



THE SOUTH AUSTRALIAN GOVERNMENT GAZETTE

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ADELAIDE, THURSDAY, 28 JUNE 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

Department of the Premier and Cabinet
Adelaide, 28 June 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Residential Tenancies Tribunal, pursuant to the provisions of the Residential Tenancies Act 1995:

Bailiff: (from 1 July 2012 until 30 June 2017)
Michael John Martin

By command,

JAY WILSON WEATHERILL, Premier

MCA0011/12CS

Department of the Premier and Cabinet
Adelaide, 28 June 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the HomeStart Finance Board of Management, pursuant to the provisions of the Housing and Urban Development (Administrative Arrangements) Act 1995:

Member: (from 28 June 2012 until 27 June 2015)
Christopher John Ward

By command,

JAY WILSON WEATHERILL, Premier

MHUD/12/013

Department of the Premier and Cabinet
Adelaide, 28 June 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Development Assessment Commission, pursuant to the provisions of the Development Act 1993:

Member: (from 1 July 2012 until 30 June 2014)
Edward Michael Byrt
Carolyn Ann Wigg
Damien Leyton Brown
Geoffrey Mark Loveday
Megan Louise Leydon
Andrew James Ford
Simone Marie Fogarty

Presiding Member: (from 1 July 2012 until 30 June 2014)
Edward Michael Byrt

Deputy Presiding Member: (from 1 July 2012 until 30 June 2014)
Megan Louise Leydon

By command,

JAY WILSON WEATHERILL, Premier

PLN0077/12CS

Department of the Premier and Cabinet
Adelaide, 28 June 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Construction Industry Long Service Leave Board, pursuant to the provisions of the Construction Industry Long Service Leave Act 1987:

Member: (from 1 July 2012 until 30 June 2017)
Margaret Winifred Sexton
Rick Cairney
Steven Minuzzo
Steven Brenton Hall
Robert Donnelly
Aaron Michael Cartledge
Colin Fenney

Presiding Officer: (from 1 July 2012 until 30 June 2017)
Margaret Winifred Sexton

Deputy Member: (from 1 July 2012 until 30 June 2017)
Michael John Donald (Deputy to Cairney)
Peter Salveson (Deputy to Minuzzo)
Andrew Clarke (Deputy to Hall)
Douglas Buchanan (Deputy to Donnelly)
Darren James Roberts (Deputy to Cartledge)
Stuart Thomas William Gordon (Deputy to Fenney)

By command,

JAY WILSON WEATHERILL, Premier

MIR12/015CS

Department of the Premier and Cabinet
Adelaide, 28 June 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the SACE Board of South Australia, pursuant to the provisions of the SACE Board of South Australia Act 1983:

Member: (from 1 July 2012 until 30 September 2012)
David Neville Frith
Allan David Dooley
Kim Feri Hebenstreit
Pamela Mary Ronan
Sivakumar Alagumalai
Jillian Heaton Miller

Presiding Member: (from 1 July 2012 until 30 September 2012)
Allan David Dooley

Deputy Member: (from 1 July 2012 until 30 September 2012)
Russell John Eley (Deputy to Danvers and Frith)
Michelle Margaret Bentley (Deputy to Hebenstreit and Miller)
Peter Howard Daw (Deputy to O'Brien and Ronan)
Graeme John Oliver (Deputy to Healey and Millard)

By command,

JAY WILSON WEATHERILL, Premier

MECD12/050-SC

Department of the Premier and Cabinet
Adelaide, 28 June 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Health Services Charitable Gifts Board, pursuant to the provisions of the Health Services Charitable Gifts Act 2011:

Commissioner: (from 1 July 2012 until 30 June 2015)
Geoffrey Mark Loveday

By command,

JAY WILSON WEATHERILL, Premier

HEAC-2012-00032

Department of the Premier and Cabinet
Adelaide, 28 June 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the South Australian Health Practitioners Tribunal, pursuant to the provisions of the Health Practitioner National Law (South Australia) Act 2010:

President: (from 1 July 2012 until 30 June 2013)
Richard Evan Hardy

Deputy President: (from 1 July 2012 until 30 June 2013)
David Cyril Gurry
Anthony Ralph Newman
Peter Yelverton Wilson

By command,

JAY WILSON WEATHERILL, Premier

HEAC-2012-00036

Department of the Premier and Cabinet
Adelaide, 28 June 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the undermentioned to the Urban Renewal Authority Board of Management, pursuant to the provisions of the Housing and Urban Development (Administrative Arrangements) Act 1995:

Member: (from 1 July 2012 until 31 July 2012)

Michael John Terlet
Jennifer Anne Westacott
Rod Hook
Judith Carr
Theo Steven Maras
Alice Clark

Acting Presiding Member: (from 1 July 2012 until 31 July 2012)

Michael John Terlet

By command,

JAY WILSON WEATHERILL, Premier

MHUD/12/017

Department of the Premier and Cabinet
Adelaide, 28 June 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable John Robert Rau, MP, Deputy Premier, Attorney-General, Minister for Planning and Minister for Business Services and Consumers to be also Acting Premier and Acting Minister for State Development for the period from 30 June 2012 to 16 July 2012 inclusive, during the absence of the Honourable Jay Wilson Weatherill, MP.

By command,

JAY WILSON WEATHERILL, Premier

DPC12/032CS

Department of the Premier and Cabinet
Adelaide, 28 June 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable Ian Keith Hunter, MLC, Minister for Communities and Social Inclusion, Minister for Social Housing, Minister for Disabilities, Minister for Youth and Minister for Volunteers to be also Acting Minister for Police, Acting Minister for Correctional Services, Acting Minister for Emergency Services, Acting Minister for Road Safety and Acting Minister for Multicultural Affairs for the period from 24 July 2012 to 28 July 2012 inclusive, during the absence of the Honourable Jennifer Mary Rankine, MP.

By command,

JAY WILSON WEATHERILL, Premier

12MES/006SC

Department of the Premier and Cabinet
Adelaide, 28 June 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the Honourable John Robert Rau, MP, Deputy Premier, Attorney-General, Minister for Planning and Minister for Business Services and Consumers to be also Acting Minister for Employment, Higher Education and Skills, Acting Minister for Science and Information Economy and Acting Minister for Recreation and Sport for the period from 29 June 2012 to 5 July 2012 inclusive, during the absence of the Honourable Thomas Richard Kenyon, MP.

By command,

JAY WILSON WEATHERILL, Premier

MEHES12/008CS

Department of the Premier and Cabinet
Adelaide, 28 June 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint Kym Boxall to the office of Magistrate of the Magistrates Court of South Australia and to the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis, for a period commencing on 9 July 2012 and expiring on 30 June 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,

JAY WILSON WEATHERILL, Premier

AGO0241/02CS

Department of the Premier and Cabinet
Adelaide, 28 June 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint judicial officers to the auxiliary pool for a period of one year commencing on 1 July 2012 and expiring on 30 June 2013—as listed below—it being a condition of appointment that the powers and jurisdictions of office 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 provisions of the Judicial Administration (Auxiliary Appointments and Powers) Act 1988:

John Jeremy Doyle to the office of Judge of the Supreme Court of South Australia on an auxiliary basis.

Kevin Patrick Duggan to the office of Judge of the Supreme Court of South Australia on an auxiliary basis.

Brendan Michael Burley to the office of Master of the Supreme Court of South Australia on an auxiliary basis.

Bruce Malcolm Debelle to the office of Judge of the Supreme Court of South Australia on an auxiliary basis.

Alan Peter Moss to the office of Judge of the Environment, Resources and Development Court of South Australia and to the office of Judge of the Youth Court of South Australia both on an auxiliary basis.

Gregory Ronald Alfred Clark to the office of Magistrate of the Magistrates Court of South Australia and to the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis.

David Cyril Gurry to the office of Magistrate of the Magistrates Court of South Australia and to the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis.

Jonathan Romilly Harry to the office of Magistrate of the Magistrates Court of South Australia and to the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis.

Garry Francis Hiskey to the office of Magistrate of the Magistrates Court of South Australia and to the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis.

John Antoine Kiosoglous to the office of Magistrate of the Magistrates Court of South Australia and to the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis.

Patricia Ann Rowe to the office of Magistrate of the Magistrates Court of South Australia and to the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis.

Peter Yelverton Wilson to the office of Magistrate of the Magistrates Court of South Australia and to the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis.

By command,

JAY WILSON WEATHERILL, Premier

AGO0241/02CS

Department of the Premier and Cabinet
Adelaide, 28 June 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint Frederick Robert Field to the office of Magistrate of the Magistrates Court of South Australia and to the office of Magistrate of the Youth Court of South Australia both on an auxiliary basis, for a period commencing on 1 April 2013 and expiring on 30 June 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,

JAY WILSON WEATHERILL, Premier

AGO0241/02CS

Department of the Premier and Cabinet
Adelaide, 28 June 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint Megan Frances Napier Dyson, Philip Kimble Read and Bryan Marcus Harris as part-time Commissioners of the Environment, Resources and Development Court of South Australia, and designate them as Commissioners for the purposes of the Court's jurisdiction under the Natural Resources Management Act 2004 for a term of three years commencing on 29 June 2012 and expiring on 28 June 2015, pursuant to Section 10 of the Environment, Resources and Development Court Act 1993.

By command,

JAY WILSON WEATHERILL, Premier

AGO0177/03CS

Department of the Premier and Cabinet
Adelaide, 28 June 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint Timothy James Horton as Commissioner for Integrated Design for a term commencing on 5 July 2012 and expiring on 31 December 2012, pursuant to Section 68 of the Constitution Act 1934.

By command,

JAY WILSON WEATHERILL, Premier

DPC12/031CS

Department of the Premier and Cabinet
Adelaide, 28 June 2012

HIS Excellency the Governor in Executive Council has been pleased to appoint the SafeWork SA officer, Beau Joshua Seidel as an Inspector for the purposes of the Shop Trading Hours Act 1977, commencing on 28 June 2012, pursuant to Section 7 of the Shop Trading Hours Act 1977.

By command,

JAY WILSON WEATHERILL, Premier

MIR12/014CS

AERODROME FEES ACT 1998

PARAFIELD AIRPORT

Schedule of Charges—Effective from 1 July 2012

THE prices shown in this schedule are inclusive of GST. The following charges apply to the use of Parafield Airport:

(a) Landing Charge:

- (i) For each aircraft weighing more than 10 000 kg MTOW, a charge of \$7.49 per 1 000 kg MTOW *pro rata*.
- (ii) For aircraft landing at Parafield Airport for the purposes of undergoing substantial maintenance on the airport and weighing less than 10 000 kg MTOW, a single charge of \$7.49 per 1 000 kg MTOW *pro rata*.
- (iii) For the purposes of an aircraft undergoing substantial maintenance, evidence in the form of a Substantial Maintenance Claim Form must be submitted to the Credit Controller at Parafield Airport Ltd (PAL) within 24 hours of the aircraft landing at Parafield Airport. If PAL is not notified of an aircraft landing for substantial maintenance within 24 hours, then a daily charge of \$7.49 per 1 000 kg MTOW *pro rata* will be levied in addition to the landing charge. It is the responsibility of the aircraft owner/operator to ensure that the form is lodged with PAL by the due date.

(b) General Aviation Access Charge (GAAC)

For each aircraft not covered by (a) above a GAAC of \$7.49 per 1 000 kg MTOW *pro rata* per day or part of a day will be made. GAAC may be paid in advance for periods of one month, six months or twelve months. Advance payment will attract a discount as shown in the table below:

Period	Rate per 1 000 kg MTOW (<i>pro rata</i>) \$	Effective discount rate %
One Month.....	205.00	10
Six Months.....	1 095.00	20
Twelve Months.....	1 914.00	30

(MTOW = maximum take-off weight as specified by the manufacturer)

This Schedule may change from time to time. By using Parafield Airport the Aircraft Operator is deemed to have accepted these Charges as amended from time to time.

Parafield Airport Ltd (ABN 68 075 176 608)

Registered Office: 1 James Schofield Drive, Adelaide Airport, S.A. 5950

Administration Office: Building 18, Tigermoth Lane, Parafield Airport, S.A. 5106

Website: www.aal.com.au



Government of South Australia

Biosecurity SA

BRANDS ACT, 1933
1ST QUARTER 2012

The following statement of all horse and cattle, sheep and stud stock brands, distinctive brands and marks, sheep earmarks and firebrands registered, transferred and cancelled under the Brands Act, 1933 for the quarter ended 31st March 2012 and the names and addresses of their respective owners, is published in the form of the Twenty-third schedule for general information.

Stockowners whose names, addresses, brands or marks may be incorrectly stated are requested to notify the same to the Registrar and in all such notifications the registered brand of the owner, and the number of the certificate of registration must be given.

Any subsequent change of address must be notified at once to the Registrar.

A handwritten signature in black ink, appearing to read 'K. Greenhalgh'.

Registrar of Brands
29th May 2012

REGISTRATIONS

HORSE & CATTLE BRANDS REGISTERED

Brand	Owner	Address
<u>CB</u>	DC, MD, CC, GM & JD Button For use on APY Lands	CRYSTAL BROOK 5523
T83	TW Morphett	'Callanna Station' via MARREE 5733

CATTLE EARMARKS REGISTERED

Earmark	Owner	Address
P.2.6	TW Morphett	'Callanna Station' via MARREE 5733

DISTINCTIVE BRANDS FOR HORSES AND CATTLE

Brand	Owner	Address
Nil		

STUD STOCK BRANDS REGISTERED

Brand	Society	Owner	Address
<u>M</u>	Australian Pony Stud Book	S Lamond	OWEN 5460
<u>M</u>	Australian Miniature Pony Society	S Lamond	OWEN 5460
<u>M</u>	Australian Pony Stud Book (including Welsh Pony Society)	KM Pearson	VICTOR HARBOR 5211
<u>M</u>	Riding Pony Society	KM Pearson	VICTOR HARBOR 5211
<u>M</u>	Saddle Pony Society	KM Pearson	VICTOR HARBOR 5211
<u>M</u>	Arabian Horse Society	KM Pearson	VICTOR HARBOR 5211
☉	Australian Quarter Horse Assoc	WK Seiboth	FINNISS 5255

SHEEP BRANDS REGISTERED

Central District

Brand	Colour	Position	Owner	Address
λ	Blue	1	KA Abbott	EDEN VALLEY 5235

South East District

Brand	Colour	Position	Owner	Address
JB	Blue	4	D & J Bouts t/a Ground Control	MURRAY BRIDGE 5253
◇	Green	1	EM, MR, EH, ME & PT Peucker t/a EM & MR Peucker	MOUNT GAMBIER 5290

Western District

Brand	Colour	Position	Owner	Address
Nil				

Northern District

Brand	Colour	Position	Owner	Address
Nil				

Kangaroo Island

Brand	Colour	Position	Owner	Address
Nil				

SHEEP EARMARKS OR FIREBRANDS REGISTERED*Central District*

Brand or Mark	Owner	Address
Nil		

South East District

Brand or Mark	Owner	Address
Nil		

Western District

Brand or Mark	Owner	Address
Nil		

Northern District

Brand or Mark	Owner	Address
Nil		

Kangaroo Island

Brand or Mark	Owner	Address
Nil		

TRANSFERS

HORSE AND CATTLE BRANDS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
W66	SA Wallis	NJ Wallis, GLOBE DERBY PARK 5110
00□	CE Nesbitt	CW & A Nesbitt, MEADOWS 5201
13 <	BP Allchurch	A & J Allchurch t/a Braebrook Pty Ltd SADDLEWORTH 5413
0P 2	HE Peucker & Sons	EM, MR, EH, ME & PT Peucker t/a EM & MR Peucker MOUNT GAMBIER 5290

DISTINCTIVE BRANDS FOR HORSES AND CATTLE TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
Nil		

CATTLE EARMARKS TRANSFERRED

Brand	Transferred from	Transferred to: Owner/Address
A.3.B.5	HE Peucker & Sons	EM, MR, EH, ME & PT Peucker t/a EM & MR Peucker MOUNT GAMBIER 5290

STUD STOCK BRANDS TRANSFERRED

Brand	Society	Transferred from	Transferred to: Owner/Address
Nil			

SHEEP BRANDS TRANSFERRED

Central District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
S ⊥	Red	3	SJ Short & Son	D & K Short t/a Carramulla Pty Ltd atf D & K Short Trust PORT VINCENT 5581
Ω	Purple	4	GC & BM Button	DC, MD, CC, GM & JD Button t/a DC & MD Button WANDEARAH via CRYSTAL BROOK 5523
△ B	Green	1	AD Button	DC, MD, CC, GM & JD Button t/a DC & MD Button WANDEARAH via CRYSTAL BROOK 5523
C	Purple	4	CB Charlson	PC Charlson, ONE TREE HILL 5114
9N	Purple	3	GP & AR Neumann	SA Neumann, BALAKLAVA 5461
HA	Blue	2	BP Allchurch	A & J Allchuch t/a Braebrook Pty Ltd SADDLEWORTH 5413
BS	Green	2	BL & BJ Skewes	D & T Skewes GOOLWA 5214
⊙	Blue	4	VE Nutt	EA Nutt t/a Pokey Hole Pastoral CLARE 5431

South East District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Nil				

Western District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Z	Red	4	JW & LA Zerk	MA Zerk, LOCK 5633
WD	Purple	3	CV & MC Sampson	WD & DK Sampson WARRAMBOO 5650

Northern District

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Nil				

Kangaroo Island

Brand	Colour	Position	Transferred from	Transferred to: Owner/Address
Nil				

SHEEP EARMARKS OR FIREBRANDS TRANSFERRED*Central District*

Brand or Mark	Transferred from	Transferred to: Owner/Address
XA.1.G.1	BP Allchurch	A & J Allchurch t/a Braebrook Pty Ltd SADDLEWORTH 5413
C.1.XM.1	BL & BJ Skewes	D & T Skewes, GOOLWA 5214

South East District

Brand or Mark	Transferred from	Transferred to: Owner/Address

Western District

Brand or Mark	Transferred from	Transferred to: Owner/Address
XT.3.B.3	CV & MC Sampson	WD & DK Sampson WARRAMBOO 5650

Northern District

Brand or Mark	Transferred from	Transferred to: Owner/Address
Nil		

Kangaroo Island

Brand or Mark	Transferred from	Transferred to: Owner/Address
Nil		

CANCELLATIONS

HORSE AND CATTLE BRANDS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
A98	SB Aldridge, MOUNT TORRENS 5244	SB Aldridge
9A6	PJ Ancell, BIRDWOOD 5234	R Purtill
⊕	AE Bartholomaeus 'Pine Creek Station' COCKBURN 5400	Registrar of Brands
⊕43	TL Bowman, MILLICENT 5280	Registrar of Brands
5F4	JA Brooke, HANHDORF 5245	JA Brooke
∞ 31	KL & KH Dearman, PARACOMBE 5132	Registrar of Brands
⊕ 99	PS Dolan, LUCINDALE 5272	NS Dolan
08F	BG Flower, QUORN 5433	BG Flower
2<1	Glenhill Pty Ltd, TINTINARA 5266	PR Candy
3G9	AA Griffiths, MALLALA 5502	Registrar of Brands
09H	RD & MG Harris, VICTOR HARBOR 5211	RD Harris
82H	RS & KJ Harris, MEDINDIE 5081	Registrar of Brands
h73	D Hitch & Co, BUCKELBOO 5641	Registrar of Brands
2H0	HH Hofmann, CRYSTAL BROOK 5523	Registrar of Brands
19H	WC Howard & Sons, PENNESHAW 5222	Registrar of Brands
⊕	RM Legoe, ROBE 5276	Registrar of Brands
27w	KW & MA Leslie, QUORN 5433	Registrar of Brands
→ 72	Lochwood Pastoral Company, AVENUE RANGE 5273	Registrar of Brands
95M	PA Malseed, MOUNT GAMBIER 5290	PA Malseed
m01	DC & EM Masters, MOUNT BURR 5279	Registrar of Brands
71m	JL McMurray, KEITH 5267	Registrar of Brands
67S	Mern Merna Proprietors, HAWKER 5434	RA Spiers
8M8	LT & LMillard, KADINA 5554	Registrar of Brands
3M0	MT & CM Mowbray, MILLICENT 5280	Registrar of Brands
A73	KA & EE Osborne, MILLICENT 5280	Registrar of Brands
0 7	JW Patterson, EUDUNDA 5374	Registrar of Brands
2R0	RS Reschke, COONAWARRA 5263	Registrar of Brands
12 P	CE & IM Reynolds, WHYTE YARCOWIE 5420	Registrar of Brands
R24	RP & LJ Robertson, BALHANNAH 5242	Registrar of Brands
∞ 47	R, EG, JS & PJ Ross t/a Ross Brothers BORDERTOWN 5268	Registrar of Brands
02.)	CV & MC Sampson, WARRAMBOO 5650	WD Sampson
∞ 14	AO & DM Schutz & Sons TANTANOOLA 5280	Registrar of Brands
9□0	RHE Simon, HOYLETON 5463	Registrar of Brands
2 ≧ 3	JD & DM Smith, PORT PIRIE 5540	JD Smith
J 00	ND Snodgrass, KADINA 5554	ND Snodgrass
J23	Struan Investments Pty Ltd, KINGSTON 5275	Registrar of Brands

X11	Winnininnie Pastoral Co Pty Ltd, YUNTA 5440	Registrar of Brands
J98	CM & GA Wiseman, LOCK 5633	Registrar of Brands
1Y0	P & VM Young, KALANGADOO 5278	Registrar of Brands
Z14	JW & LA Zerk, LOCK 5633	JW Zerk

