Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Ight), Category 6 (Industry—Other) and Category 8 (Vacant Land), with a maximum amount payable of \$2 500 under Section 158 (1) of the Local Government Act 1999.

Separate Rate—Mount Barker

That pursuant to Section 154 of the Local Government Act 1999, the Council declares a differential separate rate of 0.041143 cents in the dollar on all rateable land within Mount Barker Regional Town Centre Zone as described in the Development Plan with the Land uses: Category 2 (Commercial—Shop), Category 3 (Commercial—Office), Category 4 (Commercial—Other), Category 5 (Industry—Light), Category 6 (Industry—Other) and Category 8 (Vacant Land) under Section 158 (1) of the Local Government Act 1999.

Separate Rate—Developer Contributions

Pursuant to Section 154 of the Local Government Act 1999, the Council declares a separate rate on each of the development sites listed below:

Sims Road West—CT 6067/757, Allotment 510, DP 84735; \$503 800;

Gum Tree Drive—CT 6061/215, Allotment 2000, DP 83961; \$76 000,

of an amount comprising a fixed charge for the purpose of securing the construction of infrastructure works located directly adjacent or within or near to the development site being works of particular benefit to the land and to the occupiers of the land that is the subject of the proposed development and to visitors to that part of the Council area, and

- Hurling Drive— CT 6040/290, Allotment 7000, DP81702; CT 6061/668, Allotment 1006, DP84049; CT6062/472, Allotment 1007, DP84569 \$5 255 000;
- Hurling Drive—CT 5411/888, Allotment 1001, DP 31638;
- Wellington Road—CT 5406/172, Allotment 14, DP 46774;

Wellington Road—CT 5818/898, Allotment 28, FP 160105;

Wellington Road-CT 5162/448, Allotment 1, FP 8847;

Hallet Road—CT 5792/224, Allotment 42, FP 157277;

Fulford Terrace—CT 5902/341, Allotment 101, DP 62247;

Matthew Road— CT 6069/653, Piece 201, DP 76919; CT 6069/653, Piece 202, DP 76919, of an amount comprising a fixed charge for the purpose of securing the construction of infrastructure works located directly adjacent or within or near to the development site being works of particular benefit to the land and to the occupiers of the land that is the subject of the proposed development and to visitors to that part of the Council area; and

Meadows East-CT 5346/571, Allotment 99, DP 27339;

	,	,	· ·
Meadows West-	- CT 6019/908, All	otment 1004, I	DP 78518;
	CT 6019/904, Alle	otment 1000, 1	DP 78518;
	CT 6019/905, All	otment 1001, 1	DP 78518;
	CT 6019/906, All	otment 1002, 1	DP 78518;
	CT 6019/907, All	otment 1003.	DP 78518.

of an amount comprising a fixed charge for the purpose of securing the construction of infrastructure works located directly adjacent or within or near to the development site being works of particular benefit to the land and to the occupiers of the land that is the subject of the proposed development and to visitors to that part of the Council area; and

Hawthorn Road—CT 5888/156, Allotment 98, DP 60057;

Hawthorn Road—CT 5875/791, Allotment 69, FP 159946,

of an amount comprising a fixed charge for the purpose of securing the construction of infrastructure works located directly adjacent or within or near to the development site being works of particular benefit to the land and to the occupiers of the land that is the subject of the proposed development and to visitors to that part of the Council area.

Separate Rate—Natural Resources Management Levy

That pursuant to Section 154 of the Local Government Act 1999 and Section 95 of the Natural Resources Management Act 2004, a separate rate of 0.00919 cents in the dollar be declared on the value of rateable land in the region of the Adelaide and Mount Lofty Ranges Natural Resources Management Board.

That pursuant to Section 154 of the Local Government Act 1999 and section 95 of the Natural Resources Management Act 2004, a separate rate of 0.010114 cents in the dollar be declared on the value of rateable land in the region of the Murray-Darling Basin Natural Resources Management Board.

A. STUART, Chief Executive Officer

DISTRICT COUNCIL OF MOUNT REMARKABLE

Resolution of Adoption of Policy

NOTICE is hereby given that the Council of the District of Mount Remarkable at its meeting held on 12 June 2012, resolved to adopt the Selection of Road and Public Place Name Policy, pursuant to Section 219 (5) of the Local Government Act 1999.

A copy of the policy together with a copy of the Council's resolution are both available for inspection at the Council office, Stuart Street, Melrose, during normal business hours.

S. CHERITON, Chief Executive Officer

DISTRICT COUNCIL OF PETERBOROUGH

Adoption of Valuation and Declaration of Rates

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

Adoption of Valuations

The District Council of Peterborough, in accordance with Section 167 (2) (*a*) of the Local Government Act 1999, adopts for the year ending 30 June 2013 for rating purposes, the valuation of the State Valuation Office of capital values in relation to the area of the Council, and hereby specifies 22 June 2012 as the day as and from which such valuations shall become and be the valuations of the Council with the total of the valuations being \$180 488 420 comprising \$173 221 800 in respect of rateable land and \$7 266 620 in respect of non-rateable land before alteration.