CATTLE EARMARKS CANCELLED

Brand	Owner & Address	Applicant for Cancellation
XT.1	TL Bowman, MILLICENT 5280	Registrar of Brands
C.3.A.3	BG Flower, QUORN 5433	BG Flower
J.1.N.3	D Hitch & Co, BUCKELBOO 5641	Registrar of Brands
N.2.A.3	WC Howard & Sons, PENNESHAW 5222	Registrar of Brands
A.1.E.5	RM Legoe, ROBE 5276	Registrar of Brands
W.5.N.6	KW & MA Leslie, QUORN 5433	Registrar of Brands
XJ.1.G.1	Lochwood Pastoral Company, AVENUE RANGE 5273	Registrar of Brands
XU.3.6	PA Malseed, MOUNT GAMBIER 5290	PA Malseed
E.5.R.5	JL McMurray, KEITH 5267	Registrar of Brands
A.2.G.6	Mern Merna Proprietors, HAWKER 5434	RA Spiers
R.7.E.7	R, EG, JS & PJ Ross t/a Ross Brothers BORDERTOWN 5268	Registrar of Brands
XT.3.B.3	CV & MC Sampson, WARRAMBOO 5650	WD Sampson
XS.2.L.4	AO & DM Schutz & Sons TANTANOOLA 5280	Registrar of Brands
T.1.G.1	Struan Investments Pty Ltd KINGSTON 5275	Registrar of Brands
Q.3.D.3	P & VM Young, KALANGADOO 5278	Registrar of Brands

DISTINCTIVE BRANDS FOR HORSES AND CATTLE CANCELLED

Brand	Owner & Address	Applicant for Cancellation
S (off loin)	RS Reschke, COONAWARRA 5263	Registrar of Brands

STUD STOCK BRANDS CANCELLED

Brand	Society	Owner & Address	Applicant for Cancellation
A	Equestrian Federation of SA	M Attwell McLAREN VALE 5171	T Attwell
A1493 (tattoo)	Dairy Goat Society	NJ Barratt, MAYLANDS 5069	MJ Barratt
A13 (tattoo)	Australian Mohair Assoc	DJ & EM Barratt BURNSIDE 5066	DJ Barratt
F	Australian Pony Stud Book	JA Brooke, HAHNDORF 5245	JA Brooke
SAH	Australian Jersey Herd Society	CS & KS Hall WILLUNGA 5173	Registrar of Brands

FX	SA Thoroughbred Breeders	TJ Hardy STRATHALBYN 5255	TJ Hardy
KH	Australian Pony Stud Book	RS & KJ Harris MEDINDIE 5081	Registrar of Brands
GP	Thoroughbred Horses Assoc	GR Prest, NAIRNE 5252	Registrar of Brands
LP	Angus Society of Australia	RP & LJ Robertson BALHANNAH 5242	Registrar of Brands
LIN	Aust South Devon Breeders	RFR Scragg, VICTOR HARBOR 5211	Registrar of Brands
TS	Australian Stud Book	GJ Stacey, YANKALILLA 5203	Registrar of Brands

SHEEP BRANDS CANCELLED

Central District

Brand	Colour	Position	Owner and address	Applicant for cancellation
Ⓔ	Red	1	Bertram Lawry Lange & Co WAROOKA 5577	Registrar of Brands
DC	Red	4	DA & VJ Carmichael, URANIA 5574	Registrar of Brands
C	Purple	4	CB Charlson, ONE TREE HILL 5114	Registrar of Brands
KC	Purple	1	KE & AC Cottle, BALAKLAVA 5461	Registrar of Brands
RQ	Blue	4	MR & BM Darling, MAITLAND 5573	Registrar of Brands
△D	Red	4	C Dean, WOODS POINT 5253	C Dean
D	Purple	1	Edwin Theyer Dean & Son 'Karinya Station' MOCULTA 5353	Registrar of Brands
△D	Purple	4	PL Dollard, MANNUM 5238	Registrar of Brands
F	Purple	1	MC & LJ Forrest, STANSBURY 5582	Registrar of Brands
AG	Blue	1	AA Griffiths, MALLALA 5502	Registrar of Brands
F F	Purple	4	BJ Hannaford, CUDLEE CREEK 5232	Registrar of Brands
H	Red	4	PL & MT Hannan, PORT PIRIE 5540	Registrar of Brands
OH	Purple	3	KOD & BD Hewett, ALFORD 5554	Registrar of Brands
H	Purple	1	P & E Higgins MOUNT PLEASANT 5235	Registrar of Brands
BH	Blue	2	BJ & MJ Hill, ARDROSSAN 5571	Registrar of Brands
HH	Red	4	HH Hofmann CRYSTAL BROOK 5523	Registrar of Brands
FJ	Purple	3	FG Joraslafsky, CURRAMULKA 5580	Registrar of Brands
BK	Purple	4	BE & NA Knauerhase BOOLEROO CENTRE 5482	Registrar of Brands
JL	Purple	3	JE Liersch, TANUNDA 5352	Registrar of Brands
BS	Red	3	Lutheran Homes Inc NORTH ADELAIDE 5006	Registrar of Brands
M	Green	2	LT & L Millard, KADINA 5554	Registrar of Brands
HP	Red	4	HI & MM O'Loan, MALLALA 5502	Registrar of Brands
P	Blue	1	JW Patterson, EUDUNDA 5374	Registrar of Brands
O	Red	4	RH & JM Piggott FARRELL FLAT 5416	Registrar of Brands
HJ	Purple	3	DGS & BL Powell, NAIRNE 5252	Registrar of Brands
R	Blue	2	CE & IM Reynolds, WHYTE YARCOWIE 5420	Registrar of Brands

DS	Green	1	DJ Schutz, EDEN VALLEY 5235	Registrar of Brands
HS	Green	1	RHE Simon, HOYLETON 5463	Registrar of Brands
SK	Purple	4	JD & DM Smith, PORT PIRIE 5540	JD Smith
NS	Green	2	ND Snodgrass, KADINA 5554	ND Snodgrass
VE	Purple	3	JH & NF Watson PORT BROUGHTON 5522	Registrar of Brands
U	Blue	1	WB Ashby Marlow & Co HALLETT 5419	Registrar of Brands
N	Red	1	NC Wegener, PALMER 5237	Registrar of Brands

South East District

Brand	Colour	Position	Owner and address	Applicant for cancellation
B	Blue	1	DJ & EM Barratt, BURNSIDE 5066	DM Barratt
Ψ	Red	2	TL Bowman, MILLICENT 5280	Registrar of Brands
Ψ	Blue	2	TL Bowman, MILLICENT 5280	Registrar of Brands
M	Green	2	TL Bowman, MILLICENT 5280	Registrar of Brands
◇	Red	4	Brookman Bros, MENINGIE 5264	Registrar of Brands
C	Red	1	CO Cass, LOXTON 5333	Registrar of Brands
LD	Purple	4	LG & H Dabinett, PARILLA 5303	Registrar of Brands
PD	Blue	1	PS Dolan, LUCINDALE 5272	PS Dolan
→	Green	4	Glenhill Pty Ltd, TINTINARA 5266	PR Candy
G H	Red	4	GD Hancock, PARILLA 5303	Registrar of Brands
◇ X	Red	4	WH & HG Hanel, KONGORONG 5291	Registrar of Brands
L	Red	2	J & E Legoe, KINGSTON 5275	Registrar of Brands
L	Blue	1	RM Legoe, ROBE 5276	Registrar of Brands
J	Green	4	Lochwood Pastoral Company AVENUE RANGE 5273	Registrar of Brands
JR	Red	4	PA Malseed MOUNT GAMBIER 5290	PA Malseed
LM	Blue	4	JI McMurray, KEITH 5267	Registrar of Brands
Y	Green	4	BD Metters, KINGSTON 5275	Registrar of Brands
MM	Blue	1	BM & NC Millowick COMPTON 5290	Registrar of Brands
人	Purple	4	DR & RM Mosey MUNDULLA 5270	Registrar of Brands
MM	Green	2	MT & CM Mowbray MILLICENT 5280	Registrar of Brands
P	Blue	1	JW Patterson, EUDUNDA 5374	Registrar of Brands
▽ P	Red	1	RG Peter, SHERLOCK 5301	Registrar of Brands
℞	Green	1	JK Reilly, PENOLA 5277	Registrar of Brands
AR	Red	2	RS Reschke COONAWARRA 5263	Registrar of Brands
Я	Blue	1	R, EG, JS & PJ Ross t/a Ross Bros BORDERTOWN 5268	Registrar of Brands
S	Green	4	E Schmalfluss, MILLICENT 5280	Registrar of Brands
S	Blue	1	AO & DM Schutz & Sons TANTANOOLA 5280	Registrar of Brands

JR	Blue	1	Struan Investments Pty Ltd KINGSTON 5275	Registrar of Brands
T	Red	2	NJ Thomson MOUNT GAMBIER 5290	NJ Thomson
>	Blue	2	MP Virgin, BORDERTOWN 5268	Registrar of Brands
PY	Red	4	P & VM Young KALANGADOO 5278	Registrar of Brands
WD	Blue	4	L & HD Watson, LUCINDALE 5272	Registrar of Brands

Western District

Brand	Colour	Position	Owner and address	Applicant for cancellation
A	Purple	2	DA Arthur, CLEVE 5640	Registrar of Brands
WB	Green	4	WB & JR Bache, YEELANA 5632	Registrar of Brands
Ⓓ	Blue	2	HB & GK Blacker, CUMMINS 5631	Registrar of Brands
U	Purple	3	TJ & MM Charlton EDILILLIE 5630	Registrar of Brands
HD	Green	4	RA Deakin, KIELPA 5642	LB Gerloff
D	Blue	1	GJ Duffield, CUNGENA 5660	GJ Duffield
d	Red	1	DA & RJ Dunn, TUMBY BAY 5606	Registrar of Brands
Ⓕ	Blue	4	BG Flower, QUORN 5433	BG Flower
HF	Green	4	RE Freeman & Co PORT KENNY 5671	Registrar of Brands
κ	Blue	4	LB Gerloff, KIELPA 5642	LB Gerloff
H	Purple	2	GA & DS Hauschild ARNO BAY 5603	Registrar of Brands
Ⓗ	Purple	2	D Hitch & Co BUCKELBOO 5641	Registrar of Brands
M	Blue	1	KI & SM MacGowan KIELPA 5642	Registrar of Brands
N	Purple	1	Nonowie Investment Pty Ltd WHYALLA 5600	Registrar of Brands
Ⓟ	Blue	1	BG & RA Polkinghorne LOCK 5633	Registrar of Brands
C	Red	2	CB Smith ARNO BAY 5603	Registrar of Brands
R	Purple	2	RM & EE Telfer UNGARRA 5610	Registrar of Brands
V	Green	4	HJM & DJ Van de Vorstenbosch WARRAMBOO 5650	Registrar of Brands
D	Red	3	HJM & DJ Van de Vorstenbosch WARRAMBOO 5650	Registrar of Brands
MW	Purple	2	CM & GA Wiseman, LOCK 5633	Registrar of Brands
Z	Red	4	JW & LA Zerk, LOCK 5633	Registrar of Brands

Northern District

Brand	Colour	Position	Owner and address	Applicant for cancellation
III	Blue	2	AE Bartholomaeus COCKBURN 5440	Registrar of Brands
Ⓕ	Blue	4	BG Flower, QUORN 5433	BG Flower

F	Blue	3	BG Flower, QUORN 5433	BG Flower
∩	Blue	4	KW & MA Leslie, QUORN 5433	Registrar of Brands
Ⓜ	Red	2	KW & MA Leslie, QUORN 5433	Registrar of Brands
IS	Purple	3	Mern Merna Proprietors HAWKER 5434	RA Spiers
X	Red	2	Winnininnie Pastoral Co Pty Ltd YUNTA 5440	Registrar of Brands

Kangaroo Island

Brand	Colour	Position	Owner and address	Applicant for cancellation
AH	Purple	4	WC Howard & Sons PENNESHAU 5222	Registrar of Brands
MJ	Purple	2	RM & VG Mumford	Registrar of Brands
P̄	Purple	4	WA Parsons, KINGSCOTE 5223	Registrar of Brands

SHEEP EARMARK OR FIREBRANDS CANCELLED*Central District*

Brand or Mark	Owner and address	Applicant for Cancellation
V.1.2	Edwin Theyer Dean & Son, MOCULTA 5353	Registrar of Brands
XI.2.B.3	AA Griffiths, MALLALA 5502	Registrar of Brands
PG (firebrand)	AA Griffiths, MALLALA 5502	Registrar of Brands
Ⓢ (tattoo)	FG Joraslafsky CURRAMULKA 5580	Registrar of Brands
XD.1.S.1	D Short t/a SJ Short & Sons CURRAMULKA 5580	D Short
Y.3.E.3	JH & NF Watson PORT BROUGHTON 5522	Registrar of Brands

South East District

Brand or Mark	Owner and address	Applicant for Cancellation
M.1.G.1	DJ & EM Barratt, BURNSIDE 5066	Registrar of Brands
XT.1.2	TL Bowman, MILLICENT 5280	Registrar of Brands
X.3.A.3	Brookman Bros, MENINGIE 5264	Registrar of Brands
K.4	RM Legoe, ROBE 5276	Registrar of Brands
U.U.1	J & E Legoe, KINGSTON SE 5275	Registrar of Brands
XJ.XJ.3	Lochwood Pastoral Company AVENUE RANGE 5273	Registrar of Brands
R.1.C.2	PA Malseed, MOUNT GAMBIER 5290	PA Malseed
XI.1.C.4	DR & RM Mosey, MUNDULLA 5270	Registrar of Brands
E.1.XM.1	MT & CM Mowbray, MILLICENT 5280	Registrar of Brands
R.3.E.3	R, EG, JS & PJ Ross t/a Ross Brothers BORDERTOWN 5268	Registrar of Brands
XS.2.L.4	AO & DM Schutz & Sons, TANTANOOLA 5280	Registrar of Brands
T.1.G.1	Struan Investments Pty Ltd, KINGSTON 5275	Registrar of Brands

Western District

Brand or Mark	Owner and address	Applicant for Cancellation
B.1.XL.1	WB & JR Bache, YEELANA 5632	Registrar of Brands
G.2	RA Deakin, KIELPA 5642	LB Gerloff
XI.XI.1	BG Flower, QUORN 5433	BG Flower
XS.3	RE Freeman & Co, PORT KENNY 5671	Registrar of Brands
J.1.K.1	D Hitch & Co, BUCKELBOO 5641	Registrar of Brands
C.1	Nonowie Investment Pty Ltd WHYALLA 5600	Registrar of Brands
XK.XK.3	HJM & DJ Van de Vorstenbosch WARRAMBOO 5650	Registrar of Brands
O.1.R.1	HJM & DJ Van de Vorstenbosch WARRAMBOO 5650	Registrar of Brands
P.1.B.1	CM & GA Wiseman, LOCK 5633	Registrar of Brands
(FH) (firebrand)	CM & GA Wiseman, LOCK 5633	Registrar of Brands

Northern District

Brand or Mark	Owner and address	Applicant for Cancellation
A.1.XI.1	BG Flower, QUORN 5433	BG Flower
XI.1	BG Flower, QUORN 5433	BG Flower
XW.1.2	KW & MA Leslie, QUORN 5433	Registrar of Brands
M.1.2	KW & MA Leslie, QUORN 5433	Registrar of Brands
N.1.2	Mern Merna Proprietors HAWKER 5434	RA Spiers
R.2	Winnininnie Pastoral Co Pty Ltd YUNTA 5440	Registrar of Brands

Kangaroo Island

Brand or Mark	Owner and address	Applicant for Cancellation
A.2.3	WC Howard & Sons, PENNESHAW 5222	Registrar of Brands

ELECTRICITY ACT 1996

Origin Energy's Default Electricity Contract Prices for Domestic and Business Customers

NOTICE under the Electricity Act 1996 by Origin Energy Electricity Limited (ABN 33 071 052 287) of Default Contract Prices for Small Customers pursuant to Section 36AB of the Electricity Act 1996, notice is hereby given by Origin of its default contract prices for customers who are consuming less than 160 megawatt hours per annum of electricity ('small customers') and who are purchasing electricity under Origin's default contract terms and conditions. The Default Contract Prices are set out below and will apply from 1 July 2012.

The default contract prices set out in this notice are the same as the standing contract prices for small customers as fixed by the Electricity Standing Contract Price Determination made by the Essential Services Commission of South Australia ('ESCOSA') on 14 December 2010.

Prices effective as at 1 July 2012

	GST Exclusive	GST Inclusive
Domestic Light and Power - Tariff 110		
From (1 Jan – 31 Mar)		
First 3.2877 kWh/day (c/kWh)	30.70	33.770
Next 7.6712 kWh/day (c/kWh)	33.46	36.806
Next 16.4384 kWh/day (c/kWh)	37.77	41.547
Next 27.3973 kWh/day (c/kWh)	40.65	44.715
Balance (c/kWh)	40.65	44.715
Supply Charge (c/day)	65.64	72.204
From (1 Apr – 31 Dec)		
First 3.2877 kWh/day (c/kWh)	29.13	32.043
Next 7.6712 kWh/day (c/kWh)	29.68	32.648
Next 16.4384 kWh/day (c/kWh)	33.97	37.367
Next 27.3973 kWh/day (c/kWh)	36.85	40.535
Balance (c/kWh)	36.85	40.535
Supply Charge (c/day)	65.64	72.204
Charitable Tariff - Tariff 112		
First 27.3973 kWh/day (c/kWh)	31.74	34.914
Next 246.5753 kWh/day (c/kWh)	33.96	37.356
Next 273.9726 kWh/day (c/kWh)	34.94	38.434
Balance (c/kWh)	34.94	38.434
Supply Charge (c/day)	64.02	70.422

	GST Exclusive	GST Inclusive
Off-Peak Controlled Load – Tariff 116		
First 21.9178 kWh/day (c/kWh)	14.09	15.499
Balance (c/kWh)	15.21	16.731
General Supply - Tariff 126		
From (1 Jan – 31 Mar)		
First 27.3973 kWh/day (c/kWh)	33.67	37.037
Next 246.5753 kWh/day (c/kWh)	35.88	39.468
Next 273.9726 kWh/day (c/kWh)	36.88	40.568
Balance (c/kWh)	36.88	40.568
Supply Charge (c/day)	64.02	70.422
From (1 Apr – 31 Dec)		
First 27.3973 kWh/day (c/kWh)	31.75	34.925
Next 246.5753 kWh/day (c/kWh)	33.97	37.367
Next 273.9726 kWh/day (c/kWh)	34.96	38.456
Balance (c/kWh)	34.96	38.456
Supply Charge (c/day)	64.02	70.422
General Supply - Tariff 126		
(Monthly Meter Read)		
From (1 Jan – 31 Mar)		
First 27.3973 kWh/day (c/kWh)	33.67	37.037
Next 246.5753 kWh/day (c/kWh)	35.90	39.490
Next 273.9726 kWh/day (c/kWh)	36.88	40.568
Balance (c/kWh)	36.88	40.568
Supply Charge (c/day)	64.02	70.422
From (1 Apr – 31 Dec)		
First 27.3973 kWh/day (c/kWh)	31.75	34.925
Next 246.5753 kWh/day (c/kWh)	33.97	37.367
Next 273.9726 kWh/day (c/kWh)	34.96	38.456
Balance (c/kWh)	34.96	38.456
Supply Charge (c/day)	64.02	70.422

	GST Exclusive	GST Inclusive
General Supply Time of Use - Tariff 128		
From (1 Jan – 3 Mar)		
First 54.7945 kWh/day (c/kWh)	41.35	45.485
Next 219.1781 kWh/day (c/kWh)	40.13	44.143
Next 273.9726 kWh/day (c/kWh)	40.19	44.209
Balance (c/kWh)	40.19	44.209
Supply Charge (c/day)	64.02	70.422
From (1 Apr – 31 Dec)		
First 54.7945 kWh/day (c/kWh)	38.27	42.097
Next 219.1781 kWh/day (c/kWh)	35.42	38.962
Next 273.9726 kWh/day (c/kWh)	35.42	38.962
Balance (c/kWh)	35.42	38.962
Supply Charge (c/day)	64.02	70.422
Off Peak		
For all consumption kWh (c/kWh)	18.97	20.867
General Supply Time of Use - Tariff 128		
(Monthly Meter Read)		
From (1 Jan – 31 Mar)		
First 54.7945 kWh/day (c/kWh)	41.18	45.298
Next 219.1781 kWh/day (c/kWh)	39.98	43.978
Next 273.9726 kWh/day (c/kWh)	40.01	44.011
Balance (c/kWh)	40.01	44.011
Supply Charge (c/day)	64.02	70.422
From (1 Apr – 31 Dec)		
First 54.7945 kWh/day (c/kWh)	38.41	42.251
Next 219.1781 kWh/day (c/kWh)	35.42	38.962
Next 273.9726 kWh/day (c/kWh)	35.42	38.962
Balance (c/kWh)	35.42	38.962
Supply Charge (c/day)	64.02	70.422
Off Peak		
For all consumption kWh (c/kWh)	18.97	20.867

In addition to the charges or tariffs for the supply of electricity as set out above, customers should note that in certain circumstances Origin Energy Electricity Limited may require lodgement of security deposits or may impose fees and charges that are incidental to the supply of electricity to a customer, including but not limited to an account establishment fee, site call out fee, disconnection fee, reconnection fee, late payment fee, dishonoured cheque fee, monthly meter reading fee and special meter reading fee.

Further details are available from Origin's National Customer Service Centre, phone 13 24 61.

CROSS-BORDER JUSTICE ACT 2009
MAGISTRATES COURT ACT 1991
YOUTH COURT ACT 1993
Instrument of Appointment

Background

1. The Cross-Border Justice Act 2009 (the Act) establishes a scheme to facilitate the administration of justice in regions straddling the State's borders with Western Australia and the Northern Territory (the participating jurisdictions). Appointed Magistrates in prescribed courts may hear and determine cross-border matters in any of the participating jurisdictions.

2. Sections 132 and 133 of the Act provide for an office holder of the State to hold a secondary office under the law of another participating jurisdiction and for an office holder of another participating jurisdiction to hold a secondary office under the law of the State exercise the powers of that office, for the purposes of that other participating jurisdiction's cross-border laws.

3. Pursuant to Section 135 (3) and (4) an office holder who holds secondary office under the law of the State for the purposes of the State's cross-border laws does so under the conditions of service (including as to remuneration) of the secondary office holder is entitled to under the law of that other jurisdiction and the secondary office holder ceases to hold secondary office if the office holder ceases to hold the office under the law of that other jurisdiction.

4. Section 14A (1) of the Magistrates Court Act 1991 and Section 13A (1) of the Youth Court Act 1993 provide that if the Court is required to perform its functions at a place outside the State, the Minister may appoint as a member of the non-judicial staff of the Court at the place, a person who holds office as a registrar or other officer of a court of the jurisdiction in which the place is located.

Appointment

PURSUANT to Section 14A (1) of the Magistrates Court Act 1991 and Section 13A (1) of the Youth Court Act 1993, I, John Rau, Attorney-General for the State of South Australia, do hereby revoked the appointments of:

Louisa Marie Woods
Kellie Anne Richards
Michael Kenneth Romeo

as Registrars and appoint:

Ross Kiernan Fletcher
Lisa Gale Delaney
Kacci Sten
Joanne Yuryevich

to be Registrars of the Magistrates Court and the Youth Court of South Australia as from the date of this instrument of appointment and to hold such appointment subject to the provisions of the Magistrates Court Act 1991 and the Youth Court Act 1993 and provisions 135 (3) and (4) of the Cross-Border Justice Act 2009.

Dated 13 June 2012.

JOHN RAU, Attorney-General

FISHERIES MANAGEMENT ACT 2007: SECTION 79

TAKE note that the notice made under Section 79 of the Fisheries Management Act 2007, dated 18 June 2012 and published in the *South Australian Government Gazette* No. 44 dated Thursday, 21 June 2012 (page 2798); referring to the Spencer Gulf Prawn Fishery, is hereby revoked.

Dated 24 June 2012.

C. NOELL, Prawn Fisheries Manager

GOVERNMENT FINANCING AUTHORITY ACT 1982
SECTION 23

Notice of the Treasurer

PURSUANT to Section 23 of the Government Financing Authority Act 1982, I:

1. Exempt from being charged with stamp duty under the Stamp Duties Act 1923 (S.A.), any instrument that is created or effected by, or arises from, or is connected with, the vesting in or attachment to the South Australian Government Financing Authority of the assets and liabilities of Playford Centre under the Public Corporations (Playford Centre) (Dissolution and Revocation) Regulations 2012.
2. Declare that this notice will take effect on 1 July 2012.

J. J. SNELLING, Treasurer

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Monita Estate Pty Ltd has applied to the Licensing Authority for a Direct Sales Licence in respect of the business to be known as Monita Estate Pty Ltd.

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

The applicant's address for service is c/o Charles Chein Lin Poon, 13 Loader Street, Glynde, S.A. 5070.

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

Dated 25 June 2012.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Bob Enterprises Pty Ltd has applied to the Licensing Authority for the approval of a redefinition of the Licensed Area and variation to an Extended Trading Authorisation, in respect of licensed premises situated at 77 Murray Street, Gawler, S.A. 5118 and known as Old Spot Hotel.

The application has been set down for hearing on 31 July 2012 at 10 a.m.

Conditions

The following licence conditions are sought:

- To redefine the Licensed Area to include a new bottle shop.
- Vary the current Extended Trading Authorisation to apply to the new bottle shop.

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: 24 July 2012).

The applicant's address for service is c/o The Australian Hotels Association (SA Branch) P.O. Box 3092, Rundle Mall, Adelaide, S.A. 5000.

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

Dated 25 June 2012.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Saturno's Avenues Tavern Pty Ltd has applied to the Licensing Authority for a variation to Extended Trading Authorisation, alterations to Licensed Premises and redefinition of the Licensed Area in respect of premises situated at 106 Payneham Road, Stepney, S.A. 5069 and known as Avenues Hotel

The application has been set down for hearing on 30 July 2012 at 9.30 a.m.

Conditions

The following licence conditions are sought:

- Alterations and Redefinition of Licensed Premises to include the extension of Area 2 (Gaming Room) and a gaming courtyard as per plans lodged with this office.
- Variation to the current Extended Trading Authorisation to include the abovementioned areas
- The extension of the current outdoor area to now include the eastern side of the premises as per plans lodged (Extended Trading Authorisation is not sought in these outdoor areas).

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 23 July 2012).

The applicant's address for service is c/o Rinaldo D'Aloia Clelands lawyers, 208 Carrington Street, Adelaide, S.A. 5000.

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

Dated 22 June 2012.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that LHG3 Pty Ltd has applied to the Licensing Authority for alterations to Licensed Premises and redefinition of Licensed Area in respect of premises situated at 138 Waterloo Corner Road, Paralowie, S.A. 5108 and known as Waterloo Station Hotel.

The application has been set down for hearing on 31 July 2012 at 11.30 a.m.

Conditions

The following licence conditions are sought:

- Alterations and Redefinition of Licensed Premises to include a total refurbishment due to rebuild.
- Variation to the current Extended Trading Authorisation and Entertainment Consent to include the abovementioned areas.

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: 24 July 2012).

The applicant's address for service is c/o Hunt & Hunt Lawyers, G.P.O. Box 439, Adelaide, S.A. 5001 (Attention: Rick Harley).

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

Dated 22 June 2012.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Northern Interests Pty Ltd has applied to the Licensing Authority for a variation to Extended Trading Authorisation and Alterations and Redefinition of Licensed Premises in respect of premises situated at Stuart Highway, Pimba, S.A. 5720 and known as Spud's Hotel Motel.

The application has been set down for hearing on 31 July 2012 at 9.30 a.m.

Conditions

The following licence conditions are sought:

- Alterations and Redefinition of Licensed Premises to include the reduction of the Verandah (Area 5) and the addition of a smoking area alongside Area 1, as per plans lodged.
- Variation to the current Extended Trading Authorisation to include the abovementioned areas.

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: 24 July 2012).

The applicant's address for service is c/o Michael Harrington, G.P.O. Box 1646, 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: olgc@agd.sa.gov.au.

Dated 22 June 2012.

Applicant

LIQUOR LICENSING ACT 1997

Notice of Application

NOTICE is hereby given, pursuant to Section 52 (2) (b) of the Liquor Licensing Act 1997, that Woodville South Sports & Community Club Inc. has applied to the Licensing Authority for a variation to the licensed conditions in respect of premises situated at 108 Ledger Road, Woodville South, S.A. 5011 and known as Woodville South Sports Club.

The application has been set down for hearing on 30 July 2012 at 10 a.m.

Conditions

The following licence conditions are sought:

- Deletion of the following licence conditions:
 - A committee member must be present at the premises during hours approved by this licence.
- There shall be no loudspeakers placed on the fascia of the premises, or in any outdoor area.

- And insert the following licence conditions:
 - An accredited responsible service of alcohol person must be present at the premises during hours approved by this licence.

Loudspeakers shall only be placed under the eaves on the northern side of the premises and used in accordance within the EPA guidelines.

Any person may object to the application by lodging a notice of objection in the prescribed form with the Liquor and Gambling Commissioner and serving a copy of the notice on the applicant at the applicant's address, at least seven days before the hearing date (viz: 23 July 2012).

The applicant's address for service is c/o Woodville South Sports & Community Club Inc., P.O. Box 1033, Flinders Park, S.A. 5023 (Attention: Peter Schreiner).

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 20 June 2012.

Applicant

MINING ACT 1971

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

Applicant: UXA Resources Ltd

Location: Commonwealth Hill area—Approximately 140 km north-west of Tarcoola.

Pastoral Leases: Mobella and Commonwealth Hill.

Term: 2 years

Area in km²: 265

Ref.: 2011/00050

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

J. MARTIN, Mining Registrar

NATIONAL ELECTRICITY LAW

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

Under Section 99, the making of a draft determination and draft *National Electricity Amendment (Assumed utilisation of imputation credits) Rule 2012* (Project Ref. ERC0143). In relation to the draft determination:

- requests for a pre-determination hearing must be received by **5 July 2012**;
- submissions must be received by **10 August 2012**; and
- requests for a hearing should be forwarded to submissions@aemc.gov.au and must cite the Project Ref. in its title.

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

Australian Energy Market Commission

Level 5, 201 Elizabeth Street
Sydney, N.S.W. 2000

Telephone: (02) 8296 7800

Facsimile: (02) 8296 7899

28 June 2012.

NATIONAL ENERGY RETAIL LAW (SOUTH AUSTRALIA) ACT 2011

NATIONAL ENERGY RETAIL LAW—SECTION 238

Notice of Making National Energy Retail Rules

I, TOM KOUTSANTONIS, Minister for Mineral Resources and Energy for the Crown in right of the State of South Australia, as the Minister administering the National Energy Retail Law (South Australia) Act 2011 of South Australia, hereby give notice of making of the National Energy Retail Rules under Section 238 (1) of the National Energy Retail Law on the recommendation of the Ministerial Council on Energy.

The National Energy Retail Rules commence operation on 1 July 2012 and will, from commencement, be publicly available on the Australian Energy Market Commission website: www.aemc.gov.au.

Dated 21 June 2012.

TOM KOUTSANTONIS, Minister for Mineral Resources and Energy

NATIONAL ELECTRICITY (SOUTH AUSTRALIA) ACT 1996

NATIONAL ELECTRICITY (SOUTH AUSTRALIA) LAW—RULE 90D

National Electricity (National Energy Retail Law) Amendment Rule 2012

I, TOM KOUTSANTONIS, Minister for Mineral Resources and Energy for the Crown in right of the State of South Australia, as the Minister administering the National Electricity (South Australia) Act 1996 of South Australia, hereby give notice of making the National Electricity (National Energy Retail Law) Amendment Rule 2012 under Section 90D (1) of the National Electricity (South Australia) Law on the recommendation of the Ministerial Council on Energy.

The National Electricity (National Energy Retail Law) Amendment Rule 2012, commences operation on 1 July 2012 and will from commencement, be publicly available on the Australian Energy Market Commission website: www.aemc.gov.au.

Dated 21 June 2012.

TOM KOUTSANTONIS, Minister for Mineral Resources and Energy

NATIONAL GAS (SOUTH AUSTRALIA) ACT 2012

NATIONAL GAS LAW—SECTION 294C

Notice of Making of National Gas (National Energy Retail Law) Amendment Rule 2012

I, TOM KOUTSANTONIS, Minister for Mineral Resources and Energy for the Crown in right of the State of South Australia, as the Minister administering the National Gas (South Australia) Act 2012 of South Australia, hereby give notice of making the National Gas (National Energy Retail Law) Amendment Rule 2012 under Section 294C (1) of the National Gas (South Australia) Law on the recommendation of the Ministerial Council on Energy.

The National Gas (National Energy Retail Law) Amendment Rule 2012 commences operation on 1 July 2012 and will, from commencement, be publicly available on the Australian Energy Market Commission website: www.aemc.gov.au.

Dated 21 June 2012.

TOM KOUTSANTONIS, Minister for Mineral Resources and Energy

NATIONAL ENERGY RETAIL LAW (SOUTH AUSTRALIA) ACT 2011

NATIONAL GAS LAW

Notice of Making of National Gas Retail Market Amendment Procedures 2012

I, TOM KOUTSANTONIS, Minister for Mineral Resources and Energy for the Crown in right of the State of South Australia, as the Minister administering the National Energy Retail Law (South

Australia) Act 2011 of South Australia, hereby give notice of making of the National Gas Retail Market Amendment Procedures 2012 under the National Gas Law on the recommendation of the Ministerial Council on Energy.

The National Gas Retail Market Amendment Procedures 2012, commence operation on 1 July 2012 and will, from commencement, be publicly available on the Australian Energy Market Operator (AEMO) website: www.aemo.com.au.

Dated 21 June 2012.

TOM KOUTSANTONIS, Minister for Mineral
Resources and Energy

NATURAL RESOURCES MANAGEMENT ACT 2004

Contributions in 2012-13 by Constituent Councils in the Adelaide and Mount Lofty Ranges Natural Resources Management Region

ERRATUM

IN *Government Gazette* No. 44 dated 21 June 2012 on page 2819, due to error, the notice under the Natural Resources Management Act 2004 had incorrect amounts for the contribution of the City of Burnside and for the total contributions of constituent councils in the Adelaide and Mount Lofty Ranges and these amounts *should* read:

Council	Contribution \$
City of Burnside	1 266 334
Total	\$22 320 000

Dated 28 June 2012.

PAUL CAICA, Minister for Sustainability,
Environment and Conservation

NATURAL RESOURCES MANAGEMENT ACT 2004

Notice of Volume of Water Available for Allocation from the River Murray Consumptive Pool

PURSUANT to Section 146 (4) of the Natural Resources Management Act 2004, I, Jennifer Rankine, Acting Minister for Sustainability, Environment and Conservation, do hereby determine that the volume of water available from the consumptive pool for the River Murray Prescribed Watercourse for allocation to water access entitlement holders for the period 1 July 2012 to 30 June 2013, is as set out in Schedule 1 below:

SCHEDULE 1

Class of Water Access Entitlement	Volume of Water Available for Allocation	Water Allocation Rate	Water Allocation Rate as a % of Nominal Maximum Water Allocation Rate of 1 kL/unit share
	(kL)	(kL/unit share)	(%)
Class 1	8 704 910	1	100
Class 2	50 000 000	1	100
Class 3a	545 593 094	1	100
Class 3b	19 181 042	1	100
Class 4	4 423 526	1	100
Class 5	5 519 841	1	100
Class 6	130 000 000	1	100
Class 7	38 366 550	1	100
Class 8	22 200 000	1	100
Class 9	33 421 070	1	100

This Notice will remain in effect until 30 June 2013, unless earlier varied.

Dated 23 June 2012.

JENNIFER RANKINE, Acting Minister for Sustainability, Environment and Conservation

ORIGIN ENERGY RETAIL LIMITED*Notice of Amendments to Natural Gas Prices for customers in Origin Energy Areas in South Australia*

IN accordance with the requirements of the Gas Standing Price Determination ('Price Determination') made by the Essential Services Commission of South Australia ('ESCOSA') in June 2011 under Part 3 of the Essential Services Commission Act 2002 as authorised by Sections 34A and 33 (1) (a) of the Gas Act 1997, notice is hereby given by Origin Energy Retail Limited ABN 22 078 868 425 ('Origin Energy') of its standing contract prices for customers who are consuming less than 1 terajoule per annum ('small customers') for the supply and sale of natural gas. Pursuant to Section 34B (3) (b) of the Gas Act 1997, notice is hereby given by Origin Energy of its default contract prices for small customers who are purchasing gas under Origin Energy's default contract terms and conditions. Origin Energy has determined that its default contract prices will be the same as the standing contract prices shown below.

Statement of justification—Default contract prices. The default contract prices set out in this notice are the same as Origin Energy's standing contract prices established under the Price Determination.

The prices published in this notice will be effective from 1 July 2012.

Residential Customers	1 July 2012 Standing Contract Price (GST Exclusive)	1 July 2012 Standing Contract Price (GST Inclusive)
Adelaide		
Supply Charge (\$/qtr)	\$58.96	\$64.856
Variable Charge (c/MJ): 0 to 4,500 MJ	3.018	3.3198
Variable Charge (c/MJ): >4,500 MJ	1.578	1.7358
Port Pirie		
Supply Charge (\$/qtr)	\$58.96	\$64.856
Variable Charge (c/MJ): 0 to 4,500 MJ	3.074	3.3814
Variable Charge (c/MJ): >4,500 MJ	1.570	1.7270
Whyalla		
Supply Charge (\$/qtr)	\$58.96	\$64.856
Variable Charge (c/MJ): 0 to 4,500 MJ	3.074	3.3814
Variable Charge (c/MJ): >4,500 MJ	1.589	1.7479
Mount Gambier		
Supply Charge (\$/qtr)	\$58.96	\$64.856
Variable Charge (c/MJ): 0 to 4,500 MJ	3.076	3.3836
Variable Charge (c/MJ): >4,500 MJ	1.593	1.7523
Riverland		
Supply Charge (\$/qtr)	\$58.96	\$64.856
Variable Charge (c/MJ): 0 to 4,500 MJ	3.098	3.4078
Variable Charge (c/MJ): >4,500 MJ	1.626	1.7886

SME Customers	1 July 2012 Standing Contract Price (GST Exclusive)	1 July 2012 Standing Contract Price (GST Inclusive)
Adelaide		
Supply Charge (\$/qtr)	\$101.33	\$111.463
Variable Charge (c/MJ): 0 to 25,000 MJ	2.065	2.2715
Variable Charge (c/MJ): 25,000 to 90,000 MJ	2.051	2.2561
Variable Charge (c/MJ): >90,000 MJ	1.464	1.6104
Port Pirie		
Supply Charge (\$/qtr)	\$101.33	\$111.463
Variable Charge (c/MJ): 0 to 25,000 MJ	2.071	2.2781
Variable Charge (c/MJ): 25,000 to 90,000 MJ	2.053	2.2583
Variable Charge (c/MJ): >90,000 MJ	1.468	1.6148
Whyalla		
Supply Charge (\$/qtr)	\$101.33	\$111.463
Variable Charge (c/MJ): 0 to 25,000 MJ	2.080	2.2880
Variable Charge (c/MJ): 25,000 to 90,000 MJ	2.069	2.2759
Variable Charge (c/MJ): >90,000 MJ	1.493	1.6423
Mount Gambier		
Supply Charge (\$/qtr)	\$101.33	\$111.463
Variable Charge (c/MJ): 0 to 25,000 MJ	2.067	2.2737
Variable Charge (c/MJ): 25,000 to 90,000 MJ	2.018	2.2198
Variable Charge (c/MJ): >90,000 MJ	1.497	1.6467
Riverland		
Supply Charge (\$/qtr)	\$89.20	\$98.120
Variable Charge (c/MJ): 0 to 25,000 MJ	2.142	2.3562
Variable Charge (c/MJ): 25,000 to 90,000 MJ	1.989	2.1879
Variable Charge (c/MJ): >90,000 MJ	1.341	1.4751

In addition to the charges or tariffs for the supply of Natural Gas as set out above, customers should note that in certain circumstances Origin Energy Retail Limited may require lodgement of security deposits or may impose fees and charges that are incidental to the supply of Natural Gas to a customer, including but not limited to an account establishment fee, site call out fee, disconnection fee, reconnection fee, late payment fee, dishonoured cheque fee and special meter reading fee.

Further details are available from Origin Energy's National Customer Service Centre, phone 13 24 61.

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000
Grant of Geothermal Exploration Licence—PSL 27

NOTICE is hereby given that the undermentioned Geothermal Exploration Licence has been granted under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

No. of Licence	Licensees	Locality	Date of Expiry	Approx. Area in km ²
PSL 27	Victoria Oil Exploration (1977) Pty Ltd Permian Oil Pty Ltd Springfield Oil and Gas Pty Ltd Impress (Cooper Basin) Pty Ltd	Cooper Basin, South Australia	21 June 2013	5.52

General Description of Area—PSL 27

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

Commencing at a point being the intersection of latitude 27°26'10"S AGD66 and longitude 139°42'50"E AGD66, thence east to longitude 139°44'35"E GDA94, south to latitude 27°27'10"S AGD66, west to longitude 139°42'40"E AGD66, north to latitude 27°26'20"S AGD66, east to longitude 139°42'50"E AGD66 and north to the point of commencement.

Area: 5.52 km² approximately.

Dated 22 June 2012.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

*Suspension of Licence Condition
 Extension of Licence Term
 Petroleum Exploration Licence—PEL 444*

PURSUANT to Section 76A of the Petroleum and Geothermal Energy Act 2000, notice is hereby given that Condition 1 of Petroleum Exploration Licence PEL 444 has been suspended for the period from and including 11 July 2012 until 10 January 2013, under the provisions of the Petroleum and Geothermal Energy Act 2000, pursuant to delegated powers dated 21 March 2012.

The term of PEL 444 has been extended by a period corresponding to the period of suspension, such that the licence will now expire on 11 January 2015.

Dated 22 June 2012.

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

PETROLEUM AND GEOTHERMAL ENERGY ACT 2000

Application for Grant of Associated Activities Licence—AAL 180

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
Great Artesian Oil and Gas Pty Ltd

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:

A corridor 75 m wide centred on a line between co-ordinates:

337115.65mE 6927746.43mN
337091.41mE 6927522.41mN
337299.50mE 6926465.79mN
337407.82mE 6925944.75mN
337471.68mE 6925013.06mN
337484.00mE 6924784.00mN
337509.75mE 6922508.75mN
337565.45mE 6922132.83mN
337826.28mE 6921065.72mN
337945.07mE 6920422.24mN
337966.56mE 6919899.14mN
337969.43mE 6919516.29mN
337994.58mE 6919418.67mN
337999.05mE 6919143.90mN
338003.38mE 6919004.99mN
337976.42mE 6918885.28mN
337970.88mE 6918740.03mN
338008.65mE 6918421.05mN
337993.12mE 6918234.99mN
338017.03mE 6917701.50mN
338030.16mE 6917324.68mN
338064.02mE 6917105.93mN
338048.22mE 6917050.43mN
338071.27mE 6915539.05mN
338046.66mE 6915244.71mN
337988.90mE 6915146.42mN
337880.34mE 6914936.52mN
338076.02mE 6914078.30mN
338233.38mE 6913856.78mN
338451.34mE 6913683.28mN
338444.60mE 6913223.62mN
338238.48mE 6912230.13mN
338246.06mE 6911255.90mN
338129.47mE 6910123.32mN
338287.00mE 6909900.14mN
338730.04mE 6909084.58mN
338968.42mE 6908350.38mN
339024.18mE 6907882.47mN
339055.21mE 6907659.47mN
339052.67mE 6907562.92mN
339057.70mE 6907459.14mN
339042.21mE 6907381.02mN
339086.86mE 6907265.60mN
339131.19mE 6906799.19mN
339161.82mE 6906723.03mN
339143.01mE 6906555.22mN
339324.88mE 6906251.56mN
339334.88mE 6906210.36mN
339267.13mE 6905883.21mN
339263.55mE 6905569.87mN
339318.45mE 6905348.97mN
339314.56mE 6905221.02mN
339379.30mE 6904933.98mN
339407.30mE 6904878.06mN
339312.79mE 6904676.98mN
339321.40mE 6904334.78mN
339353.18mE 6904172.53mN
339416.33mE 6903908.73mN
339406.11mE 6903783.15mN
339322.62mE 6903632.76mN
339284.75mE 6903353.53mN
339727.79mE 6902811.45mN
340275.04mE 6902685.32mN
340509.92mE 6902687.11mN
340584.35mE 6902660.28mN
340753.95mE 6902667.41mN
340795.02mE 6902655.66mN
340850.10mE 6902671.01mN
341001.82mE 6902668.15mN
341138.34mE 6902580.08mN

341252.35mE 6902364.94mN
341434.08mE 6902272.26mN
341585.67mE 6902233.93mN
341655.84mE 6902238.73mN
341713.40mE 6902215.56mN
341741.88mE 6902188.89mN
341839.17mE 6902166.35mN
342564.34mE 6901961.45mN
342665.07mE 6901955.31mN
342875.99mE 6901868.57mN
343065.07mE 6901264.43mN
343118.04mE 6901080.39mN
343205.34mE 6900865.21mN
343453.04mE 6900431.93mN
343630.87mE 6900302.81mN
343798.33mE 6900146.31mN
343816.58mE 6900089.04mN
343950.13mE 6899930.31mN
344005.18mE 6899842.26mN
344114.23mE 6899745.16mN
344192.60mE 6899654.54mN
344237.44mE 6899564.24mN
344314.96mE 6899493.77mN
344416.93mE 6899358.35mN
344464.40mE 6899322.28mN
344902.59mE 6899331.51mN
345008.85mE 6899312.16mN
345137.20mE 6899295.42mN
345237.24mE 6899293.50mN
345533.28mE 6899320.70mN
346313.70mE 6899328.18mN
347154.76mE 6899307.91mN
347409.91mE 6899303.08mN
347451.72mE 6899293.63mN
347515.07mE 6899300.31mN
347577.13mE 6899298.77mN
347636.19mE 6899302.52mN
347653.31mE 6899317.15mN
347818.00mE 6899318.90mN
347876.30mE 6899304.79mN
347954.56mE 6899251.49mN
347975.13mE 6899250.97mN
348468.03mE 6899131.21mN
348649.79mE 6899292.20mN
348691.34mE 6899303.92mN
349156.29mE 6899286.72mN
349237.86mE 6899267.48mN
349531.23mE 6899296.20mN
349682.74mE 6899282.92mN
349788.74mE 6899259.43mN
349916.58mE 6899251.28mN
350117.48mE 6899259.12mN
350251.61mE 6899275.63mN
350945.69mE 6899281.52mN
351025.07mE 6899263.78mN
351493.28mE 6899277.23mN
352302.18mE 6899253.43mN
352490.21mE 6899252.31mN
352674.82mE 6899224.66mN
352800.14mE 6899238.28mN
353094.83mE 6899223.06mN
353113.46mE 6899203.79mN
353248.87mE 6898873.89mN
353610.64mE 6897762.31mN
353644.00mE 6897687.70mN
353775.22mE 6897271.98mN
353998.75mE 6896711.12mN
354093.62mE 6896485.99mN
354401.20mE 6896035.73mN
355251.35mE 6895507.93mN
355987.69mE 6895070.80mN
356085.05mE 6894903.97mN
356162.97mE 6894873.22mN
356224.89mE 6894873.74mN

All co-ordinates in GDA94, Zone 54.