Adoption of 2012-2013 Budget and Annual Business Plan

Pursuant to Section 123 of the Local Government Act 1999 the District Council of Peterborough, after considering all submissions made in accordance with Section 123 (4) adopts the 2012-2013 Annual Business Plan which reflects:

- (a) total estimated expenditure (including capital) as \$5660751;
- (b) total estimated income from service other than rates of \$3 020 774; and
- (c) total amount of income by way of rates \$1 342 631.

Differential General Rates

Pursuant to Sections 153 (1) (b) and 156 (1) (b) of the Local Government Act 1999, the District Council of Peterborough declares the following differential general rates on the assessed capital values of all rateable properties within the Council area for the year ending 30 June 2013, the said differential general rates to vary by reference to locality in which the rateable land is situated. The said differential general rates declared are as follows:

Peterborough township	0.4700 cents in the dollar;
Oodlawirra township	0.3150 cents in the dollar;
Yongala township	0.3150 cents in the dollar; and
Rural property	0.3250 cents in the dollar.

Annual Service Charge

Pursuant to Section 155 (1) (b) of the Local Government Act 1999, the District Council of Peterborough declares an Annual Service Charge of \$99 per Mobile Garbage Bin (Wheelie Bin) for the year ending 30 June 2013 upon the land to which it provides the service of the collection and disposal of domestic and commercial waste.

Fixed Charge

Pursuant to Section 152 (1) (c) of the Local Government Act 1999, the District Council of Peterborough declares a fixed charge of \$315 on each separate assessed rateable property for the financial year ending 30 June 2013.

Separate Rates

Pursuant to Section 95 of the Natural Resources Management Act 2004 and Section 154 of the Local Government Act 1999, and in order to reimburse the Council for amounts contributed to the Northern Yorke Natural Resources Management Board, being \$24 055, declares:

(*a*) a separate rate of 0.01412 cents in the dollar, based on the assessed capital value of all rateable properties in the area of the Council and of the Northern Yorke Natural Resources Management Board

Payment of Rates

Pursuant to Section 181 of the Local Government Act 1999, the District Council of Peterborough declares that all rates be payable by four instalments, with the:

first instalment payable on 3 September 2012;

second instalment payable on 3 December 2012;

third instalment payable on 4 March 2013; and

fourth instalment payable on 3 June 2013.

P. J. McGUINNESS, Chief Executive Officer

TATIARA DISTRICT COUNCIL

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that the Tatiara District Council at its meeting held on 3 July 2012 resolved the following:

Adoption of Valuations

That pursuant to Section 167 (2) (*a*) of the Local Government Act 1999, Council adopt for rating purposes for the financial year ended 30 June 2013, the most recent valuations of the Valuer-General available to Council of the Capital Values applicable to land within the area of the Council, totalling \$1 585 708 300, the rateable Capital Values being \$1 554 878 200.

Declaration of Rates

That having taken into account the general principles of rating contained in Section 150 of the Local Government Act 1999 and the requirements of Section 153 (2) of the Local Government Act 1999, pursuant to Section 153 (1) (*b*) and Section 156 (1) (*c*) of the Local Government Act 1999 Council declares the following differential general rates for the financial

year ended 30 June 2013, on rateable land within its area varying according to the locality of the land and the use of the land:

- in that area of the Council zoned in the Council's Development Plan consolidated 22 March 2012 as Residential, Town Centre, Commercial, Commercial (Bulk Handling), Industrial, Home Industries, Mundulla Township, Country Township (Wolseley), Country Township and Special Uses:
 - (i) 0.6567 cents in the dollar in respect of rateable land with land use Categories 1, 2, 3, 4, 5, 6, 8 and 9; and
 - (ii) 0.4378 cents in the dollar on all rateable land with land use Category 7;
- in that area of the Council zoned in the Council's Development Plan consolidated 22 March 2012 as Rural Living,
 - (i) 0.5254 cents in the dollar on rateable land with land use Category 1;
 - (ii) 0.6567 cents in the dollar on all rateable land with land use Categories 2, 3, 4, 5, 6 and 9; and
 - (iii) 0.4378 cents in the dollar in respect of rateable land with land use Categories 7 and 8;
- in the area of the Council zoned in the Council's Development Plan consolidated 22 March 2012 as Primary Industry, Public Purposes (Effluent Treatment), Conservation and Water Protection:
 - (i) 0.4378 cents in the dollar in respect of rateable land with land use Categories 7 and 8; and
 - (ii) 0.5254 cents in the dollar on all rateable land with a land use Categories 1, 2, 3, 4, 5, 6 and 9.

Declaration of Minimum Rate

That pursuant to and in accordance with Sections 158 (1) (a) and 158 (2) of the Local Government Act 1999, Council hereby fixes in respect of the financial year ended 30 June 2013 a minimum amount of \$550 that shall be payable by way of general rates on land within the Council's area.