Area: 7.02 km² approximately.

Dated 26 June 2012.

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

South Australia

Public Sector (Reorganisation of Public Sector Operations) Notice 2012

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

1—Short title

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

2—Commencement

This notice will come into operation on 1 July 2012.

3—Transfer of employees

An employee listed in column 1 of the table below is transferred to employment in the public sector agency listed in column 2 opposite the reference to the employee on the same basis of engagement as applied before the transfer.

<u>Employees</u>	<u>Public sector agency</u>
All employees employed in the operational unit known as the Department for Water including those who: <ul style="list-style-type: none">• are currently working on a term basis in another public sector agency and who have a right of return to duties pursuant to regulation 6 of the Public Sector Regulations 2010; and/or• are absent from their substantive duties on any form of paid or unpaid leave and who has a right at the conclusion of such leave to return to duties.	Department of Environment, Water and Natural Resources

Made by the Premier

on 28 June 2012

GOVERNMENT GAZETTE ADVERTISEMENT RATES

To apply from 1 July 2012

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

All the above prices include GST

GOVERNMENT GAZETTE NOTICES

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

MISCELLANEOUS LEGISLATION AND GOVERNMENT PUBLICATIONS PRICES AS FROM 1 JULY 2012

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

Legislation—Acts, Regulations, etc:

Subscriptions:

Acts	245.00
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Bound Acts	272.00
Index	136.00

Government Gazette

Copy	6.45
Subscription	325.00

Hansard

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

Legislation on Disk

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

Notice of Vacancies

Annual Subscription	184.00
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Compendium

Subscriptions:

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Updates	790.00

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Phone: 13 23 24 (local call cost), Fax: (08) 8204 1909
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Plaza Level, Riverside Centre, North Terrace, Adelaide, S.A. 5000
Phone: (08) 8207 1043, (08) 8207 0910, Fax: (08) 8207 1040

ROAD TRAFFIC ACT 1961**NOTICE OF APPROVAL AND EXEMPTION**

Pursuant to Sections 161A and 163AA of the Road Traffic Act 1961

OPERATION OF B-TRIPLE VEHICLES UP TO 35.0 M IN LENGTH**1. APPROVAL**

- 1.1 In accordance with the powers delegated to me by the Minister for Transport and Infrastructure under Section 161A of the *Road Traffic Act 1961*, I hereby approve B-Triple vehicles to operate on Approved Routes subject to the conditions and limitations specified in this Notice.

2. EXEMPTION

- 2.1 In accordance with the powers delegated to me by the Minister for Transport and Infrastructure under Section 163AA of the *Road Traffic Act 1961*, I hereby exempt B-Triple vehicles from the following provisions of the:

- 2.1.1 *Road Traffic (Mass and Loading Requirements) Regulations 1999* Schedule 1, Table 1, in so far as it relates to:

- (i) tandem axle group fitted with dual tyres (8 tyres—for any vehicle other than a pig trailer 16.5 tonnes); and
- (ii) triaxle group fitted with dual tyres (12 tyres—for any vehicle other than a pig trailer 20 tonnes); and

- 2.1.2 *Road Traffic (Vehicle Standards) Rules 1999* Rule 72(1)—Height, (4.3 metres).

subject to the conditions and limitations specified in this Notice.

3. CONDITIONS AND LIMITATIONS APPLYING TO THIS NOTICE

- 3.1 When you are operating under this Notice you must:

- 3.1.1 Operate at all times in accordance with the conditions and limitations specified in the ‘*Code of Practice for B-Triples*’, dated June 2012, issued by the Department of Planning, Transport and Infrastructure (DPTI);
- 3.1.2 Only operate on the approved route network(s) for ‘*35.0 m B-Triples*’ published on the DPTI RAVnet online mapping system as ‘*35.0 m B-Triple*’ and in accordance with any conditions and limitations specified for those routes;
- 3.1.3 Immediately prior to the commencement of any journey, check the DPTI RAVnet online mapping system to ensure that the entire route intended to be travelled/operated on is approved and available for ‘*35.0 m B-Triples*’;
- 3.1.4 Carry a complete, current and legible copy of this Notice and any documents required to be carried as a condition of operation under the Code of Practice in either hardcopy or in an electronic format so that it can be read from a device having a visual display (e.g. smart phone, tablet or laptop PC, in-vehicle unit) that is carried within the vehicle and that is accessible, to a DPTI Authorised Officer appointed under the *Road Traffic Act 1961* or a Police Officer, from outside the vehicle;
- 3.1.5 Where your vehicle has been issued with a B-Triple Authorisation Certificate, carry a complete, current and legible copy of the B-Triple Authorisation Certificate.
- 3.1.6 Where you are required to undergo and pass a medical examination, carry a complete, current and legible copy of your driver medical certificate.
- 3.1.7 If carrying a hard copy of the Notice or any other documentation required to be carried, including a driver medical certificate or a ‘*B-Triple Authorisation Certificate*’, produce it when requested to do so by an Authorised Officer appointed under the *Road Traffic Act 1961* or a Police Officer.

4. DEFINITIONS

- 4.1 For the purposes of this Notice:

- 4.1.1 A ‘B-Triple’ is a vehicle combination consisting of a prime mover towing three trailers where either:

4.1.1.1—

- (i) the prime mover has a single steer axle and a tandem drive axle; and
- (ii) each of the semi-trailers are fitted with one triaxle group; and
- (iii) each of the three semi-trailers is connected to each other by a fifth wheel coupling; and
- (iv) the vehicle with one lead trailer removed forms a compliant 26.0 m B-Double, irrespective of which lead trailer is removed; and
- (v) the dimension of the three trailer set when coupled together and measured from the king pin of the first trailer to the rear of the last trailer is no greater than 29.6 m; and
- (vi) the prime mover has an engine with a maximum power output rating of not less than 373 kW (500 HP); and

- (vii) the prime mover is rated by the manufacturer for a startability of 10% and a gradeability of 12%; and
- (viii) the prime mover is capable of maintaining a minimum speed of 70 km/h on a 1% grade at a GCM rating of 84.5 tonnes; or

4.1.1.2 The vehicle combination is the subject of a '*B-Triple Authorisation Certificate*' issued by DPTI.

4.2 A '*B-Triple Authorisation Certificate*' is a document issued by DPTI identifying a specific B-Triple combination that has been assessed and accepted as satisfying performance requirements appropriate for access to the 35.0 m B-Triple route network.

4.3 '*Approved Routes*' are roads that the Minister for Transport and Infrastructure (or the Minister's Delegate) has approved under Section 161A of the *Road Traffic Act 1961* for the operation of 35.0 m B-Triple vehicles.

4.4 'GCM' means Gross Combination Mass.

4.5 'DPTI' means the South Australian Department for Planning, Transport and Infrastructure.

5. COMMENCEMENT OF THIS NOTICE

5.1 This Notice is valid from 12.01 a.m. on 1 July 2012.

6. SIGNED

Dated 26 June 2012.

MARK ELFORD,
Director, Road Transport Policy and Planning
Policy, Planning and Programs Division
Department of Planning, Transport and Infrastructure
Delegate for the Minister for Transport and Infrastructure

RADIATION PROTECTION AND CONTROL ACT 1982

SECTION 44

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

PURSUANT to Section 44 of the Radiation Protection and Control Act 1982, I, Graeme Robert Palmer, Manager, Radiation Protection Branch of the Environment Protection Authority (EPA), being a person to whom the powers of the Minister under that section have been delegated under the Act, for the financial year 2012-2013, exempt persons in possession of a cosmetic tanning unit on or before 30 June 2012, from the requirement of Section 33A (1) of the Radiation Protection and Control Act 1982, to be authorised by a 'Licence to possess a radiation source' until 31 July 2012, on the condition that such persons:

- (1) Lodge an application for a 'Licence to Possess a Non-Ionising Radiation Source' with the EPA on or before 1 August 2012; and
- (2) Submit to the EPA both a Radiation Management Plan and a Radiation Source Register on or before 1 November 2012.

Dated 26 June 2012.

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

RADIATION PROTECTION AND CONTROL ACT 1982

SECTION 44

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

PURSUANT to Section 44 of the Radiation Protection and Control Act 1982, I, Graeme Robert Palmer, Manager, Radiation Protection Branch of the Environment Protection Authority (EPA), being a person to whom the powers of the Minister under that section have been delegated under the Act, for the financial year 2012-2013, exempt persons only in possession of an unregistered ionising radiation source for which an application was made to the EPA on or before 30 June 2012, to register it in accordance with Section 29 and/or Section 30 and/or Section 32 of the Radiation Protection Control Act 1982 at 30 June 2012, from the requirements of Section 33A of the Radiation Protection and Control Act 1982, to be authorised by a 'Licence to possess a radiation source', on the condition that such persons:

- (1) Lodge an application for a 'Licence to Possess an Ionising Radiation Source' with the EPA on or before the first day of the month immediately following the anniversary of the month in which they made their application to register their radiation source; and
- (2) Submit to the EPA both a Radiation Management Plan and a Radiation Source Register within three months of their being required to lodge their application.

Dated 26 June 2012.

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

RADIATION PROTECTION AND CONTROL ACT 1982

SECTION 44

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

PURSUANT to Section 44 of the Radiation Protection and Control Act 1982, I, Graeme Robert Palmer, Manager, Radiation Protection Branch of the Environment Protection Authority (EPA), being a person to whom the powers of the Minister under that section have been delegated under the Act, exempt persons in possession of one or more ionising radiation source(s) that are registered in accordance with Section 29 and/or Section 30 and/or Section 32 of the Radiation Protection Control Act 1982 on 30 June 2012, from the requirement of Section 33A of the Radiation Protection and Control Act 1982, to be authorised by a 'Licence to possess a radiation source' up until the end of the month in the financial year 2012-2013, in which their radiation source registration(s) expire, on the condition that such persons:

- (1) Lodge an application for a 'Licence to Possess an Ionising Radiation Source' with the EPA on or before the first day of the month immediately following the month in which the registration of their radiation source(s) expire; and
- (2) Submit to the EPA both a Radiation Management Plan and a Radiation Source Register within three months of their being required to lodge their application.

Dated 26 June 2012.

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

SEWERAGE ACT 1929

Scales for Calculation of Sewerage Rates

PURSUANT to Sections 73 (1) and 75 (1) of the Sewerage Act 1929, and after consultation with the South Australian Water Corporation, I fix the sewerage rates set out in the Schedule in respect of the 2012-2013 financial year.

SCHEDULE OF RATES

Scale	Minimum Sewerage Rate \$	Land Affected
\$0.001245 per dollar of capital value.....	336	All residential land in the Adelaide and Aldinga drainage areas
\$0.001383 per dollar of capital value.....	336	All non-residential land in the Adelaide and Aldinga drainage areas except strata/community titled parking spaces under land use code 6532
\$0.001383 per dollar of capital value.....	84	All non-residential land in the Adelaide and Aldinga drainage areas classified as strata/community titled parking spaces under land use code 6532
\$0.001639 per dollar of capital value.....	336	All residential land in other drainage areas
\$0.001892 per dollar of capital value.....	336	All non-residential land in other drainage areas except strata/community titled parking spaces under land use code 6532
\$0.001892 per dollar of capital value.....	84	All non-residential land in other drainage areas classified as strata/community titled parking spaces under land use code 6532

Dated 23 June 2012.

J. RANKINE, Acting Minister for Water and the River Murray

SEWERAGE ACT 1929

Charges in Respect of Lands Exempted from Sewerage Rates

PURSUANT to Section 65 (2) of the Sewerage Act 1929, and after consultation with the South Australian Water Corporation, I fix the charges set out in the Schedule for the drainage of and removal of sewage in respect of the 2012-2013 financial year.

SCHEDULE

Charge determined according to number of water closets draining into the sewers	Land Affected
\$93.60 per water closet draining into the sewers.....	All land exempted from sewerage rates by Section 65 (1).
\$127.80 per water closet draining into the sewers.....	All other land exempted from sewerage rates under other Acts.

Dated 23 June 2012.

J. RANKINE, Acting Minister for Water and the River Murray

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 | |

Trades or Declared Vocations and Required Qualifications and Training Contract Conditions for the Public Safety Training Package PUA00

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Firefighter and Emergency Operator	PUA20601	Certificate II in Public Safety (Firefighting and Emergency Operations)	12 months	1 month
	PUA30601	Certificate III in Public Safety (Firefighting and Emergency Operations)	36 months	3 months
# Emergency Communications Centre Operator	PUA33010	Certificate III in Public Safety (Emergency Communications Centre Operations)	12 months	1 month
# Firefighting Supervisor	PUA40301	Certificate IV in Public Safety (Firefighting Supervision)	48 months	3 months
# Emergency Communications Centre Supervisor	PUA42710	Certificate IV in Public Safety (Emergency Communications Centre Operations)	12 months	1 month
# Firefighting Manager	PUA50501	Diploma of Public Safety (Firefighting Management)	48 months	3 months

TRAINING AND SKILLS DEVELOPMENT ACT 2008

Part 4—Apprenticeships/Traineeships

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

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| 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 | |

Trades or Declared Vocations and Required Qualifications and Training Contract Conditions for the Information and Communications Technology Training Package ICA11

*Trade/ #Declared Vocation/ Other Occupation	Code	Title	Nominal Term of Training Contract	Probationary Period
# Information Technology	ICA40411	Certificate IV in Information Technology Networking	24 months	2 months

NOTICE TO MARINERS

NO.18 OF 2012

*South Australia—Port Adelaide—Inner Harbour—
Repairs to Birkenhead Bridge*

Refer former Notice No. 6 of 2012

TEMPORARY repairs are to be carried out to Birkenhead Bridge. The repairs on the Northern side of the bridge are expected to continue until September 2012.

The repairs on the Southern side are expected to continue until December 2012.

Scaffolding has been rigged on the northern side and the passage between the Northern Bascule Control Tower through piers No. 5 to 8 are closed to marine traffic.

Scaffolding is currently being rigged on the southern side and the passage between the Southern Bascule Control Tower through piers No. 1 to 4 will be closed to marine traffic.

All vessels, including small rowing boats, dinghies are required to use the main centre navigation lit channel to pass under the bridge.

For further information please contact Jeff Gray on 0407 978 375.

Charts affected: Aus 137.

Adelaide, 21 June 2012.

PATRICK CONLON, Minister for Transport

DPTI 2012/00765

WATER MAINS AND SEWERS

Office of the South Australian Water Corporation
Adelaide, 28 June 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**ADELAIDE CITY COUNCIL**

In and across Morphett Street, Adelaide. p18
Thomas Street, Adelaide. p18

CITY OF BURNSIDE

Godfrey Terrace, Erindale. p32

CAMPBELLTOWN CITY COUNCIL

In and across Philpott Avenue, Paradise. p23
In and across Bills Avenue, Paradise. p23
Apollo Avenue, Paradise. p23
Across Vagnoni Avenue, Paradise. p23

CITY OF CHARLES STURT

Ellen Street, Croydon. p30

CITY OF MARION

Thirza Avenue, Mitchell Park. p2
Walter Avenue, Mitchell Park. p2
Nunyah Avenue, Park Holme. p9
Castle Street, Edwardstown. p11 and 12
Towers Terrace, Edwardstown. p11
Macklin Street, Edwardstown. p12
Theodore Street, Edwardstown. p12
In and across Adelaide Terrace, Edwardstown. p16
Dunorlan Road, Edwardstown. p16 and 17
Calstock Avenue, Edwardstown. p16
Clark Avenue, Edwardstown. p17

CITY OF MITCHAM

Daws Road, Daw Park. p3
Lancelot Drive, Daw Park. p3
Adelaide Terrace, St Marys. p13
Donald Street, St Marys. p13
Ayr Avenue, Torrens Park. p29
In and across Simla Parade, Blackwood. p34
Brighton Parade, Blackwood. p34
Wolseley Road, Blackwood. p34
Adey Road, Blackwood. p34
Magdelene Terrace, Pasadena. p35
Manse Terrace, Pasadena. p35

CITY OF PLAYFORD

In and across Andrews Road, Andrews Farm. p4 and 5
Foster Road, Andrews Farm. p4
Haydown Road, Elizabeth Vale. p21

CITY OF PORT ADELAIDE ENFIELD

Solent Avenue, Kilburn. p7
North East Road, Hillcrest. p8
Gambia Avenue, Hampstead Gardens. p14
Orlando Avenue, Hampstead Gardens. p15
Ivy Street, Hampstead Gardens. p15
Hanson Road, Woodville Gardens. p19
In and across Ridley Grove, Woodville Gardens. p19 and 20
Danvers Grove, Woodville Gardens. p19
Albion Street, Woodville Gardens. p19
Hookings Terrace, Woodville Gardens. p20
Eton Street, Woodville Gardens. p20
Humphries Terrace, Woodville Gardens. p20
Easement in lot 1005 in LTRO DP 58412, Naweena Road, Regency Park. p22

CITY OF WEST TORRENS

Galway Avenue, Marleston. p31

BAROSSA COUNTRY LANDS WATER DISTRICT**DISTRICT COUNCIL OF MALLALA**

Across and in Port Wakefield Road, Korunye and Lower Light. p24-26
Richardson Road, Lower Light. p25

BORDERTOWN WATER DISTRICT**TATIARA DISTRICT COUNCIL**

Dinning Terrace, Bordertown. p33
Patterson Street, Bordertown. p33
Haynes Street, Bordertown. p33

WARREN COUNTRY LANDS WATER DISTRICT**CLARE AND GILBERT VALLEYS COUNCIL**

Waterworks land (allotment piece 98 in LTRO FP 170540), Riverton. p1
Across and in public road east of lot 5 in LTRO DP 37812, Riverton. p1
Molineux Road, Tarlee. p27 and 28
Easement in section 108, hundred of Gilbert, Giles Corner. p28

WATER MAINS ABANDONED

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

ADELAIDE WATER DISTRICT**ADELAIDE CITY COUNCIL**

In and across Morphett Street, Adelaide. p18
Thomas Street, Adelaide. p18
Easement in lot 675 in LTRO FP 183137, Gouger Street, Adelaide. p18

CITY OF BURNSIDE

Godfrey Terrace, Erindale. p32

CAMPBELLTOWN CITY COUNCIL

In and across Philpott Avenue, Paradise. p23
In and across Bills Avenue, Paradise. p23
Apollo Avenue, Paradise. p23
Across Vagnoni Avenue, Paradise. p23

CITY OF CHARLES STURT

Ellen Street, Croydon. p30

CITY OF MARION

Thirza Avenue, Mitchell Park. p2
Walter Avenue, Mitchell Park. p2
Nunyah Avenue, Park Holme. p9
Castle Street, Edwardstown. p11 and 12
Towers Terrace, Edwardstown. p11
Macklin Street, Edwardstown. p12
Theodore Street, Edwardstown. p12
In and across Adelaide Terrace, Edwardstown. p16
Dunorlan Road, Edwardstown. p16 and 17
Calstock Avenue, Edwardstown. p16
Clark Avenue, Edwardstown. p17

CITY OF MITCHAM

Daws Road, Daw Park. p3
Lancelot Drive, Daw Park. p3
Adelaide Terrace, St Marys. p13
Donald Street, St Marys. p13
Ayr Avenue, Torrens Park. p29
In and across Simla Parade, Blackwood. p34
Brighton Parade, Blackwood. p34
Wolseley Road, Blackwood. p34
Adey Road, Blackwood. p34
Magdalene Terrace, Pasadena. p35
Manse Terrace, Pasadena. p35