Declaration of Maximum Increase

That pursuant to Section 153 (3) of the Local Government Act 1999, Council determines that it will not fix a maximum increase in the general rate to be charged on rateable land within its area that constitutes the principal place of residence of a principal ratepayer for the financial year ending 30 June 2013.

Declaration of Separate Rate— 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 to the Council the amount contributed to the South East Natural Resources

amount contributed to the South East Natural Resources Management Board for the financial year ended 30 June 2013, Council declares a separate rate based on a fixed charge on all rateable land in the area of the Council and in the area of the Board of \$39.90.

Declaration of Separate Rate—Keith Hospital Levy

That pursuant to Section 154 of the Local Government Act 1999, Council declares a separate rate on all rateable land in the West Ward of the Council for the purpose of planning and carrying out the activity of the development of the Keith & District Hospital Inc. for medical practitioner facilities, intended to be of particular benefit to occupiers of land within the West Ward of the Council, being called a 'Health Hub', based on a fixed charge of \$24 for the financial year ended 30 June 2013.

Community Wastewater Management Schemes (STEDS)

That pursuant to Section 155 of the Local Government Act 1999, in respect of the financial year ended 30 June 2013, Council declares an annual service charge, based on the nature of the service and varying according to whether the land is vacant or occupied, on all land within its area to which Council provides or makes available the prescribed service of Community Wastewater Management Systems (CWMS) of:

- \$230 in respect of each piece of vacant land serviced by the Bordertown CWMS;
- \$340 in respect of each piece of occupied land serviced by the Bordertown CWMS;

- \$230 in respect of each piece of vacant land serviced by the Keith CWMS;
- \$340 in respect of each piece of occupied land serviced by the Keith CWMS;
- \$230 in respect of each piece of vacant land serviced by the Mundulla CWMS; and
- \$340 in respect of each piece of occupied land serviced by the Mundulla CWMS.

Two Bin Refuse Collection System Service Charge

That pursuant to Section 155 of the Local Government Act 1999, in respect of the financial year ended 30 June 2013, Council declares an annual service charge, based on the nature of service, in respect of all land within its area to which it provides or makes available the prescribed service known as the Bin Refuse Collection System of \$230 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.

R. J. HARKNESS, Chief Executive Officer

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

Darlington, Frank Edward, late of 580 Brighton Road, South Brighton, retired taxi driver, who died on 31 May 2012. De Boo Melville Charles, late of 19 Aldersey Street, McLaren

De Boo, Melville Charles, late of 19 Aldersey Street, McLaren Vale, retired boilermaker, who died on 3 April 2012.

Dimic, Milorad, late of Big Johns Road, Coober Pedy, of no occupation, who died on 23 March 2012.

Ficko, William, late of 550 Portrush Road, Glen Osmond, of no occupation, who died on 12 February 2012.

Grow, Jeane Lillian, late of 6 Booth Avenue, Linden Park, of no occupation, who died on 30 March 2012.

Hay, Natasha, late of 16 Surrey Parade, Morphett Vale, retired registered nurse, who died on 29 March 2008.

Hogan, Constance Mary, late of 7 Raymond Grove, Glenelg, of no occupation, who died on 5 May 2012.

MacDermid, Elizabeth Wilkinson Pritchard, late of 324 Military Road, Semaphore Park, widow, who died on 14 March 2010.

Marega, Bruno, late of 14 James Street, Adelaide, of no occupation, who died on 20 August 2011.

McDonald, Daisy May, late of 670 Grand Boulevard, Seaford, home duties, who died on 6 February 2012.

McTiernan, Ida Margaret, late of 2 Chiswick Court, Oakden, home duties, who died on 27 December 2011.Moody, Janet Winifred, late of 26 Gorse Avenue, Hawthorn-

Moody, Janet Winifred, late of 26 Gorse Avenue, Hawthorndene, home duties, who died on 18 February 2012.Passmore, William Alex, late of 207-255 Hampstead Road,

Passmore, William Alex, late of 207-255 Hampstead Road, Northfield, of no occupation, who died on 7 April 2012. Payne, Gloria Adeline, late of 22 Norman Street, Port Pirie, of

Payne, Gloria Adeline, late of 22 Norman Street, Port Pirie, of no occupation, who died on 3 March 2012.

Penhall, Trevor Hamlyn, late of 9A Pine Street, Campbelltown, retired service technician, who died on 3 November 2011.

Polglase, Mervyn James Alfred, late of 18 Cudmore Terrace, Marleston, of no occupation, who died on 12 April 2012.Putzke, Reiner, late of 1 Myzantha Street, Lockleys, of no

occupation, who died on 24 June 2011. Ross, Joan Elsie, late of 2-16 Cardigan Street, Angle Park, of

no occupation, who died on 20 April 2012. Wright, Patricia Margaret, late of 740 Torrens Road,

Rosewater, of no occupation, who died on 7 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 10 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 12 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.

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