CITY OF PLAYFORD

In and across Andrews Road, Andrews Farm. p4 and 5
Foster Road, Andrews Farm. p4
Across John Rice Avenue, Elizabeth Vale. p21
Easements in lot 1 in LTRO FP 126908, John Rice Avenue, Elizabeth Vale. p21
Haydown Road, Elizabeth Vale. p21

CITY OF PORT ADELAIDE ENFIELD

North East Road, Hillcrest. p8
Gambia Avenue, Hampstead Gardens. p14
Orlando Avenue, Hampstead Gardens. p15
Ivy Street, Hampstead Gardens. p15
Hanson Road, Woodville Gardens. p19
In and across Ridley Grove, Woodville Gardens. p19 and 20
Danvers Grove, Woodville Gardens. p19
Albion Street, Woodville Gardens. p19
Hookings Terrace, Woodville Gardens. p20
Eton Street, Woodville Gardens. p20
Humphries Terrace, Woodville Gardens. p20
Easement in lot 1005 in LTRO DP 58412, Naweena Road, Regency Park. p22

CITY OF WEST TORRENS

Galway Avenue, Marlestone. p31

BAROSSA COUNTRY LANDS WATER DISTRICT**DISTRICT COUNCIL OF MALLALA**

In and across Port Wakefield Road, Korunye and Lower Light. p24-26
Richardson Road, Lower Light. p25

BORDERTOWN WATER DISTRICT**TATIARA DISTRICT COUNCIL**

Smith Street, Bordertown. p33
Dinning Terrace, Bordertown. p33
Patterson Street, Bordertown. p33
Haynes Street, Bordertown. p33

WARREN COUNTRY LANDS WATER DISTRICT**CLARE AND GILBERT VALLEYS COUNCIL**

Public road east of lot 5 in LTRO DP 37812, Riverton. p1
In and across Molineux Road, Tarlee. p27 and 28
Easement in section 108, hundred of Gilbert, Giles Corner. p28

SEWERS LAID

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

ADELAIDE DRAINAGE AREA**CITY OF BURNSIDE**

Ringmer Drive, Burnside. FB 1216 p54

CAMPBELLTOWN CITY COUNCIL

Across Jenkins Avenue, Rostrevor. FB 1219 p3
Maurice Avenue, Rostrevor. FB 1219 p3

CITY OF CHARLES STURT

Alfred Avenue, Seaton. FB 1216 p60

CITY OF PORT ADELAIDE ENFIELD

Across Prospect Road, Blair Athol and Kilburn. FB 1216 p59
Solent Avenue, Kilburn. FB 1216 p59

CITY OF SALISBURY

Keller Road, Salisbury East. FB 1216 p53
Michael Street, Salisbury East. FB 1219 p1

CITY OF WEST TORRENS

Falcon Avenue, Mile End. FB 1216 p55-57

SEWERS ABANDONED

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

ADELAIDE DRAINAGE AREA**CITY OF BURNSIDE**

Easement in lot 10 in LTRO DP 7702, Ringmer Drive, Burnside. FB 1216 p54
Across and in Ringmer Drive, Burnside. FB 1216 p54

CAMPBELLTOWN CITY COUNCIL

Across Jenkins Avenue, Rostrevor. FB 1219 p3
Maurice Avenue, Rostrevor. FB 1219 p3

CITY OF CHARLES STURT

Davidson Avenue, Hendon—200 mm AC pumping main. FB 1216 p58

CITY OF SALISBURY

Keller Road, Salisbury East. FB 1216 p53

CITY OF WEST TORRENS
Falcon Avenue, Mile End. FB 1216 p55-57

OUTSIDE DRAINAGE AREA

THE RURAL CITY OF MURRAY BRIDGE
Easement in section 68, hundred of Burdett, Long Flat Road, Long Flat—300 mm PVC effluent pumping main. FB 1216 p51 and 52
Across Long Flat Road, Long Flat—300 mm PVC effluent pumping main. FB 1216 p51 and 52

SEWERS LAID

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

ADELAIDE DRAINAGE AREA

CITY OF CHARLES STURT
Across and in Davidson Avenue, Hendon—200 mm MSCL pumping main. FB 1216 p58

OUTSIDE DRAINAGE AREA

THE RURAL CITY OF MURRAY BRIDGE
Easement in section 68, hundred of Burdett, Long Flat Road, Long Flat—300 mm MSCL and 315 mm PE100 effluent pumping main. FB 1216 p51 and 52
Across Long Flat Road, Long Flat—315 mm PE100 effluent pumping main. FB 1216 p51 and 52

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

WATERWORKS ACT 1932

Rates and Charges on Commercial Land

PURSUANT to Section 65C (1) of the Waterworks Act 1932, and after consultation with the South Australian Water Corporation, I fix the rates and charges set out in the Schedules in respect of the 2012-2013 financial year.

SCHEDULE OF RATES

Provision	Rate	Class of land affected
Section 65C (1) (c): Rate to be applied to the capital value of commercial land to determine the supply charge	\$0.000764 per dollar of capital value	All commercial land in the State.

SCHEDULE OF CHARGES

Provision	Charge	Class of land affected
Section 65C (1) (b): Minimum supply charge	\$293.....	Commercial land other than strata/community titled parking spaces under land use code 6532.
Section 65C (1) (b): Minimum supply charge	\$146.60.....	Commercial land classified as strata/community titled parking spaces under land use code 6532.

Dated 23 June 2012.

J. RANKINE, Acting Minister for Water and the River Murray

WATERWORKS ACT 1932

Annual Charge for Additional Services Provided (other than the first supply of recycled water to the Mawson Lakes Recycled Water District)

PURSUANT to Section 35 (1c) of the Waterworks Act 1932, and after consultation with the South Australian Water Corporation, I fix, in respect of the 2012-2013 financial year, the annual charge payable by the owner or occupier of land in respect of any additional service provided (other than the first supply of recycled water to the Mawson Lakes Recycled Water District) to that land at \$293 for each additional service.

Dated 23 June 2012.

J. RANKINE, Acting Minister for Water and the River Murray

WATERWORKS ACT 1932

Lands Exempted from Water Rates

PURSUANT to Section 88 (4) of the Waterworks Act 1932, and after consultation with the South Australian Water Corporation, I fix the charges set out in the Schedule in respect of the 2012-2013 financial year.

SCHEDULE

Fixed Minimum Charge applied to all lands in the State exempted from payment of rates \$293.00

The water charge determined according to the volume of water during a relevant period in the financial year commencing on 1 July 2012 and ending on 30 June 2013, as determined by the timing of quarterly meter readings:

Class of land affected	Charge determined according to the volume of water supplied
All land in the State exempted under Section 88 (1) (a) or (b) of the Waterworks Act 1932, and all land that has been acquired or is used for the purpose of a Children's Services Centre within the meaning of the Children's Services Act 1985:	(i) For each kilolitre supplied up to, and including, 0.3288 kilolitres per day of the relevant meter reading period \$1.8150 per kilolitre
	(ii) For each kilolitre supplied over 0.3288 kilolitres per day of the relevant meter reading period \$2.5875 per kilolitre
All other lands in the State exempted from payment of rates:	(i) For each kilolitre supplied up to, and including, 0.3288 kilolitres per day of the relevant meter reading period \$2.42 per kilolitre
	(ii) For each kilolitre supplied over 0.3288 kilolitres per day of the relevant meter reading period \$3.45 per kilolitre

Dated 23 June 2012.

J. RANKINE, Acting Minister for Water and the River Murray

WATERWORKS ACT 1932

Save the River Murray Levy

FOR GENERAL INFORMATION

PURSUANT to Sections 65CA of the Waterworks Act 1932, the charges for the Save the River Murray Levy for the financial year commencing 1 July 2012 will be:

(a) For Category 1 land—\$9.50 per quarter;

(b) For Category 2 land—\$42.75 per quarter.

Dated 23 June 2012.

J. RANKINE, Acting Minister for Water and the River Murray

[REPUBLISHED]

NOTICE is hereby given that in Supplementary Gazette No. 32, Thursday, 10 May 2012 on pages 1589 to 1594 a notice published under the Workers Rehabilitation and Compensation Act 1986, contained errors. That notice *should* be replaced with the following.

WORKERS REHABILITATION AND COMPENSATION ACT 1986

WorkCover Premium Order (Experience Rating System) 2012-13

The Board of the WorkCover Corporation of South Australia ('the Corporation') after consultation with the Minister publishes the principles fixing the manner in which a premium payable by an employer (or person who proposes to become an employer) will be calculated for the purposes of section 71 of the *Workers Rehabilitation and Compensation Act 1986* ('the Act'), referred to as 'WorkCover Premium Order (Experience Rating System) 2012-13' ('the Order'). This Order fixes the manner in which such a premium is to be calculated so as to take effect on or after 1 July 2012 and up to and including 30 June 2013.

Part 1 – Preliminary Matters

1. This Order is the WorkCover Premium Order (Experience Rating System) 2012-13 published pursuant to section 71(3) of the Act.
2. This Order commences on 1 July 2012.

Part 2 – Application

1. This Order applies to medium and large employers (as defined in regulation 13 of the *Workers Rehabilitation and Compensation Regulations 2010* and the WorkCover Premium Provisions 2012-13), unless another Order applies.
2. If before 1 July 2013, a WorkCover Premium Order (Experience Rating System) has not been made for the 2013-14 period, this Order applies pending the making of such an Order.
3. The terms and conditions in the WorkCover Premium Provisions 2012-13 apply unless this Order provides otherwise.
4. In this Order, words and expressions have the same meaning as they have in the WorkCover Premium Provisions 2012-13, unless this Order provides otherwise.

Part 3 – Calculation of premium payable by an employer

Basic Calculation

1. The premium payable by an employer for a premium period, or part thereof, is to be calculated by the following formula:

$$P = (EAP - A) + SuR + GST + OHSW$$

Where:

P is the premium payable for a premium period, or part thereof, either being:

- 1.1 for the initial premium, payable in accordance with this Order, or
- 1.2 where adjustments are required to be made (including for the purposes of the hindsight premium) to that premium by reason of the operation of this Order, for the premium payable by reason of those adjustments.

EAP is the experience adjusted premium to be calculated by the following formula:

$$EAP = (BP \times (1 - S)) + (EP \times S)$$

A is the Apprentice and Trainee incentive amount, if any, for the employer determined with respect to the premium period or part thereof in accordance with Part 7 of the WorkCover Premium Provisions.

SuR is the net value of any supplementary payment (a positive value) or remission (a negative value) applied under section 72C of the Act.

GST is the Goods and Services Tax as defined in Part 2 of the WorkCover Premium Provisions.

OHSW is the occupational health safety and welfare registration fee as defined in accordance with Part 2 of the WorkCover Premium Provisions.

BP is the base premium calculated in accordance with Part 4 of the WorkCover Premium Provisions.

S is the sizing factor for the employer determined with respect to the premium period or part thereof in accordance with Part 4 of this Order.

EP is the experience premium, if any, for the employer determined with respect to the premium period or part thereof in accordance with Part 5 of this Order.

Maximum premium cap for an employer

2. Where the employer's base premium less the Apprentice and Trainee incentive amount [$BP - A$] for a premium period:
 - 2.1 Is less than \$100,000 (or, for a part premium period where the base premium less the Apprentice and Trainee incentive amount ($BP - A$) would be less than \$100,000 were that to be annualised), the experience adjusted premium (EAP) is not to exceed one and a half times the amount of the base premium ($1.5 \times BP$), or
 - 2.2 Is or exceeds \$100,000 but is less than \$200,000 (or for a part premium period, where the base premium less the Apprentice and Trainee incentive amount ($BP - A$) would be or would exceed \$100,000 but would be less than \$200,000 were that to be annualised), the experience adjusted premium (EAP) is not to exceed twice the amount of the base premium ($2 \times BP$), or
 - 2.3 Is or exceeds \$200,000 (or for a part premium period, where the base premium less the Apprentice and Trainee incentive amount ($BP - A$) would be or would exceed \$200,000 were that to be annualised), the experience adjusted premium (EAP) is not to exceed two and a half times the amount of the base premium ($2.5 \times BP$).
3. However, if the employer is a member of a group Clause 2 of this Part does not apply and:
 - 3.1 Where the sum of the base premiums less the sum of Apprentice and Trainee incentive amounts ($BPG - AG$) for all the members of that group:
 - (a) Is less than \$100,000 (or for a part premium period, where the sum of base premiums less the sum of Apprentice and Trainee incentive amounts ($BPG - AG$) would be less than \$100,000 were that to be annualised), the experience adjusted premium (EAP) for the employer is not to exceed one and a half times the amount of the employer's base premium ($1.5 \times BP$), or
 - (b) Is or exceeds \$100,000 but is less than \$200,000 (or for a part premium period, where the sum of base premiums less the sum of Apprentice and Trainee incentive amounts ($BPG - AG$) would be or would exceed \$100,000 but would be less than \$200,000 were that to be annualised), the experience adjusted premium (EAP) for the employer is not to exceed twice the amount of the employer's base premium ($2 \times BP$), or

- (c) Is or exceeds \$200,000 (or for a part premium period, where the sum of base premiums less the sum of Apprentice and Training incentive amounts (BPG – AG) would be or would exceed \$200,000 were that to be annualised), the experience adjusted premium (EAP) for the employer is not to exceed two and a half times the amount of the employer's base premium (2.5 x BP).

Where:

A_G is the sum of Apprentice and Trainee incentive amounts (if any) for all the members of the group calculated in accordance with Part 7 of the WorkCover Premium Provisions with respect to that period.

BP_G is the sum of the base premiums for all the members of the group calculated in accordance with Part 4 of the WorkCover Premium Provisions with respect to that period.

Part 4 – Sizing Factor

1. The sizing factor (S) for an employer is as follows:

- 1.1 Where the employer has been a registered employer (or was required to be registered) for two or more full periods immediately preceding the commencement of the premium period for which the premium is to be calculated, the factor is calculated in accordance with the following formula:

$$S = 0.07 + \frac{0.8 \times BP}{BP + 500,000}$$

Where:

BP is the base premium as calculated:

- (a) Where the period to which the premium relates is a full premium period – in accordance with Part 4 of the WorkCover Premium Provisions with respect to that period, or
- (b) Where the period to which the premium relates is a part premium period – in accordance with Part 4 of the WorkCover Premium Provisions as if that period to which the premiums relate had been annualised.
- 1.2 Where the employer has commenced business requiring registration as an employer at commencement of the premium period for which the premium is to be calculated, the sizing factor is the factor calculated in accordance with the formula in clause 1.1 of this Part multiplied by 0.33.
- 1.3 Where the employer has commenced business requiring registration as an employer for less than one full period immediately preceding the commencement of the premium period for which the premium is to be calculated, the sizing factor is the factor calculated in accordance with the formula in clause 1.1 of this Part multiplied by 0.33.
- 1.4 Where the employer has commenced business requiring registration as an employer for one or more full periods but less than two full periods immediately preceding the commencement of the premium period for which the premium is to be calculated, the sizing factor is the factor calculated in accordance with the formula in clause 1.1 of this Part multiplied by 0.66.
2. However, if the employer is a member of a group of employers, a reference in this Part to the base premium of the employer (however expressed) is taken to be a reference to the sum of the base premium of all employers in the group.
3. For the purpose of clause 1 of this Part, a reference to an employer's registration commencement date shall have regard to the registration commencement date of an old employer where a transfer of business has occurred.

4. For the purpose of clauses 1 and 2 of this Part, an employer who has previously been registered for any period of time as a self-insured employer, will be taken to have been registered as an employer to determine the employer's registration commencement date.
5. For the purposes of clause 1 of this Part, an employer's registration, including an old employer's registration history, may be taken to be a registration for the full periods even if there has been a break or breaks in the requirement to register within that period.

Part 5 - Experience Premium

1. The Experience Premium (EP) for an employer is to be calculated:

- 1.1 For the purpose of calculating the initial premium payable for a premium period, in accordance with the following formula:

$$EP = BP \times \frac{\text{Initial ECCR}}{ICCR_1}$$

Where:

BP is the base premium calculated in accordance with Part 4 of the WorkCover Premium Provisions.

Initial ECCR is the initial Employer's Claims Cost Rate calculated using the following formula:

$$\text{Initial ECCR} = \frac{C_1 + C_2}{R_1 + R_2} \times \frac{100}{1}$$

ICCR₁ is the initial Industry Claims Cost Rate for a South Australian WorkCover Industrial Classification (SAWIC) applicable to the employer or location for the period to which the premium relates, as published in the *Government Gazette*.

- 1.2 For the purpose of calculating the hindsight premium payable (after the period for which the premium is to be calculated has ended), in accordance with the following formula:

$$EP = BP \times \frac{\text{Hindsight ECCR}}{ICCR_2}$$

Where:

Hindsight ECCR is the hindsight Employer's Claims Cost Rate calculated using the following formula:

$$\text{Hindsight ECCR} = \frac{C_0 + C_1 + C_2}{R_0 + R_1 + R_2} \times \frac{100}{1}$$

ICCR₂ is the hindsight Industry Claims Cost Rate for a SAWIC applicable to the employer or location for the period to which the premium relates, as published in the *Government Gazette*.

C₀ is the total of the cost of claims for the employer as defined in Part 6 of this Order in respect of claims with a date of injury in the premium period to which the premium relates.

C₁ and **C₂** are respectively the totals of the cost of claims for the employer as defined in Part 6 of this Order in respect of claims with a date of injury in the last and second last periods before the commencement of the premium period to which the premium relates.

Date of injury is the date the person sustained the injury, or the deemed date of injury.

R₀ is the total of the remuneration in respect of the premium period to which the premium relates.

R₁ and **R₂** are respectively the totals of the remuneration in respect of the last and second last periods before the commencement of the premium period to which the premium relates.

If the employer does not supply the Corporation with a return with respect to remuneration paid during the period preceding the premium period for which an initial premium is to be calculated (as required by the Act) the Corporation may, for the purpose of calculating the initial ECCR, determine the amount of remuneration (**R₁** or **R₂**) as the amount of the last submitted return (or if no available return, as specified by the Corporation at that time).

2. If during any period referred to in **C₀**, **C₁**, **C₂**, **R₀**, **R₁** or **R₂** in clause 1 of this Part, a transfer of business has occurred as provided by Part 8 of the WorkCover Premium Provisions:

2.1 The cost of claims for the employer during that period includes, for the purposes of **C₀**, **C₁** and **C₂**, the cost of claims of the relevant business of the old employer, and

2.2 The remuneration during that period includes, for the purposes of **R₀**, **R₁** and **R₂**, the remuneration in respect of the relevant business of the old employer.

3. If the experience premium (EP) in clause 1 of this Part relates to more than one industry class then:

3.1 **ICCR₁** shall be calculated using the following formula:

$$\text{ICCR}_1 = \frac{(\text{Ra1} \times \text{ICCR1a}) + (\text{Rb1} \times \text{ICCR1b}) + \dots (\text{Rn1} \times \text{ICCR1n})}{(\text{Ra1} + \text{Rb1} + \dots \text{Rn1})}$$

3.2 **ICCR₂**, shall be calculated using the following formula:

$$\text{ICCR}_2 = \frac{(\text{Ra2} \times \text{ICCR2a}) + (\text{Rb2} \times \text{ICCR2b}) + \dots (\text{Rn2} \times \text{ICCR2n})}{(\text{Ra2} + \text{Rb2} + \dots \text{Rn2})}$$

Where:

Ra1, **Rb1**, ...**Rn1** are each a part of the remuneration in respect of the initial premium calculation for which the premium is to be calculated being a part of the total remuneration attributable to each industry class applicable to the employer.

ICCR1a, **ICCR1b**, ...**ICCR1n** are each a initial Industry Claims Cost Rate for each industry class applicable to the employer.

Ra2, **Rb2**, ...**Rn2** are each a part of the actual remuneration in respect of the hindsight premium calculation for which the premium is to be calculated being a part of the total remuneration attributable to each industry class applicable to the employer.

ICCR2a, **ICCR2b**, ...**ICCR2n** are each a hindsight Industry Claims Cost Rate for each industry class applicable to the employer.

Part 6 – Cost of Claims

1. Cost of claims means the total of:

1.1 costs paid on, and in respect of, each claim for compensation allocated to a particular employer (irrespective of whether the claim for compensation was withdrawn by the worker, accepted or rejected), and

1.2 the current and most accurate estimate assessed by the Corporation of the outstanding liability for each claim.

2. Cost of claims includes payments:
 - 2.1 made under Division 7A of the Act – Special provisions for commencement of weekly payments after initial notification of injury (which includes the Provisional Payments Guidelines); and
 - 2.2 made under section 32A of the Act - Special provisions for payment of medical expenses after initial notification of injury.
3. The costs of each claim are the total costs for the claim based on the evidence available at the time relevant to the premium period:
 - 3.1 Being the beginning of the premium period for an initial premium; or
 - 3.2 Being the end of the premium period for a hindsight premium.
4. Excluded from the costs of each claim are:
 - 4.1 Costs associated with claims for unrepresentative and secondary injuries
 - 4.2 Costs associated with successfully prosecuted fraudulent claims
 - 4.3 Estimated and/or actual recoveries for compulsory third party and common law actions under section 54 of the Act
 - 4.4 The first two weeks of income maintenance
 - 4.5 The costs for interpreter services
 - 4.6 Claims costs in excess of \$200,000 (large claims cap).

Part 7 - Transitional Provisions

1. An employer's premium rate is capped at 75% and 125% of the employer's previous year's WorkCover levy rate, determined as the levy for 2011-12 divided by the employer's remuneration (including apprentice and trainee remuneration) for the same period.

Where:

The levy for 2011-12 is a percentage of the aggregate remuneration paid to the employer's workers in each class of industry in which the employer employs workers.

2. The employer's premium rate is the employer's experience adjusted premium (EAP) divided by the employer's remuneration for the same period.

Part 8 – Group Training Organisation Arrangement

1. Prior to 1 July 2016, the Corporation will undertake an assessment of the performance of Group Training Organisations, considering the impact of the Experience Rating System.
2. In consultation with stakeholders, consideration will be given to whether the proposed arrangement outlined below remains appropriate. Any decision regarding changes to the proposed arrangement arising from this assessment must be made in time to be implemented from 1 July 2016.

Proposed arrangement

3. The arrangement is to apply after the transitional provisions in Part 7 of this Order expire, subject to clauses 1 and 2 of this Part.

4. Where an employer is registered with the South Australian Government as meeting the National Standards for Group Training Organisations in the relevant premium period, the calculation of [EAP – A] for the premium period will be determined as follows:
 - 4.1 [EAP – A] for the previous premium period, calculated in accordance with the relevant WorkCover Premium Order (Experience Rating System), plus
 - 4.2 25% of the difference between the amount determined by clause 2.1 of this Part and [EAP – A] for the current period, calculated in accordance with Part 3 of this Order; and
 - 4.3 Adjusted for changes in remuneration between the two premium periods.
5. This arrangement shall only apply if the employer has registered and obtained a separate employer number with WorkCoverSA for the purpose of reporting apprentice and trainee remuneration.

Part 9 - Alternative set of Principles (Retro Paid Loss arrangement)

1. For the purposes of section 71(6)(d) of the Act, the WorkCover Premium Order (Retro-Paid Loss arrangement) 2012-2013 is an alternative set of principles for the payment of premium for an employer or employers.

I confirm that this is a true and correct record of the decision of the Board of the Corporation made on the 22nd day of June 2012.

Dated 22 June 2012.

P. BENTLEY, Chairperson

WORKERS REHABILITATION AND COMPENSATION ACT 1986**WorkCover Rehabilitation and return to work co-ordinator training and operational guidelines****Preamble**

Section 28D(1) of the *Workers Rehabilitation and Compensation Act 1986* (the Act) requires an employer to appoint a rehabilitation and return to work co-ordinator.

Section 28D(5)(b) of the Act requires an employer to:

comply with any training or operational guidelines published by the Corporation from time to time for the purposes of this Section.

NOTICE

Pursuant to Section 28D(5)(b) of the Act and in accordance with the delegation provided to me under the *Instrument of Delegation of the WorkCover Corporation of South Australia*, I, Rob Thomson, Chief Executive Officer of the Corporation, give notice that the attached *Rehabilitation and return to work co-ordinator training and operational guidelines* constitute 'training or operational guidelines published by the Corporation' for the purposes of Section 28D(5)(b) of the Act.

The *Rehabilitation and return to work co-ordinator training and operational guidelines* will take effect from 1 July 2012 and supersede the guidelines previously published in the *Government Gazette* on 18 December 2008.

Confirmed as a true and accurate decision of the Corporation.

Rob Thomson
Chief Executive Officer

18 June 2012

WorkCoverSA's Rehabilitation and return to work co-ordinator training and operational guidelines

1. Employers to whom these guidelines apply

- 1.1. These guidelines apply to all employers required to appoint a rehabilitation and return to work co-ordinator (co-ordinator).
- 1.2. Section 28D(1) of the *Workers Rehabilitation and Compensation Act 1986* ('the Act') requires an employer to appoint a co-ordinator.
- 1.3. Section 28D(5)(b) of the Act states that an employer who is required to appoint a co-ordinator must comply with training and operational guidelines published by WorkCoverSA.
- 1.4. Section 28D(7) of the Act and Regulation 26 of the *Workers Rehabilitation and Compensation Regulations 2010* ('the Regulations') provide that an employer is exempt from the requirement to appoint a co-ordinator if the employer employs less than 30 workers.
- 1.5. An employer who employs 30 or more workers must appoint a co-ordinator, unless it holds an exemption granted on the basis that:
 - it employs less than 30 workers at the commencement of the financial year; or
 - it does not employ (and does not expect to employ) 30 or more workers for any continuous period of three or more months during the financial year.

2. Training Guidelines

2.1. Timeframe for completing training

- 2.1.1. An employer who is required to appoint a co-ordinator must ensure that its appointed co-ordinator:
 - satisfactorily completes a co-ordinator training course delivered by a Registered Training Organisation approved by WorkCover; or
 - satisfactorily demonstrates prior learning through a recognition of prior learning assessment (RPL) carried out by a Registered Training Organisation approved by WorkCoverSA;

within three months of being appointed or, if a training course is not available in that time, enrolls in the next available course.

2.2. Small employers

- 2.2.1. For the purposes of these guidelines an employer with a base premium of less than \$20,000 and/or annual remuneration of less than \$300,000 is a small employer.
- 2.2.2. A small employer who is required to appoint a co-ordinator must ensure that its co-ordinator attends a one-day co-ordinator training course with a Registered Training Organisation approved by WorkCoverSA and satisfactorily completes the assessment.

2.3. Medium, Large, Retro-Paid Loss and Self-Insured employers

- 2.3.1. Any employer to whom these guidelines apply who is not a small employer must ensure that its co-ordinator attends a two-day co-ordinator training course with a Registered Training Organisation approved by WorkCoverSA and satisfactorily completes the assessment.

2.4. Filling a vacancy

- 2.4.1. Section 28D(6) of the Act states that an employer is required to appoint a new co-ordinator within the prescribed period in the event of a vacancy occurring. Regulation 25 of the Regulations provides that the prescribed period is three months.

- 2.4.2. An employer must ensure that a person who fills a vacancy in the office of co-ordinator:

- satisfactorily completes a training course delivered by a Registered Training Organisation approved by WorkCoverSA within three months of being appointed or, if a training course is not available in that period, enrolls in the next available course, or
- satisfactorily demonstrates prior learning through a recognition of prior learning assessment carried out by a Registered Training Organisation approved by WorkCoverSA within three months of being appointed.

2.5. Details of training providers

- 2.5.1. The details of Registered Training Organisations that are approved by WorkCoverSA to deliver co-ordinator training and assess prior learning can be found on WorkCoverSA's website at www.workcover.com.

2.6. Co-ordinators who have completed training in another jurisdiction

- 2.6.1. A co-ordinator who has completed a co-ordinator training program that is recognised by the workers compensation regulatory authority of another Australian jurisdiction will be eligible for registration as a co-ordinator in South Australia. They will be provided with information about the South Australian workers compensation Scheme and written confirmation that their training is recognised by WorkCoverSA..
- 2.6.2. The employer of a co-ordinator who has completed a co-ordinator training program that is recognised by the workers compensation regulatory authority in another Australian jurisdiction must comply with the notification requirements detailed in 2.7 below.

2.7. Registering a co-ordinator with WorkCoverSA

2.7.1. An employer who appoints a co-ordinator, or fills a vacancy in the office of co-ordinator, must provide WorkCoverSA with the co-ordinator's:

- name,
- position title
- business address,
- mailing address,
- telephone numbers,
- facsimile number,
- email address, and
- date of nomination

within three months of the co-ordinator being appointed or the vacancy being filled.

2.7.2. An employer must also provide WorkCoverSA with:

- the name of the Registered Training Organisation that trained the co-ordinator or carried out the co-ordinator's RPL assessment;
- the date training was completed by the co-ordinator or the RPL assessment was carried out;
- the number on the certificate issued by the Registered Training Organisation;
- confirmation as to whether the co-ordinator attended a one-day or two-day workshop

within three months of appointing a co-ordinator.

2.7.3. The employer must forward this information to WorkCoverSA in one of the following ways:

- Delivery in person to WorkCoverSA, 400 King William Street, Adelaide, SA; or
- By post to GPO Box 2668, Adelaide, SA, 5001; or
- By facsimile to 08 8233 2051; or
- By email to rtrwc-support@workcover.com.

3. Operational guidelines

3.1. Workplace rehabilitation policies and/or procedures

3.1.1. An employer who is required to appoint a co-ordinator must develop workplace rehabilitation policies and/or procedures that describe how rehabilitation and return to work will be managed in the workplace.

3.1.2. An employer's workplace rehabilitation policies and/or procedures must:

- describe the process for the early notification of injuries;
- list the functions and responsibilities of the co-ordinator set out in Section 28D(4) of the Act;
- list the rights and responsibilities of injured workers;
- describe the roles and responsibilities of managers, supervisors and co-workers in the rehabilitation and return to work process;
- be signed off by a person who has the authority to commit the employer to the procedures.

3.1.3. An employer's workplace rehabilitation policies and/or procedures must be displayed in the workplace and made available to workers.

3.1.4. An employer's workplace rehabilitation policies and/or procedures may be integrated with other similar workplace policies and/or procedures.

3.2. Involving managers, supervisors, team leaders and workers

3.2.1. An employer must explain the functions of the co-ordinator to managers, supervisors, team leaders and workers, so that they can assist the co-ordinator in the performance of their functions.

3.2.2. The name and contact details of an employer's co-ordinator must be displayed in the workplace.

3.3. Co-ordinator's knowledge of the workplace

3.3.1. An employer must ensure that the co-ordinator knows and understands the work of the business and the employment available.

3.3.2. An employer must ensure that a co-ordinator who has another role (or roles) within the organisation is sufficiently capable of carrying out the functions listed in Section 28D(4) of the Act.

3.4. Physical facilities

3.4.1. An employer must provide any facilities necessary for the co-ordinator to perform their functions set out in Section 28D(4) of the Act. These may include, but are not limited to, the following:

- workstation or office
- telephone
- access to a fax machine
- access to email
- access to the internet
- stationery

3.5. Employers with multiple workplaces

3.5.1. An employer who has two or more workplaces, with 30 or more workers at each workplace, must provide, in addition to the appointed co-ordinator, a contact person at each workplace to assist the co-ordinator to perform their functions. The contact person is not required to be a trained co-ordinator.

3.6. Grouping of employers to allow a co-ordinator to support multiple employers

- 3.6.1. Pursuant to Section 28D(7) of the Act and regulation 26(4) of the Regulations, an employer may be exempted from the requirement to appoint a co-ordinator on the basis of 'group' relationships where a single co-ordinator (or number of co-ordinators) can provide services to a number of employers within the same industry, or across related industries within a similar geographical location.
- 3.6.2. An application for exemption based on grouping arrangements must be made on the form 'Application for a Group Exemption', which can be found on the website www.workcover.com.
- 3.6.3. The application must be forwarded to WorkCoverSA in one of the following ways:
 - Delivery in person to WorkCoverSA, 400 King William Street, Adelaide, SA; or
 - By post to GPO Box 2668, Adelaide, SA, 5001; or
 - By facsimile to 08 8233 2051; or
 - By email to rtrwc-support@workcover.com.
- 3.6.4. WorkCoverSA will consider each application on its merits and will advise the employer of any further information it requires in order to be able to determine the employer's application.
- 3.6.5. WorkCoverSA will advise employers in writing of its determination within 14 calendar days of receiving an application.
- 3.6.6. Any approved group arrangement will be formally reviewed at least every two years by WorkCoverSA.

3.7. Security and confidentiality

- 3.7.1. An employer must ensure that an injured worker's personal and medical information is protected against loss and unauthorised access, use, modification or disclosure, and against other misuse.
- 3.7.2. An employer must have in place an appropriate security system to protect material produced and gathered in the course of the performance by the co-ordinator of their functions pursuant to Section 28D of the Act.
- 3.7.3. An employer must ensure that the security system in place maintains the confidentiality of all information in the custody and/or the possession of the co-ordinator, where it was obtained from injured workers, case managers, medical experts and contracted vocational rehabilitation service providers.

3.7.4. An employer must:

- provide a secure storage system for files, any documents or material produced that contain personal and medical information about injured workers, so that unauthorised access is not possible.
- ensure that personal and medical information stored on a computer system is secure and only allows access to the co-ordinator and authorised managers.
- provide a dedicated and private workspace for the use of the co-ordinator in the performance of their functions, ensuring that telephone conversations of a confidential nature cannot be overheard and documents cannot be read by persons who are not authorised to access injured workers' personal and medical information.

3.7.5. An employer must ensure that the co-ordinator and other employees comply with the provisions of Section 112AA of the Act. They must not disclose information about the physical or mental condition of an injured worker unless the disclosure is:

- reasonably required for, or in connection with, the carrying out of the proper conduct of the business of the employer; or
 - required in connection with the operation of the Act; or
 - made with the consent of the person to whom the information relates, or who furnished the information;
 - otherwise in accordance with Section 112AA(1) of the Act.
-
-

South Australia

Anangu Pitjantjatjara Yankunytjatjara Land Rights (Mintabie) Amendment Act (Commencement) Proclamation 2012

1—Short title

This proclamation may be cited as the *Anangu Pitjantjatjara Yankunytjatjara Land Rights (Mintabie) Amendment Act (Commencement) Proclamation 2012*.

2—Commencement of Act

The *Anangu Pitjantjatjara Yankunytjatjara Land Rights (Mintabie) Amendment Act 2009* (No 83 of 2009) will come into operation on 1 July 2012.

Made by the Governor

with the advice and consent of the Executive Council
on 28 June 2012

12MAARCS003

South Australia

National Energy Retail Law (South Australia) Act (Commencement) Proclamation 2012

1—Short title

This proclamation may be cited as the *National Energy Retail Law (South Australia) Act (Commencement) Proclamation 2012*.

2—Commencement

The *National Energy Retail Law (South Australia) Act 2011* (No 6 of 2011) will come into operational on 1 July 2012.

Made by the Governor

with the advice and consent of the Executive Council
on 28 June 2012

MRE12/007SC

South Australia

National Energy Retail Law (South Australia) (Implementation) Amendment Act (Commencement) Proclamation 2012

1—Short title

This proclamation may be cited as the *National Energy Retail Law (South Australia) (Implementation) Amendment Act (Commencement) Proclamation 2012*.

2—Commencement

- (1) Subject to subclause (2), the *National Energy Retail Law (South Australia) (Implementation) Amendment Act 2012* (No 16 of 2012) will come into operation on 1 July 2012.
- (2) The operation of Part 2 of the Act is suspended until a day to be fixed by subsequent proclamation.

Made by the Governor

with the advice and consent of the Executive Council
on 28 June 2012

MRE12/007SC

South Australia

Statutes Amendment (National Energy Retail Law) Act (Commencement) Proclamation 2012

1—Short title

This proclamation may be cited as the *Statutes Amendment (National Energy Retail Law) Act (Commencement) Proclamation 2012*.

2—Commencement

The *Statute Amendment (National Energy Retail Law) Act 2011* (No 7 of 2011) will come into operation on 1 July 2012.

Made by the Governor

with the advice and consent of the Executive Council
on 28 June 2012

MRE12/007SC

South Australia

Public Sector (Department of Environment, Water and Natural Resources) Proclamation 2012

under section 26 of the *Public Sector Act 2009*

1—Short title

This proclamation may be cited as the *Public Sector (Department of Environment, Water and Natural Resources) Proclamation 2012*.

2—Commencement

This proclamation will come into operation on 1 July 2012.

3—Alteration of title of Department of Environment and Natural Resources

The title of the Department of Environment and Natural Resources is altered to the Department of Environment, Water and Natural Resources.

4—Abolition of Department for Water

The Department for Water is abolished.

Made by the Governor

with the advice and consent of the Executive Council
on 28 June 2012

DPC12/030CS

South Australia

Health Services Charitable Gifts Act (Public Health Entities) Proclamation 2012

under section 4 of the *Health Services Charitable Gifts Act 2011*

1—Short title

This proclamation may be cited as the *Health Services Charitable Gifts Act (Public Health Entities) Proclamation 2012*.

2—Commencement

This proclamation will come into operation on 2 July 2012.

3—Declaration of public health entities

In accordance with section 4 of the *Health Services Charitable Gifts Act 2011* the following are declared to be public health entities for the purposes of that Act:

- (a) the part of Northern Adelaide Local Health Network Incorporated known as *Lyell McEwin Hospital*;
- (b) the parts of Southern Adelaide Local Health Network Incorporated known as—
 - (i) *Flinders Medical Centre*; and
 - (ii) *Repatriation General Hospital*; and
 - (iii) *Noarlunga Hospital*;
- (c) the part of Women's and Children's Health Network Incorporated known as *Women's and Children's Hospital*;
- (d) the part of the SA Ambulance Service Incorporated known as *MedSTAR*.

Made by the Governor

with the advice and consent of the Executive Council
on 28 June 2012

HEAC-2012-00046

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

- (1) Schedule 1, item headed "Hahndorf—Area 1", column headed "Period"—delete "2012" and substitute:
2017
- (2) Schedule 1, item headed "Mount Barker—Area 1", column headed "Period"—delete "2012" and substitute:
2017
- (3) Schedule 1, item headed "Mount Barker—Area 2", column headed "Period"—delete "2012" and substitute:
2017

- (4) Schedule 1, item headed "Nairne—Area 1", column headed "Period"—delete "2012" and substitute:

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 28 June 2012

No 165 of 2012

MLI0015/12CS

South Australia

Development (Building Rules Assessment Audits) 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 Insertion of regulation 103A
103A Building Rules assessment audits
 - 5 Variation of Schedule 6—Fees
 - 6 Variation of Schedule 7—Provisions regulating distribution of fees between authorities
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Development (Building Rules Assessment Audits) Variation Regulations 2012*.

2—Commencement

These regulations will come into operation on 1 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 *Development Regulations 2008*

4—Insertion of regulation 103A

After regulation 103 insert:

103A—Building Rules assessment audits

- (1) For the purposes of section 56B(1)(b) of the Act—
 - (a) the administrative unit of the Public Service that is, under the Minister, responsible for the administration of the Act is a prescribed body; and

- (b) the qualifications or experience in building assessment auditing or a related discipline as are in the opinion of the Minister appropriate are prescribed qualifications.
- (2) For the purposes of section 56B(4)(a) and 56B(4)(b)(i) of the Act, the prescribed period is the period that results in 30 June 2015 being the date by which the first audit must be completed
- (3) For the purposes of section 56B(4)(b)(ii) of the Act, the prescribed period is—
- (a) in the case of a private certifier who commences business as a private certifier after the commencement of this regulation—
3 years; or
- (b) in the case of a private certifier who commenced business as a private certifier before the commencement of this regulation—the period, in relation to the private certifier, that results in 30 June 2015 being the date by which the first audit under section 56B of the Act must be completed.
- (4) For the purposes of section 56B(5) and (8) of the Act, the prescribed period is 3 years.

5—Variation of Schedule 6—Fees

- (1) Schedule 6 (being the Schedule inserted on 1 July 2012), item 1, component (8)—delete component (8) and substitute:

- (8) If the application requires a relevant authority to assess the development against the provisions of the Building Rules—
- (a) in the case of a building that has a floor area F , or \$60.50, whichever is the greater
- (b) in the case of a building that does not have a floor area F , or \$60.50, whichever is the greater

where—

F is the fee (in dollars) payable under this component (unless the \$60.50 minimum applies)

CI is the construction index determined by the Minister from time to time and set out in the Schedule of Construction Indices published in the Gazette

A is the prescribed floor area

S is the projected area of the largest side or plane of the building

CF is the complexity factor

- (2) Schedule 6 (being the Schedule inserted on 1 July 2012), item 5, component (1)—delete "5%" and substitute:

7%

6—Variation of Schedule 7—Provisions regulating distribution of fees between authorities

Schedule 7, clause 2(d)—delete "5%" and substitute:

7%

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 28 June 2012

No 166 of 2012

UPA0066/11CS

South Australia

Public Corporations (Playford Centre) (Dissolution and Revocation) Regulations 2012

under the *Public Corporations Act 1993*

Contents

- 1 Short title
- 2 Commencement
- 3 Dissolution of Playford Centre
- 4 Transfer of assets and liabilities of Playford Centre

Schedule 1—Revocation of *Public Corporations (Playford Centre) Regulations 2011*

1—Short title

These regulations may be cited as the *Public Corporations (Playford Centre) (Dissolution and Revocation) Regulations 2012*.

2—Commencement

These regulations will come into operation on 1 July 2012.

3—Dissolution of Playford Centre

Playford Centre, established by regulation under Part 5 of the *Public Corporations Act 1993* and continued by the *Public Corporations (Playford Centre) Regulations 2011* as a subsidiary of the Treasurer, is dissolved.

4—Transfer of assets and liabilities of Playford Centre

- (1) The assets and liabilities of Playford Centre immediately before its dissolution are vested in or attached to the South Australian Government Financing Authority.
- (2) The Minister may, by notice in the Gazette, declare that a reference in an Act, instrument, contract, agreement or other document to Playford Centre will have effect as if it were a reference to the Minister, or to a body specified by the Minister in the notice.
- (3) The following provisions apply in connection with the operation of subregulation (1):
 - (a) nothing in that subregulation—
 - (i) constitutes a breach of, or default under, an Act or other law; or
 - (ii) constitutes a breach of, or default under, a contract, agreement, understanding or undertaking; or
 - (iii) constitutes a breach of a duty of confidence (whether arising by contract, in equity or by custom or in any other way); or
 - (iv) constitutes a civil or criminal wrong; or

- (v) terminates an agreement or obligation or fulfils any condition that allows a person to terminate an agreement or obligation, or gives rise to any other right or remedy; or
 - (vi) releases a surety or other obligee wholly or in part from an obligation;
- (b) that subregulation will have effect despite the terms of any contract, agreement, understanding or undertaking and without the need for any other act or consent.

Schedule 1—Revocation of *Public Corporations (Playford Centre) Regulations 2011*

The *Public Corporations (Playford Centre) Regulations 2011* are revoked.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 28 June 2012

No 167 of 2012

T&F12/014CS

South Australia

Health Practitioner Regulation National Law (South Australia) Variation Regulations 2012

under the *Health Practitioner Regulation National Law (South Australia) Act 2010*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *Health Practitioner Regulation National Law (South Australia) Regulations 2010*

- 4 Variation of regulation 4—Representative bodies
 - 5 Variation of regulation 13—Transitional provision—annual reports
 - 6 Insertion of regulation 14
 - 14 Transitional provisions—occupational therapy
 - 7 Variation of Schedule 1—Revocation of regulations
 - 1 Revocation of regulations
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *Health Practitioner Regulation National Law (South Australia) Variation Regulations 2012*.

2—Commencement

These regulations will come into operation on 1 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 *Health Practitioner Regulation National Law (South Australia) Regulations 2010*

4—Variation of regulation 4—Representative bodies

- (1) Regulation 4—after paragraph (a) insert:
 - (aa) Australian Acupuncture and Chinese Medicine Association;
 - (ab) Australian and New Zealand Society of Nuclear Medicine (SA Branch) Limited;

- (2) Regulation 4—after paragraph (f) insert:
 - (fa) Australian Institute of Radiography;
- (3) Regulation 4—after paragraph (g) insert:
 - (ga) Australian Natural Therapists Association;
- (4) Regulation 4—after paragraph (n) insert:
 - (na) Australian Traditional-Medicine Society;
 - (nb) Chinese Medicine and Acupuncture Society of Australia;
- (5) Regulation 4—after paragraph (q) insert:
 - (qa) Federation of Chinese Medicine and Acupuncture (SA Branch);
- (6) Regulation 4—after paragraph (s) insert:
 - (sa) National Aboriginal and Torres Strait Islander Health Worker Association;
 - (sb) Occupational Therapy Australia Limited, South Australia Division;
- (7) Regulation 4—after paragraph (x) insert:
 - (xa) Society of Natural Therapists and Researchers Incorporated;

5—Variation of regulation 13—Transitional provision—annual reports

- (1) Regulation 13(1) and (2)—delete subregulations (1) and (2) and substitute:
 - (1) The National Agency must, on or before 30 September 2012, deliver to the Minister a report on the activities of the Occupational Therapy Board of South Australia during the 2011/2012 financial year.
 - (2) The report must—
 - (a) contain the following information in relation to the 2011/2012 financial year:
 - (i) the number of persons registered by the Board in each category of registration under the *Occupational Therapy Practice Act 2005*, as at 30 June 2012;
 - (ii) the number of complaints received by the Board against registered persons or service providers under the *Occupational Therapy Practice Act 2005*, and the outcome of each complaint (including, if relevant, progress as at 30 June 2012);
 - (iii) the number of disciplinary proceedings commenced by or on behalf of, or before, the Board under the *Occupational Therapy Practice Act 2005*, and the outcome of each of those proceeding (including, if relevant, progress as at 30 June 2012); and
 - (b) incorporate the audited accounts of the Board for the 2011/2012 financial year.
- (2) Regulation 13(4), definitions of *prescribed body* and *relevant Act*—delete the definitions

6—Insertion of regulation 14

After regulation 13 insert:

14—Transitional provisions—occupational therapy

- (1) The Occupational Therapy Board of South Australia is brought within the ambit of the definition of *prescribed body* in clause 29 of Schedule 1 of the Act.
- (2) No application may be made to the Occupational Therapy Board of South Australia under Part 3 Division 2 of the *Occupational Therapy Practice Act 2005* on or after 1 July 2012.
- (3) For the purposes of clauses 42 and 43 of Schedule 1 of the Act, the *Occupational Therapy Practice Act 2005* will be taken to be a relevant Act that has been repealed under that schedule on 1 July 2012.

7—Variation of Schedule 1—Revocation of regulations

Schedule 1, clause 1—delete clause 1 and substitute:

1—Revocation of regulations

The following regulations are revoked:

- (a) the *Occupational Therapy Practice (Election) Regulations 2006*;
- (b) the *Occupational Therapy Practice (General) Regulations 2006*.

Note—

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

Made by the Governor

with the advice and consent of the Executive Council
on 28 June 2012

No 168 of 2012

HEAC-2012-00022

South Australia

National Energy Retail Regulations

under the *National Energy Retail Law*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement

Part 2—General provisions

- 3 Interpretation
- 4 Jurisdictional regulator
- 5 Energy ombudsman
- 6 Civil penalty provisions
- 7 Business customers—upper consumption thresholds for determining status as small or large customers (section 6(2)(a) of the Law)
- 8 Business customers—lower consumption thresholds for determining status as small market offer customers (section 6(2)(a) of the Law)
- 9 Review of consumption thresholds (section 6(2)(b) of the Law)
- 10 Feed-in arrangement (section 154(2)(h) of the Law)
- 11 Content of request for Rule
- 12 Energy efficiency website

Part 3—Transitional provisions

- 13 Retailers
- 14 Exempt sellers
- 15 Retailers of last resort

Schedule 1—Civil penalty provisions

Schedule 2—Retailers under transitional provisions

Schedule 3—Exempt sellers under transitional provisions

Schedule 4—Retailers of last resort under transitional provisions

Part 1—Preliminary

1—Short title

These regulations may be cited as the *National Energy Retail Regulations*.

2—Commencement

These regulations will come into operation on 1 July 2012.

Part 2—General provisions

3—Interpretation

In these regulations—

the Law means the *National Energy Retail Law*.

4—Jurisdictional regulator

For the purposes of the definition of *jurisdictional regulator* in section 2(1) of the Law, each of the following bodies or persons is prescribed as a jurisdictional regulator:

- (a) for the State of New South Wales—the Independent Pricing and Regulatory Tribunal of New South Wales established by section 5(1) of the *Independent Pricing and Regulatory Tribunal Act 1992* of New South Wales;
- (b) for the State of Victoria—the Essential Services Commission established by section 7(1) of the *Essential Services Commission Act 2001* of Victoria;
- (c) for the State of Queensland—
 - (i) for electricity—the regulator under section 62 of the *Electricity Act 1994* of Queensland; and
 - (ii) for gas—the regulator under section 8 of the *Gas Supply Act 2003* of Queensland;
- (d) for the State of South Australia—the Essential Services Commission established by section 4(1) of the *Essential Services Commission Act 2002* of South Australia;
- (e) for the State of Tasmania—the Regulator established under section 5 of the *Electricity Supply Industry Act 1995* of Tasmania, being the Regulator within the meaning of the *Economic Regulation Act 2009* of Tasmania;
- (f) for the Australian Capital Territory—the Independent Competition and Regulatory Commission for the Australian Capital Territory established by section 5(1) of the *Independent Competition and Regulatory Commission Act 1997* of the Australian Capital Territory;
- (g) if a body or person referred to in paragraphs (a) to (f) is abolished under an Act of a participating jurisdiction and another body or person is established under an Act of that participating jurisdiction with functions and powers that correspond to the functions and powers of the body or person referred to in paragraphs (a) to (f)—that other body or person;
- (h) if the functions and powers of a body or person referred to in paragraphs (a) to (f) are transferred to another body or person established under an Act of the relevant participating jurisdiction—that other body or person.

5—Energy ombudsman

For the purposes of the definition of *energy ombudsman* in section 2(1) of the Law, each of the following bodies or persons is prescribed as an energy ombudsman:

- (a) for the State of New South Wales—Energy and Water Ombudsman (NSW) Limited ACN 079 718 915;
- (b) for the State of Victoria—Energy and Water Ombudsman (Victoria) Limited ACN 070 516 175;

- (c) for the State of Queensland—the energy ombudsman established under Part 2 of the *Energy and Water Ombudsman Act 2006* of Queensland;
- (d) for the State of South Australia—Energy Industry Ombudsman (SA) Limited ACN 089 791 604;
- (e) for the State of Tasmania—the Ombudsman referred to in the *Energy Ombudsman Act 1998* of Tasmania, being the Ombudsman within the meaning of the *Ombudsman Act 1978* of Tasmania;
- (f) for the Australian Capital Territory—the ACT Civil and Administrative Tribunal established under section 88 of the *ACT Civil and Administrative Tribunal Act 2008* of the Australian Capital Territory;
- (g) if a body or person referred to in paragraphs (a) to (f) is dissolved or otherwise abolished and another body or person is established with functions and powers that correspond to the functions and powers of the body or person referred to in paragraphs (a) to (f)—that other body or person;
- (h) if the functions and powers of a body or person referred to in paragraphs (a) to (f) are transferred to another body or person—that other body or person.

6—Civil penalty provisions

For the purposes of section 4(1)(b) of the Law, a provision listed in Schedule 1 is prescribed to be a civil penalty provision.

7—Business customers—upper consumption thresholds for determining status as small or large customers (section 6(2)(a) of the Law)

- (1) This regulation determines the upper consumption thresholds for determining whether business customers are small or large customers.

Note—

A small customer includes a customer who is a business customer who consumes energy below the upper consumption threshold (see section 5(2) of the Law). A large customer is a business customer who consumes energy at or above the upper consumption threshold (see section 5(3) of the Law).

- (2) The upper consumption threshold for electricity is 100 MWh per annum.
- (3) The upper consumption threshold for gas is 1 terajoule (TJ) per annum.

8—Business customers—lower consumption thresholds for determining status as small market offer customers (section 6(2)(a) of the Law)

- (1) This regulation determines the lower consumption thresholds for determining which business customers who are small customers are small market offer customers.

Note—

A small market offer customer is a small customer who is a business customer who consumes energy at or above the lower consumption threshold prescribed by the Regulations (see section 5(4) of the Law).

- (2) The lower consumption threshold for electricity is 40 MWh per annum.
- (3) The lower consumption threshold for gas is 400 gigajoules (GJ) per annum.

9—Review of consumption thresholds (section 6(2)(b) of the Law)

(1) In this regulation—

consumption thresholds means the upper consumption thresholds and lower consumption thresholds determined by regulations 7 and 8;

review period means the period of 12 months ending with each fifth anniversary of the commencement of these regulations.

- (2) The MCE may, from time to time, review the consumption thresholds and must do so within each review period.
- (3) The MCE may, from time to time, give a direction under section 228 of the Law to the AEMC to review, and make recommendations about, the consumption thresholds.

10—Feed-in arrangement (section 154(2)(h) of the Law)

For the purposes of section 154(2)(h) of the Law, a feed-in arrangement is—

- (a) in the case of New South Wales or Queensland—the Solar Bonus Scheme established in that jurisdiction; and
- (b) in the case of Victoria—a contract with a retailer for the sale of small renewable energy generation electricity (within the meaning of section 40F of the *Electricity Industry Act 2000* of Victoria), qualifying solar energy generation electricity (within the meaning of that section) or TFiT scheme electricity (within the meaning of that section); and
- (c) in the case of South Australia—the feed-in scheme established under Division 3AB of Part 3 of the *Electricity Act 1996* of South Australia; and
- (d) in the case of the Australian Capital Territory—an arrangement established in that jurisdiction relating to the payment of a renewable energy premium under the *Electricity Feed-in (Renewable Energy Premium) Act 2008* of the Australian Capital Territory.

11—Content of request for Rule

- (1) For the purposes of section 246 of the Law, a request for the making of a Rule must contain the following information:
- (a) the name and address of the person making the request;
- (b) a description of the Rule that the person proposes be made;
- (c) a statement of the nature and scope of the issue that is proposed to be addressed and an explanation of how the proposed Rule would address the issue;
- (d) an explanation of how the proposed Rule will or is likely to contribute to the achievement of the national energy retail objective;
- (e) an explanation of the expected benefits and costs of the proposed change and the potential impacts of the change on those likely to be affected;
- (f) in the case of a request by an energy regulatory body in the circumstances described in section 253(1)(a) of the Law—a summary of the consultation conducted by the energy regulatory body (including information about the extent of the consultation and about the issues raised during the consultation and the energy regulatory body's response to those issues).
- (2) A request under section 246 of the Law for the making of a Rule must be in writing.

12—Energy efficiency website

For the purposes of Rule 170 of the *National Energy Retail Rules*, the website www.energymadeeasy.gov.au is prescribed.

Part 3—Transitional provisions

13—Retailers

- (1) An entity specified in column 1 of the table in Schedule 2 will, on the commencement of these regulations, be taken to be the holder of a retailer authorisation (or retailer authorisations) issued under Part 5 of the Law.
- (2) The form of energy in relation to which an authorisation under subregulation (1) will apply will be determined according to column 2 of the table in Schedule 2 and any authorisation will be—
 - (a) for the sale of electricity only; or
 - (b) for the sale of gas only; or
 - (c) for the sale of electricity and the sale of gas under separate authorisations.
- (3) The particulars of the retailers within the ambit of subregulation (1) must be included in the Public Register maintained under section 119 of the Law.

14—Exempt sellers

- (1) An entity specified in column 1 of the table in Schedule 3 will, on the commencement of these regulations, be taken as an exempt seller holding an individual exemption under Division 6 of Part 5 of the Law.
- (2) The form of energy in relation to which an exempt seller's exemption will apply will be determined according to column 2 of the table in Schedule 3.
- (3) The particulars of exempt sellers within the ambit of subregulation (1) must be included in the Public Register maintained under section 119 of the Law.

15—Retailers of last resort

- (1) An entity specified in column 1 of the table in Schedule 4 will, on the commencement of these regulations, be taken to be a default RoLR appointed under section 125 of the Law—
 - (a) for the form of energy listed in column 2 of that table; and
 - (b) for the connection point or distribution system listed in column 3 of that table.
- (2) The particulars of a default RoLR within the ambit of subregulation (1) must be included in the register maintained under section 127 of the Law.

Schedule 1—Civil penalty provisions

Provisions of the Rules

Rule 5(5)

Rule 16(2)(b)

Rule 17(2)

Rule 19(2)

Provisions of the Rules

Rule 21(4)

Rule 24(1)

Rule 25(1) and (2)

Rule 28(1) and (2)

Rule 29(1) and (7)

Rule 30(2)

Rule 31(1)–(3)

Rule 32(1) and (4)

Rule 33(3)

Rule 34(2) and (3)

Rule 40(1), (2), (3), (6) and (7)

Rule 42(1)

Rule 43(1)

Rule 44(1)—(3)

Rule 45(1) and (2)

Rule 47(5) and (6)

Rule 48(2)

Rule 50

Rule 51

Rule 52

Rule 55

Rule 56

Rule 70(4)

Rule 71

Rule 72

Rule 73

Rule 74

Rule 80

Rule 82

Rule 83

Rule 85

Rule 86

Rule 90

Rule 91(c)

Rule 99(4)

Rule 100(3)

Rule 106

Rule 107(2) and (3)

Provisions of the Rules

Rule 121(1)

Rule 122

Rule 124(1) and (2)

Rule 125(2)

Rule 126(1)

Rule 128(1)

Rule 129(1)

Rule 130(3) and (4)

Rule 131(1)

Rule 132(1)

Rule 133(1)

Rule 135(1) and (3)

Rule 136(2) and (3)

Rule 137(2) and (3)

Rule 139(2)

Rule 140

Rule 141

Rule 142

Rule 144(1)

Rule 145(1)

Rule 146(1)

Rule 147(5), (6) and (7)

Schedule 2—Retailers under transitional provisions

Retailer's name and ACN	Energy authorised to be sold
ACTEW Retail Ltd (074 371 207) and AGL ACT Retail Investments Pty Ltd (093 631 586) trading as <i>ActewAGL Retail</i>	Electricity and gas
AGL Energy Sales & Marketing Ltd (076 092 067)	Gas
AGL Retail Energy Limited (074 839 464)	Gas
AGL Sales (Queensland Electricity) Pty Ltd (078 875 902)	Electricity
AGL Sales (Queensland) Pty Ltd (121 177 740)	Gas
AGL Sales Pty Ltd (090 538 337)	Electricity and gas
AGL South Australia Pty Ltd (091 105 092)	Electricity and gas
Aurora Energy Pty Ltd (082 464 622)	Electricity and gas
Australian Power and Gas Pty Ltd (118 609 813)	Electricity and gas
Click Energy Pty Ltd (116 567 492)	Electricity
Cogent Energy Pty Ltd (121 324 249)	Electricity
CS Energy (078 848 745)	Electricity
Diamond Energy Pty Ltd (107 516 334)	Electricity
Dodo Power and Gas Pty Ltd (123 155 840)	Electricity and gas
Ergon Energy Queensland Pty Ltd (121 177 802)	Electricity
ERM Power Retail Pty Ltd (126 175 460)	Electricity
GoEnergy Pty Ltd (097 708 104)	Electricity and gas
GridX Power Pty Ltd (100 209 354)	Electricity
Infigen Energy Markets Pty Ltd (128 696 097)	Electricity
International Power (Retail) Pty Ltd (107 548 854)	Electricity
Lumo Energy (NSW) Pty Ltd (121 155 011)	Electricity and gas
Lumo Energy (QLD) Pty Ltd (114 356 642)	Electricity
Lumo Energy (SA) Pty Ltd (114 356 697)	Electricity and gas
Lumo Energy Australia Pty Ltd (100 528 327)	Electricity and gas
Momentum Energy Pty Ltd (100 569 159)	Electricity and gas
Neighbourhood Energy Pty Ltd (109 118 578)	Electricity
Origin Energy (Vic) Pty Ltd (086 013 283)	Gas
Origin Energy Electricity Limited (071 052 287)	Electricity
Origin Energy LPG Limited (000 508 369)	Gas
Origin Energy Retail Limited (078 868 425)	Gas
OzGen Retail Pty Ltd (129 658 206)	Electricity
Powerdirect Pty Ltd (067 609 803)	Electricity
Progressive Green Pty Ltd (130 175 343)	Electricity
Qenergy Pty Ltd (120 124 101)	Electricity
Red Energy Pty Ltd (107 479 372)	Electricity and gas

Retailer's name and ACN	Energy authorised to be sold
Sanctuary Energy Pty Ltd (128 995 433)	Electricity
IPower Pty Ltd (111 267 228) and IPower 2 Pty Ltd (070 374 293) trading as <i>Simply Energy</i>	Electricity and gas
Stanwell Corporation Limited (078 848 674)	Electricity
Sun Retail Pty Ltd (078 848 549)	Electricity and gas
TRUenergy Pty Ltd (086 014 968)	Electricity and gas
TRUenergy Yallourn Pty Ltd (065 325 224)	Electricity
TrustPower Australia Holdings Pty Ltd (101 038 331)	Electricity

Schedule 3—Exempt sellers under transitional provisions

Exempt seller's name and ACN or other identifying information	Energy to which the exemption relates
Active Utilities Pty Limited (ACN 116 498 803)	Electricity
<i>Parks Victoria</i> established under the <i>Parks Victoria Act 1998</i> of Victoria	Electricity
<i>Victorian Arts Centre Trust</i> established under the <i>Victorian Arts Centre Trust Act 1998</i> of Victoria	Electricity and gas
<i>Mt Baw Baw Alpine Resorts Management Board Commission</i> established under the <i>Alpine Resorts Management Act 1997</i> of Victoria	Electricity
<i>Melbourne Convention and Exhibition Trust</i> established under the <i>Melbourne Convention and Exhibition Trust Act 1996</i> of Victoria	Electricity
BHP Billiton Petroleum (Bass Strait) Pty Ltd (ACN 004 228 004)	Gas
BHP Billiton Petroleum Pty Ltd (ACN 006 918 832)	Gas
Esso Australia Resources Pty Ltd (ACN 091 829 819)	Gas
Maranoa Regional Council constituted under the <i>Local Government Act 2009</i> of Queensland	Gas
Western Downs Regional Council constituted under the <i>Local Government Act 2009</i> of Queensland	Gas
BHP Billiton Olympic Dam Corporation (ACN 007 835 761)	Electricity
Municipal Council of Roxby Downs constituted under the <i>Local Government Act 1999</i> of South Australia and the <i>Roxby Downs (Indenture Ratification) Act 1982</i> of South Australia	Electricity
OneSteel Manufacturing Pty Ltd (ACN 004 651 325)	Electricity
Cowell Electric Supply Pty Ltd (ACN 095 517 490)	Electricity
The Minister of the Crown in right of the State of South Australia who is responsible for the sale of electricity at the Techport Australia Common User Shipbuilding Facility	Electricity
A partnership between Flinders Power Holdings GmBH (ARBN 094 284 723), Flinders Labuan (No.1) Ltd (ARBN 094 284 812) and Flinders Labuan (No. 2) Ltd (ARBN 094 284 769)	Electricity

Schedule 4—Retailers of last resort under transitional provisions

Default RoLR's name and ACN	Energy that applies to RoLR	Connection point or distribution system
ACTEW Retail Ltd (074 371 207) and AGL ACT Retail Investments Pty Ltd (093 631 586) trading as <i>ActewAGL Retail</i>	Electricity	Customers located in the Australian Capital Territory who are connected to the distribution system of <i>ActewAGL Distribution</i> (partnership of ACTEW Distribution Ltd (ACN 073 025 224) and Jemena Networks (ACT) Pty Ltd (ACN 008 552 663))
ACTEW Retail Ltd (074 371 207) and AGL ACT Retail Investments Pty Ltd (093 631 586) trading as <i>ActewAGL Retail</i>	Gas	Customers located in New South Wales who are connected to the distribution system of <i>ActewAGL Distribution</i> (partnership of ACTEW Distribution Ltd (ACN 073 025 224) and Jemena Networks (ACT) Pty Ltd (ACN 008 552 663))
AGL Retail Energy Limited (074 839 464)	Gas	Customers located in New South Wales who are connected to the distribution system of <i>Jemena Gas Networks (NSW) Ltd</i> (ACN 003 004 322)
Origin Energy Electricity Limited (071 052 287)	Electricity	Customers located in New South Wales who are connected to the distribution system of— <ul style="list-style-type: none"> (a) <i>Essential Energy</i> (established under the <i>Energy Services Corporation Act 1995</i> of New South Wales; or (b) <i>Endeavour Energy</i> established under the <i>Energy Services Corporation Act 1995</i> of New South Wales
Origin Energy LPG Limited (000 508 369)	Gas	Customers located in New South Wales who are connected to the distribution system of— <ul style="list-style-type: none"> (a) <i>Envestra (NSW) Pty Limited</i> (ACN 083 199 839); or (b) <i>Central Ranges Pipeline Pty Ltd</i> (ACN 108 218 355)
TRUenergy Pty Ltd (086 014 968)	Electricity	Customers located in New South Wales who are connected to the distribution system of <i>Ausgrid</i> established under the <i>Energy Services Corporation Act 1995</i> of New South Wales
Origin Energy (Vic) Pty Ltd (086 013 283)	Gas	Customers located in New South Wales who are connected to the distribution system of <i>The Albury Gas Co Ltd</i> (ACN 000 001 249)
ACTEW Retail Ltd (074 371 207) and AGL ACT Retail Investments Pty Ltd (093 631 586) trading as <i>ActewAGL Retail</i>	Electricity	Customers located in New South Wales who are connected to the distribution system of <i>ActewAGL Distribution</i> (partnership of ACTEW Distribution Ltd (ACN 073 025 224) and Jemena Networks (ACT) Pty Ltd (ACN 008 552 663))
AGL Sales Pty Ltd (090 538 337)	Gas	Customers located in New South Wales who are connected to the distribution system of <i>Allgas Energy Pty Ltd</i> (ACN 009 656 446)

Default RoLR's name and ACN	Energy that applies to RoLR	Connection point or distribution system
Aurora Energy Pty Ltd (082 464 622)	Electricity	Customers located in Tasmania who are connected to the distribution system of <i>Aurora Energy Pty Ltd</i> (ACN 082 464 622)
Origin Energy Electricity Limited (071 052 287)	Electricity	Customers located in Queensland who are connected to the distribution system of <i>Essential Energy</i> established under the <i>Energy Services Corporation Act 1995</i> of New South Wales
Sun Retail Pty Ltd (078 848 549)	Electricity	Customers located in Queensland who are connected to the distribution system of— (a) <i>Ergon Energy Corporation Limited</i> (ACN 087 646 062); and (b) <i>Energex Ltd</i> (ACN 078 849 055)
AGL Sales Pty Ltd (090 538 337)	Electricity	Customers located in Victoria who are connected to the distribution system of <i>United Energy Distribution Pty Ltd</i> (ACN 064 651 029) and <i>Jemena Electricity Networks (Vic) Ltd</i> (ACN 064 651 083)
AGL Sales Pty Ltd (090 538 337)	Gas	Customers located in Victoria who are connected to the distribution system of <i>SPI Networks (Gas) Pty Ltd</i> (ACN 086 015 036)
Origin Energy Electricity Limited (071 052 287)	Electricity	Customers located in Victoria who are connected to the distribution system of— (a) <i>Citipower Pty</i> (ACN 064 651 056); and (b) <i>Powercor Australia Ltd</i> (ACN 064 651 109)
Origin Energy (Vic) Pty Ltd (086 013 283)	Gas	Customers located in Victoria who are connected to the distribution system of <i>Multinet Gas Distribution Partnership</i> (partnership of <i>Multinet Gas (DB No.1) Pty Ltd</i> (ACN 086 026 986) and <i>Multinet Gas (DB No.2) Pty Ltd</i> (ACN 086 230 122))
Origin Energy (Vic) Pty Ltd (086 013 283)	Gas	Customers located in Victoria who are connected to the distribution system of <i>Victorian Gas Distribution Pty Ltd</i> (ACN 085 899 001) (not forming part of a declared distribution system within the meaning of the <i>National Gas Law</i>)
Red Energy Pty Ltd (107 479 372)	Gas	Customers located in Victoria who are connected to the distribution system of <i>Multinet Gas Distribution Partnership</i> (partnership of <i>Multinet Gas (DB No.1) Pty Ltd</i> (ACN 086 026 986) and <i>Multinet Gas (DB No.2) Pty Ltd</i> (ACN 086 230 122)) (not forming part of a declared distribution system within the meaning of the <i>National Gas Law</i>)

Default RoLR's name and ACN	Energy that applies to RoLR	Connection point or distribution system
TRUenergy Pty Ltd (086 014 968)	Electricity	Customers located in Victoria who are connected to the distribution system of <i>SPI Electricity Pty Ltd</i> (ACN 064 651 118)
TRUenergy Pty Ltd (086 014 968)	Gas	Customers located in Victoria who are connected to the distribution system of <i>Vic Gas Distribution Pty Ltd</i> (ACN 085 899 001)
TRUenergy Pty Ltd (086 014 968)	Gas	Customers located in Victoria who are connected to the distribution system of <i>SPI Networks (Gas) Pty Ltd</i> (ACN 086 015 036) (not forming part of a declared distribution system within the meaning of the <i>National Gas Law</i>)

Made by the Governor

on the unanimous recommendation of the Ministers of the participating jurisdictions and with the advice and consent of the Executive Council
on 28 June 2012

No 169 of 2012

South Australia

National Gas (South Australia) (National Energy Retail Law) Variation Regulations 2012

under the *National Gas (South Australia) Act 2008*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *National Gas (South Australia) Regulations*

- 4 Revocation of regulation 5A
 - 5 Insertion of regulation 7AA
 - 7AA Corporations Act displacement
 - 6 Insertion of regulation 17
 - 17 Transitional provision—Application of National Energy Retail Law in a participating jurisdiction
 - 7 Variation of Schedule 4—Conduct provisions
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *National Gas (South Australia) (National Energy Retail Law) Variation Regulations 2012*.

2—Commencement

These regulations will come into operation on 1 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 *National Gas (South Australia) Regulations*

4—Revocation of regulation 5A

Regulation 5A—delete the regulation

5—Insertion of regulation 7AA

After regulation 7 insert:

7AA—Corporations Act displacement

Pursuant to section 26A of the NGL, the following provisions of the Rules are declared to be Corporations legislation displacement provisions for the purposes of section 5G of the *Corporations Act 2001* of the Commonwealth in relation to the provisions of Chapter 5 of that Act:

- (a) Rule 251;
- (b) Rule 486;
- (c) Rule 528.

6—Insertion of regulation 17

After regulation 16 insert:

17—Transitional provision—Application of National Energy Retail Law in a participating jurisdiction

The variations made to these regulations by the *National Gas (South Australia) (National Energy Retail Law) Variation Regulations 2012* do not apply in a participating jurisdiction until the *National Energy Retail Law* is applied in that jurisdiction as a law of that jurisdiction.

7—Variation of Schedule 4—Conduct provisions

Schedule 4—at the end of Schedule 4 insert:

Rule 503

All provisions in Division 4 of Part 21

Made by the Governor

on the unanimous recommendation of the Ministers of the participating jurisdictions and with the advice and consent of the Executive Council
on 28 June 2012

No 170 of 2012

South Australia

National Electricity (South Australia) (National Energy Retail Law) Variation Regulations 2012

under the *National Electricity (South Australia) Act 1996*

Contents

Part 1—Preliminary

- 1 Short title
- 2 Commencement
- 3 Variation provisions

Part 2—Variation of *National Electricity (South Australia) Regulations*

- 4 Revocation of regulation 4A
 - 5 Insertion of regulation 5A
 - 5A Corporations Act displacement
 - 6 Insertion of regulation 6A
 - 6A Conduct provisions
 - 7 Insertion of Schedule 1AA
 - Schedule 1AA—Conduct provisions
 - 8 Variation of Schedule 2—Transitional and savings provision
 - 22 Application of National Energy Retail Law in a participating jurisdiction
-

Part 1—Preliminary

1—Short title

These regulations may be cited as the *National Electricity (South Australia) (National Energy Retail Law) Variation Regulations 2012*.

2—Commencement

These regulations will come into operation on 1 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 *National Electricity (South Australia) Regulations*

4—Revocation of regulation 4A

Regulation 4A—delete the regulation

5—Insertion of regulation 5A

After regulation 5 insert:

5A—Corporations Act displacement

Pursuant to section 10A of the new National Electricity Law, the following provisions of the Rules are declared to be Corporations legislation displacement provisions for the purposes of section 5G of the *Corporations Act 2001* of the Commonwealth in relation to the provisions of Chapter 5 of that Act:

- (a) clause 3.3.13A;
- (b) clause 3.15.21;
- (c) clause 6B.B5.3.

6—Insertion of regulation 6A

After regulation 6 insert:

6A—Conduct provisions

For the purposes of section 2AA(2) of the new National Electricity Law, a provision of the Rules listed in Schedule 1AA is prescribed to be a conduct provision.

7—Insertion of Schedule 1AA

After Schedule 1 insert:

Schedule 1AA—Conduct provisions

Provisions of the Rules

Clause 6B.A2.1

All provisions in Part B of Chapter 6B

8—Variation of Schedule 2—Transitional and savings provision

Schedule 2—after clause 21 insert:

22—Application of National Energy Retail Law in a participating jurisdiction

The variations made to these regulations by the *National Electricity (South Australia) (National Energy Retail Law) Variation Regulations 2012* do not apply in a participating jurisdiction until the *National Energy Retail Law* is applied in that jurisdiction as a law of that jurisdiction.

Made by the Governor

on the unanimous recommendation of the Ministers of the participating jurisdictions and with the advice and consent of the Executive Council
on 28 June 2012

No 171 of 2012

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DISTRICT COUNCIL OF CLEVE

Change of Meeting Date

NOTICE is hereby given that the normal August Council Meeting will be held on Friday, 10 August 2012, commencing at 9.30 a.m. in the Council Chambers, Main Street, Cleve, in lieu of Wednesday, 8 August 2012.

P. ARNOLD, Chief Executive Officer

THE COORONG DISTRICT COUNCIL

Adoption of Valuation and Declaration of Rates

NOTICE is hereby given that at a meeting of the Council held on Thursday, 21 June 2012 and for the year ending 30 June 2013, it was resolved:

Adoption of Valuation

To adopt, for rating purposes, the capital values made by the Valuer-General totalling \$1 326 113 160 of which \$1 289 241 179 is in respect to rateable land, and that 30 April 2012 shall be the day as and from which such valuations shall become the valuations of the Council.

Declaration of Differential General Rates

To declare the following differential rates based upon the use of all rateable land within its area:

- (a) 0.003514 cents in the dollar of the Capital Value of rateable land of Categories 1 and 9 uses (residential and 'other' categories).
- (b) 0.003514 cents in the dollar of the Capital Value of rateable land of Categories 2, 3, 4, 5 and 6 uses (commercial/industrial categories).
- (c) 0.002987 cents in the dollar of the Capital Value of rateable land of Category 7 use (primary production category).
- (d) 0.004041 cents in the dollar of the Capital Value of rateable land of Category 8 use (vacant land category).

Declaration of Fixed Charge

To set a fixed charge of \$343 that shall be payable by way of rates in respect of all rateable land.

*Declaration of Separate Rate—SA Murray Darling**Natural Resources Management Levy*

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 the amount contributed to the SA Murray Darling Basin Natural Resource Management Board, the Coorong District Council declares a separate rate of 0.000101cents in the dollar based on the capital value of rateable land in the area and the catchment area of the SA Murray Darling Basin Natural Resources Management Board.

Declaration of Separate Rate—South East Natural Resources Management Levy

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 the amount contributed to the South East Natural Resources Management Board, the Coorong District Council declares a separate rate of \$40 in respect of each rateable property in the area and the catchment area of the South East Natural Resources Management Board.

Declaration of Service Charges—Community Wastewater Management Schemes

To declare the following annual service charges for the Meningie, Taillem Bend and Tintinara Community Wastewater Management Schemes:

- (a) \$340 per unit for occupied land; and
- (b) \$170 per unit for vacant land.

To declare the following annual service charge for the Wellington East Community Wastewater Management Scheme:

- (c) \$290 per unit for occupied land; and
- (d) \$145 per unit for vacant land.

Declaration of Service Charges—Water Supply Systems

To declare the following service charges for the supply of water:

- (a) to which the Council makes available a water supply service in the area of Wellington East:

Annual Charge: \$218.70

Water rates: \$1.00/kl for water usage in excess of 125 kl/annum.

- (b) to which the Council makes available a water supply service in the area of Peake:

Annual Charge: \$159.30

Water rates: \$1.00/kl for water usage in excess of 125 kl/annum.

Payment of Rates

That rates will fall due and in four equal or approximately equal instalments on the following dates:

- 14 September 2012;
- 14 December 2012;
- 14 March 2013; and
- 14 June 2013.

M. A. BOYD, Chief Executive Officer

KINGSTON DISTRICT COUNCIL

Adoption of Valuation and Declaration of Rates 2012-2013

NOTICE is hereby given that in accordance with Section 167 (2) (a) of the Local Government Act 1999, the Kingston District Council hereby adopts, for the financial year ending 30 June 2013 the capital values made by the Valuer-General totalling \$1 076 521 340 of which \$1 017 167 880 is in respect of rateable land, and that 22 June 2012 shall be the day as and from when such valuations shall become the valuations of the Council.

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 and in accordance with Sections 153 (1) (b) of the Local Government Act 1999, Council hereby declares, for the financial year ending 30 June 2013, the following differential general rates varying according to locality and based on the capital value of all rateable land within the Council's area:

- (a) a differential general rate of 0.3300 cents in the dollar (Urban Rate) on the capital value of all rateable land within the townships of Kingston, Rosetown and Cape Jaffa including the Cape Jaffa Anchorage;
- (b) a differential general rate of 0.2600 cents in the dollar (Rural Living Rate) on the capital value of all rateable land within the Rural Living Zone (RuL) abutting the township of Kingston, as identified in maps King/12, King/14, King/15, King/16, King/18, King/20, King/21, King/23 and King/24 of Council's Development Plan Consolidated 31 March 2011; and
- (c) a differential general rate of 0.2330 cents in the dollar (Rural Rate) on the capital value of all other rateable land within the Council's area.

Declaration of Minimum Rate

That pursuant to Section 158 (1) (a) of the Local Government Act 1999, Council hereby fixes, in respect of the financial year ending 30 June 2013, a minimum amount payable by way of rates of \$458.75.

Declaration of Separate Rate—Regional Natural Resource 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 Resource Management Board, a separate rate of \$39.70 be declared on all rateable land in the Council's area, in respect of the financial year ending 30 June 2013, based on a fixed charge of the same amount on all rateable land.

Declaration of Annual Service Charges—Kingston Community Wastewater Management Scheme

That pursuant to and in accordance with Section 155 of the Local Government Act 1999 and Regulation 9A of the Local Government (General) Regulations 1999, Council hereby imposes, in respect of the financial year ending 30 June 2013, an annual service charge on all land to which Council provides or makes available the prescribed service known as the Kingston Community Wastewater Management System (CWMS) as follows:

- \$325.00 per unit on each occupied allotment; and
- \$217.50 per unit on each vacant allotment,

based upon the CWMS Property Units Code and varying according to whether land is vacant or occupied.

Declaration of Annual Service Charge—Mobile Garbage Bin Collection and Disposal Service

That pursuant to and in accordance with Section 155 of the Local Government Act 1999, Council hereby imposes, in respect of the financial year ending 30 June 2013, an annual service charge on all land to which the Council provides the prescribed service of Mobile Garbage Bin Collection and Disposal as follows:

\$238.90 per mobile garbage bin service collected from each allotment,

based upon the level of usage of the service and being charged in accordance with Council's Mobile Garbage Bin Collection and Disposal Policy.

Payment of Rates

That pursuant to Section 181 (1) of the Local Government Act 1999, Council hereby declares that rates declared for the financial year ending 30 June 2013 will fall due in four equal or approximately equal instalments payable on the following dates:

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

M. R. BATES, Acting Chief Executive Officer

THE DISTRICT COUNCIL OF MOUNT BARKER

Revocation of Classification as Community Land and Declaration as Public Road

NOTICE is hereby given that Council at its meeting held on 18 June 2012, resolved that:

1. Pursuant to Section 194 of the Local Government Act 1999, revokes the classification as community land from Allotments 498 and 499 in Filed Plan 9987, Dutton Road, Mount Barker; and

2. Subsequently, pursuant to Section 208 (4) of the Local Government Act 1999, declares Allotments 498 and 499 in Filed Plan 9987, Dutton Road, Mount Barker as public road.

A. STUART, Chief Executive Officer

WATTLE RANGE COUNCIL

Adoption of Valuations and Declaration of Rates

NOTICE is hereby given that at a meeting of Wattle Range Council held on 12 June 2012, the Council:

Valuations

1. Pursuant to Section 167 (2) (a) of the Local Government Act 1999, adopted the valuations that are to apply in its area for rating purposes for the 2012-2013 financial year, being the capital valuations of the Valuer-General, totalling \$3 219 149 180.

Differential Rates

2. Pursuant to Sections 153 (1) (b) and 156 (1) (b) of the Local Government Act 1999, declared differential general rates on rateable land within its area for the year ended 30 June 2013, varying on the basis of locality and land use as follows:

Millicent:

In respect of land within the township of Millicent:

- (i) for land assigned land use Category 7 (Primary Production), a rate of 0.3870 cents in the dollar;
- (ii) for all other land, a rate of 0.5160 cents in the dollar.

Rural Living:

For land outside the township of Millicent and within the Rural Living (Millicent) Zone as described in that part of the Development Plan consolidated 9 February 2012 (refer to Maps WatR/27, WatR/28, WatR/32, WatR/33, WatR/34, WatR/37, WatR/38, WatR/41 and WatR/42), under the Development Act 1993, applicable to the Council:

- (i) for land assigned land use Category 7 (Primary Production), a rate of 0.3870 cents in the dollar;
- (ii) for all other land, a rate of 0.4645 cents in the dollar.

Industry:

For land outside the township of Millicent and within the Industry Zone as described in that part of the Development Plan consolidated 9 February 2012 (refer to Maps WatR/28 and WatR/29), under the Development Act 1993, applicable to the Council:

- (i) for land assigned land use Category 7 (Primary Production), a rate of 0.3870 cents in the dollar;
- (ii) for all other land, a rate of 0.5160 cents in the dollar.

Bulk Handling:

For land outside the township of Millicent and within the Bulk Handling Zone as described in that part of the Development Plan consolidated 9 February 2012 (refer to Maps WatR/28 and WatR/29), under the Development Act 1993, applicable to the Council:

- (i) for land assigned land use Category 7 (Primary Production), a rate of 0.3870 cents in the dollar;
- (ii) for all other land, a rate of 0.5160 cents in the dollar.

Penola:

In respect of land within the township of Penola:

- (i) for land assigned land use Category 7 (Primary Production), a rate of 0.3870 cents in the dollar;
- (ii) for all other land, a rate of 0.5160 cents in the dollar.

Beachport:

In respect of land within the township of Beachport, a rate of 0.5160 cents in the dollar.

Rural Living Zone and Light Industry Zone:

For land outside the township of Beachport and within the Rural Living Zone and Industry Zone as described in that part of the Development Plan consolidated 9 February 2012 (refer to Maps WatR/4 and WatR/21), under the Development Act 1993, applicable to the Council, a rate of 0.4645 cents in the dollar.

Coonawarra:

In respect of land within the township of Coonawarra, a rate of 0.5160 cents in the dollar.

Kalangadoo:

In respect of land within the township of Kalangadoo, a rate of 0.5160 cents in the dollar.

Industry Zone:

For land outside the township of Kalangadoo and within the Industry (Kalangadoo) Zone as described in that part of the Development Plan consolidated 9 February 2012 (refer to Map WatR/19), under the Development Act 1993, applicable to the Council:

- (i) for land assigned land use Category 6 (Industrial—Other), a rate of 0.5160 cents in the dollar;
- (ii) for all other land, a rate of 0.3870 cents in the dollar.

Nangwarry:

In respect of land within the township of Nangwarry, a rate of 0.5160 cents in the dollar.

Southend:

In respect of land within the township of Southend, a rate of 0.5160 cents in the dollar.

Rendelsham:

In respect of land within the township of Rendelsham, a rate of 0.5160 cents in the dollar.

Tantanoola:

In respect of land within the township of Tantanoola, a rate of 0.5160 cents in the dollar.

Mount Burr:

In respect of land within the township of Mount Burr, a rate of 0.5160 cents in the dollar.

All Other Land:

In respect of all other land not hereinbefore referred to in the Council area, a rate of 0.3870 cents in the dollar.

Minimum Rate

3. Pursuant to Section 158 (1) (a) of the Local Government Act 1999, declared a minimum amount payable by way of general rates on rateable land in the Council area is \$510.

Service Charges

4. Pursuant to Section 155 of the Local Government Act 1999, imposed the following annual service charges:

(a) Garbage Collection Service:

An annual service charge based on the level of usage of the service, on all land to which the Council provides or makes available the prescribed service of the collection, treatment or disposal of waste via Council's waste management service in respect of each set of bins, or part thereof, provided 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:

- (i) three bin normal waste, recycling and green organics collection and disposal service of \$272; and
- (ii) two bin normal waste and recycling collection and disposal service of \$210.

(b) Community Wastewater Management Systems:

An annual service charge based on the nature of the service and varying according to the CWMS Property Units Code in accordance with Regulation 9A (3) (b) of the Local Government (General) Regulations 1999, on all land in the Townships of Penola, Southend and Kalangadoo to which it provides or makes available the Community Wastewater Management Systems being prescribed services for the collection, treatment and disposal of waste.

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- (i) Occupied Unit..... 520
- (ii) Vacant Unit..... 390

Separate Rates

5. Declared the following separate rates:

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 Resources Management Board declared a separate rate based on a fixed charge of \$40.80 per assessment in respect of all rateable land in the Council's area.

G. M. MOFFATT, Acting Chief Executive Officer

DISTRICT COUNCIL OF YORKE PENINSULA**Renaming of Road**

NOTICE is hereby given that the District Council of Yorke Peninsula at its meeting held on 9 May 2012, resolved pursuant to Section 219 (1) of the Local Government Act 1999, to rename the portion of Bowman Terrace, south of the Maitland to Ardrossan Road, to Vista Grove by notice in the *Government Gazette*.

A. CAMERON, Chief Executive Officer

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

Beale, Joyce Eileen, late of 8 Zilm Court, Encounter Bay, home duties, who died on 15 March 2012.

Dobrovic, Coralie Loris, late of 13 Fitzroy Terrace, Fitzroy, of no occupation, who died on 2 September 2011.

Grose, Mervyn Harold, late of 2 Wade Street, Eden Hills, retired executive manager, who died on 21 December 2011.

Jewell, Jill Pauline, late of 30 Oliver Street, Port Pirie South, married woman, who died on 2 April 2012.

Mayer, Anton, late of 172 Trimmer Parade, Seaton, of no occupation, who died on 18 April 2012.

Smith, Alfred James Rowlinson, late of 1 Garland Street, Glandore, retired truck driver, who died on 15 April 2012.

White, George, late of corner of Fort Street and Sylvan Way, Grange, of no occupation, who died on 14 March 2012.

Woodward, Kim Nolan, late of Second Street, Wild Horse Plains, retired welder, who died on 6 February 2008.

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 27 July 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 28 June 2012.

D. A. CONTALA, Public Trustee

SALE OF PROPERTY

Auction Date: Wednesday, 18 July 2012 at 11 a.m.

Location: Auctionblue.com.au
online

NOTICE is hereby given that on the above date at the time and place stated, by virtue of Orders for Sale issued by the Fines Payment Unit of South Australia, Penalty No. EXREG 11/11493-1 and others, are directed to the Sheriff of South Australia in an action wherein Hua Jie Chen is the Defendant, I, Mark Stokes, Sheriff of the State of South Australia, will by my auctioneers, Auctionblue make sale of the following:

1994 Honda Accord
Registration Number: S100AGZ

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.

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